

JOURNAL
OF THE
SENATE



TWENTY-FOURTH LEGISLATURE
OF THE
STATE OF ARIZONA
SECOND REGULAR SESSION
—1960—

SESSION CONVENED, MONDAY, JANUARY 11, 1960
SESSION ADJOURNED SINE DIE
SATURDAY, MARCH 26, 1960 AT 8:50 P.M.

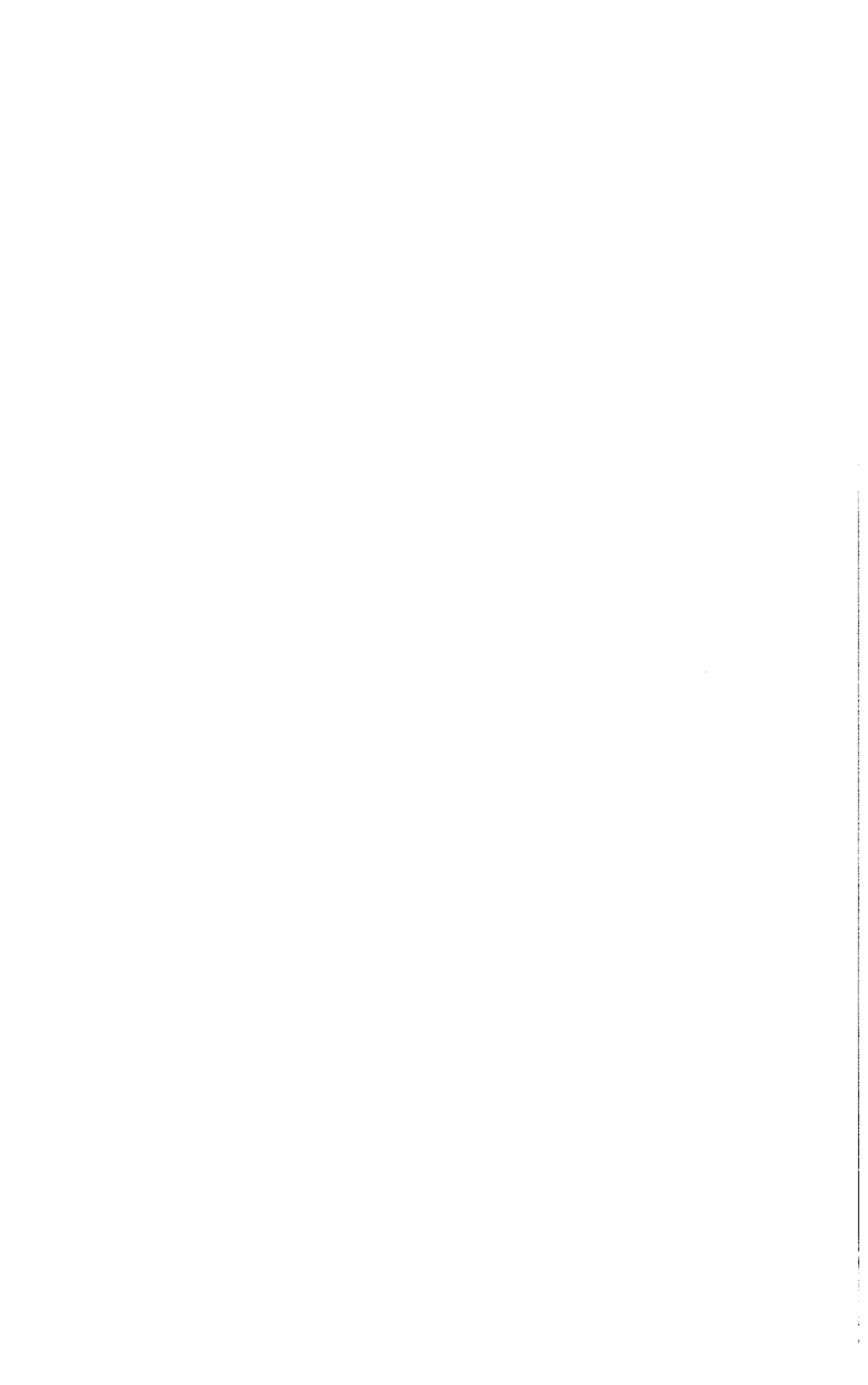
OFFICERS OF THE SENATE OF THE TWENTY-FOURTH
LEGISLATURE OF THE STATE OF ARIZONA

CLARENCE L. CARPENTER.....	President	
LOUISE C. BRIMHALL.....	Secretary	
RILLA S. DEAN.....	Assistant Secretary	
HARRY DRAKE.....	Sergeant at arms	
J. C. LAVERY.....	Assistant Sergeant at arms	
RABBI ALBERT PLOTKIN, of Temple Beth Israel, Phoenix	}	Chaplains
MONSIGNOR ROBERT J. DONOHOE, of St. Agnes Catholic Church, Phoenix.....		
ELDER GEORGE L. BARRON, of the Church of Jesus Christ of Latter-Day Saints, Phoenix.....		
REVEREND GEORGE COLE, of Westminster Presby- terian Church, Phoenix.....		

ALPHABETICAL LIST OF MEMBERS OF THE SENATE
TWENTY-FOURTH LEGISLATURE

Senators	County	Home Address	Occupation
Arnold, Ben L., Sr. (D).....	Pinal.....	Coolidge	Petroleum
Blansett, Glenn (D).....	Navajo.....	Joseph City.....	Motel & Oil
Bollinger, Thelma (D).....	Mohave.....	Kingman	Sales
Brooke, Hilliard T. (D).....	Maricopa.....	Phoenix.....	Public Relations
Brown, Neilson (D).....	Santa Cruz.....	Nogales	Insurance
Carpenter, Clarence L. (D).....	Gila.....	Miami	Insurance
Corbett, Hiram S. (R).....	Pima.....	Tucson	Lumber
Gale, Wm. Carl (D).....	Greenlee.....	Duncan	Railroad
Giss, Harold C. (D).....	Yuma.....	Yuma	Merchant
Goff, Charles S. (D).....	Pinal.....	Casa Grande.....	Retired
Greer, Melvin C. (D).....	Apache.....	St. Johns	Cattleman
Kitchel, Dan S. (D).....	Cochise	Bisbee	Retired
Lockhart, Lynn (D).....	Apache.....	Springerville	Oil
Mickelson, John (D).....	Graham.....	Thatcher	Merchant
Morrow, Robert E. (D).....	Mohave.....	Kingman	Realtor
Murphy, Frank G. (D).....	Maricopa.....	Phoenix	Insurance
Orme, Charles H., Sr. (D).....	Yavapai.....	Mayer	Cattleman

Palmer, David H. (D).....Yavapai.....PrescottLawyer
 Prochnow, Robert W. (D)..Coconino.....FlagstaffInsurance
 Richards, J. Morris (D).....Navajo.....WinslowPublisher
 Simms, Marshall L. (D)...Greenlee.....CliftonPetroleum
 Smith, C. B. (D).....Santa Cruz.....NogalesRetired
 Smith, Jim (D).....Graham.....CentralCattleman
 Spikes, A. R. (D).....Cochise.....DouglasRetired
 Sullivan, William A. (D).....Gila.....Globe.....Hardware Merchant
 Thompson, Ray H. (D).....Yuma.....ParkerRancher
 Udine, Fred F. (D).....Coconino.....Williams..Auto Court & Rentals
 Wine, David S. (D).....Pima.....TucsonAttorney



SENATE JOURNAL

TWENTY-FOURTH LEGISLATURE

SECOND REGULAR SESSION

1960

MONDAY, JANUARY 11

The second Monday in January being the date prescribed by the Constitution of Arizona for the annual meeting of the Legislature, the second regular session of the Twenty-fourth Legislature convened this day.

The Senate assembled in its chamber at 12 o'clock noon.

The President, Senator Clarence L. Carpenter, of Gila County, called the Senate to order.

Monsignor Robert J. Donohoe, of St. Agnes' Catholic Church, in Phoenix, offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

President Carpenter stated that because of the death of Senator Bollinger of Mohave County he had the sad duty to announce a vacancy in the Senate membership. The Senate stood at silence for one minute in respect to the memory of former Senator C. Clyde Bollinger.

RESOLUTION ON THE DEATH OF SENATOR BOLLINGER

Senator Morrow introduced Senate Resolution No. 1, entitled: "A Resolution on the death of Honorable Clyde Bollinger." The resolution was read in full as follows:

A Resolution

On the Death of Honorable Clyde Bollinger.

The Honorable C. Clyde Bollinger passed away on June 3, 1959, at the age of sixty-three years.

Senator Bollinger was a native of Las Animas, Colorado. He moved to Arizona at the age of twenty-six years and thereafter made a place for himself in his adopted state.

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Prior to moving to Kingman, Senator C. Clyde Bollinger settled in Oatman where for many years he operated a service station, motel and restaurant.

The Honorable C. Clyde Bollinger served in the Senate representing Mohave County from 1948 to 1952. At the time of his death Senator Bollinger was serving in his third term as a State Senator.

Senator Bollinger gave of his time and energies in an unstinting manner. His first call was to represent his constituents who had demonstrated their faith in him by electing him three times to the State Senate. His associates recognized that, despite his constant pain due to a hip injury, he nonetheless, treated everyone with warm friendship and he constantly attempted to help others.

His activities in the Senate were varied. Senator Bollinger, in his third term, was Chairman of the Committee on Suffrage and Elections. He was Vice Chairman of the Committee on Mines and Mining and, in addition thereto, he was an active member of six other Senate committees.

Upon the death of the Honorable C. Clyde Bollinger there were many expressions of regret. Among these was the following statement by Governor Paul Fannin:

'In the passing of Senator Bollinger, the State of Arizona has lost a valued citizen and an able member of our State Senate, who consistently supported legislation for the benefit of the people of his county and the State at large.'

Therefore

Be it resolved by the Senate of the State of Arizona:

That the members of the Senate do sincerely regret the passing of one of its members, Senator C. Clyde Bollinger, and do therefore extend condolences to his widow, Thelma, and to his son, Charles R., and his daughter, Minnobeth.

and was unanimously adopted.

The Secretary was instructed to transmit the resolution to the Governor.

**APPOINTMENT BY BOARD OF SUPERVISORS OF
MRS. THELMA BOLLINGER**

The President announced that the Board of Supervisors of Mohave County had appointed Mrs. Thelma Bollinger of that county to fill and serve out the unexpired term of her husband, C. Clyde Bollinger.

Senator Morrow moved that Mrs. Thelma Bollinger be invited to enter the Senate chamber and occupy a seat at the rear of the chamber. The motion was unanimously agreed to, and the Sergeant at Arms escorted Mrs. Bollinger into the legislative hall.

COMMITTEE ON CREDENTIALS

President Carpenter designated Senators Morrow, Sullivan, and

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Blansett as members of the Committee on Credentials to examine the credentials of Mrs. Bollinger.

RECESS

By unanimous consent at 12:07 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 12:13 p.m.

REPORT OF THE COMMITTEE ON CREDENTIALS

Senator Morrow, for the Committee on Credentials, reported that the committee has examined the credentials of Mrs. Thelma Bollinger and finds that she is entitled to a seat in the Senate as a Senator from Mohave County, replacing the late Senator C. Clyde Bollinger, and moved the adoption of the report. The motion was unanimously agreed to.

**COMMITTEE TO INVITE THE CHIEF JUSTICE TO
ADMINISTER OATH**

President Carpenter appointed Senators Orme, Wine, and Palmer as a committee to invite Chief Justice Struckmeyer to administer the oath of office to Mrs. Bollinger, and the Chief Justice of the Supreme Court was escorted into the Senate chamber by this committee.

OATH OF OFFICE

Chief Justice Struckmeyer administered the oath of office to Mrs. Thelma Bollinger, as follows:

“You do solemnly swear that you will support the Constitution of the United States and the Constitution and laws of the State of Arizona; that you will true faith and allegiance bear to the same, and defend them against all enemies whatsoever; and that you will faithfully and impartially discharge the duties of the office of a member of the Senate of the State of Arizona according to the best of your ability, so help you, God.”,

after which the Chief Justice was accorded a rising vote of thanks, and the committee escorted him from the Senate chamber.

SEATING OF SENATOR THELMA BOLLINGER

At the request of President Carpenter, Senator Bollinger was escorted by the Sergeant at Arms to her seat in the Senate chamber.

The roll was then called on the full membership of the Senate, and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

RULES OF THE SENATE

Senator Giss stated that, since the Rules of the Senate had been

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adopted for the entire Twenty-fourth Legislature (page 26, Journal of the Senate, Twenty-fourth Legislature, first regular session) it will not be necessary to adopt new Rules for this second regular session.

PRINTING CONTRACTS

Senator Brown moved that the contracts entered into with the various local firms at the first regular session of the Twenty-fourth Legislature for the printing of bills, stationery, etc., be continued in effect for the second regular session of the Twenty-fourth Legislature. The motion which was seconded by Senator Giss was unanimously agreed to.

READING OF BILLS BY NUMBER AND TITLE ONLY

Senator Giss moved that, unless otherwise requested and ordered, all bills, resolutions and memorials under the order of business, first and second reading, during the second regular session of the Twenty-fourth Legislature, be read by number and title only. The motion, seconded by Senator Brown, was unanimously agreed to.

NOTIFICATION OF THE HOUSE AND THE GOVERNOR

President Carpenter appointed Senators Corbett, Udine, and Bollinger as a committee of three to notify the House that the Senate is organized and ready for the transaction of business, and to act with a like committee from the House to notify the Governor that the second regular session of the Twenty-fourth Legislature is organized and ready to receive any communication he might wish to deliver.

COMMITTEE FROM THE HOUSE

The Sergeant at Arms, at 12:20 p.m., announced a committee from the House of Representatives, consisting of members Rhodes, Campbell, Klauer, Haugh, and Bowman. The committee informed the Senate that the House is organized and ready for the transaction of business.

RECESS

By unanimous consent, at 12:21 p.m., the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 12:27 p.m.

REPORT OF COMMITTEE ON NOTIFICATION
OF HOUSE AND GOVERNOR

Senators Corbett, Udine, and Bollinger, the committee appointed by the President, reported that they had notified the House and the Governor that the Senate is organized and ready for business. The committee also reported that the Governor will be ready to deliver his message at 12:30 p.m. in the House chamber.

RECESS

By unanimous consent, at 12:29 p.m., the Senate stood at recess subject to the call of the gavel following the joint session.

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JOINT SESSION

In accordance with the recess taken by the two Houses, the Senate and the House of Representatives assembled in joint session at 12:30 p.m., in the House chamber, the President of the Senate in the chair.

The President called the Senate and the House of Representatives to order.

The Secretary of the Senate called the roll of the Senate and a quorum was present.

The Chief Clerk of the House of Representatives called the roll of the House, and a quorum was shown to be present.

His Excellency, the Governor of Arizona, Honorable Paul Fannin, appeared in the House chamber escorted by Senators Corbett, Udine, and Bollinger, the committee appointed by the Senate; and Members Rhodes, Campbell, Klauer, Haugh, and Bowman, the committee appointed by the House. The Governor was introduced by the President of the Senate, and a cordial welcome was extended him.

THE GOVERNOR'S MESSAGE

The Governor addressed the joint session as follows:

Mister President, Mister Speaker, members of the Arizona Senate and House of Representatives, fellow Arizonans:

We meet here today under historic circumstances. You will be the last Arizona Legislature to convene in regular session in this, the original State Capitol Building.

Let us not forget that it was in this room that the Constitution of our State was written and submitted to the people of the frontier Territory of Arizona.

It was here, forty-eight years ago next March, that our First State Legislature convened to hear the executive message of the Old Roman, George W. P. Hunt.

On that occasion Governor Hunt predicted that Arizona's future would far exceed (and I quote) "the brightest dreams vouchsafed in the past to Arizona's optimistic and unconquerable pioneers."

Blessings have indeed come to Arizona. From the beginning, the hardy independence of our people assured that our State would become one of the truly great commonwealths. In the last twenty years our economic and population growth, a national phenomenon, have proved this.

Blessings, though, are never unmixed. Nowhere has the effect of the growth of this State been more seriously reflected than in the cost of our Government and related activities.

Twenty years ago, in 1940, when indications of Arizona's modern expansion were first seen, the Legislature's general fund appropriation was \$7,081,719.

Last year our Legislature appropriated from the State

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general fund \$93,552,364. Last year's appropriation was an increase of more than \$22 million dollars over the 1958 general fund outlay.

Bear in mind that this single year's budget-increase alone was three times as great as the entire general fund budget just two decades before.

I would like to take this opportunity to urge every consideration be given Senator Morrow's bill providing for the development and regulation of activities pertaining to the peaceful uses of atomic energy. Senator Morrow has done a great deal of work on this subject.

EDUCATION

We are all aware that the greater part of the 1959 budget increase was embodied in the 61 per cent raise in the State appropriation for public schools.

The ratio of cost of Arizona schools has far outdistanced our population growth. Two decades ago the taxpayers of this State were providing an average of \$122 per student for the education of 89,025 elementary and high school students.

Last year our student total was 242,111 and the average per student support was \$429.24.

Twenty years ago the total overall Arizona tax expenditure for the common and high schools was \$11,752,702. This year the taxpayers of Arizona will have provided more than \$130 million dollars for these same schools.

It is right and proper that education should by far command the largest part of our State and local tax dollar and our greatest concern.

If the day should come when that is not true, then this will no longer be the America our forefathers conceived; for it was their conception that the public schools of this Nation should be the one government responsibility closest to the people.

To that end, I expressed to you in my message last year my conviction that Arizona should remove the constitutional barrier against service upon the State Board of Education of Arizonans who are not directly employed in our educational system. Arizona is the only State where such a barrier exists.

Historically, the educational profession itself has disclaimed any request for dominant representation on such boards. Therefore,

- (1) I recommend that this Legislature refer to the ballot a constitutional amendment requiring that membership on the State Board of Education be representative of the general public, as well as of the profession of education.
- (2) I also recommend that companion legislation be enacted requiring the State Board of Education to re-define the State's basic philosophy and approach to

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education and to define education's primary goals and responsibilities.

Over the years, the major endeavor in this State has been toward achieving equal financial support for the basic education of each youngster regardless of geographic location or economic status of his school district.

Last year, through enactment of the School Finance Act of 1959, this Legislature made more progress toward that goal than any Legislature in the State's history. And I commend you for your work.

On the other hand, the measure of the strength of education cannot be counted alone in terms of dollars spent.

There is another and a far more important standard. It is the standard of education itself.

What education are we providing our children for the 130 million dollars we are this year spending upon our common and high schools?

The present crisis in world history imperatively demands an answer to that question as does the ever-mounting burden of taxation.

Only by clearly defining our educational goals will we receive a full dollar's worth of value for every tax dollar spent for schools.

We must know where to minimize and where to concentrate or strengthen. We cannot afford dissipation of precious and costly school time in non-essential refinements if we are to be able fully to meet our financial obligations to our schools and our moral obligations to our youth and to our Nation.

I must say here that it is my opinion that as a people we have been derelict in defining just what we do expect of our educational system.

It is also my opinion that today the overwhelming majority of our citizens are deeply concerned with this lack. They would welcome a clear and understandable breakdown of our school system's curriculum and objectives, as they now exist.

There is a quotation from Abraham Lincoln which fits our situation. On a subject of his times, Mr. Lincoln once said: "If we could first know where we are, and whither we are tending, we could better judge what to do and how to do it."

Next year, therefore, must be one of decision in the field of school curriculum. The people of Arizona, the State School Board (however constituted), local school trustees, and our teachers and our State and local administrators, cannot properly approach the problem unless they have at hand a clear and adequately documented survey of the proportionate weights in our present courses of study and school activity.

Nor will the public be prepared and willing to meet its responsibility unless properly informed. Therefore,

(3) I recommend that this Legislature confer with the

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State Superintendent of Public Instruction and other proper authorities to determine the scope, cost, and methods of research necessary to provide complete factual information on the existing curriculum in our public school system. Such a report should be submitted to our State and local school boards and our school authorities in January, 1961, and be available to the general public. The report should make readily understandable the present quantity in hours of instruction devoted to specific subjects and activities at the high school and other levels, as determined. It is my recommendation that the Governor be authorized to create a committee, to be composed of representatives of the Office of State Superintendent of Public Instruction and our school boards, the educational profession, labor, business, industry and the Parent-Teachers Association, to act in an advisory capacity in securing this information. It is further my recommendation that an appropriation be made, sufficient to meet the costs of such a survey and to employ proper personnel to compile the information sought.

Arizona's present minimum requirements are immediately available. So is much of the other material necessary for such an inquiry. Our devoted school boards and our educational authorities have made continuous study in the field of curriculum.

For example, the State Board in recent months authorized a curriculum revision study as did the Arizona Education Association, which further points up the need for comprehensive overall information.

The youth of America, given the challenge of intellectual disciplines that demand the very best of their ability, will outdo the youth of any land.

Let us in Arizona create such a challenge.

In this session you will be considering the advisability of appropriating matching funds for participation in the National Defense Education Act. I suggest that there is a surer, safer road to education for maximum freedoms and productive and creative achievement than Federal patronage.

In its first session last year this Legislature adopted the School Finance Act of 1959. Supporting school revenue was provided by the enactment of a special education tax in the form of a 50 per cent increase in the State privilege license tax.

This act, embodying features beyond the capacity of earlier Legislatures, and its companion revenue measure, provided our schools with an additional 18 million dollars. As a result—and for the first time in many, many years—the general total of school district taxes decreased instead of increased.

Tax authorities with whom I have conferred are pessimistic about chances of further decreases next year in school district taxes. In fact, a number of them seriously doubt if

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the districts can even hold the line against increases unless rigid economy is practiced.

An argument most frequently used against creating needed school funds at the constitutional State level for the special relief of individual distressed school districts is the wide variation in property assessment ratios in the 14 counties. It is charged that in this State there exists no really reliable assessment yardstick of comparative real property wealth. Therefore,

- (4) I recommend that this Legislature renew its consultations with the County Assessors and the State Tax Commission relative to financial and other requirements for the latter body fully to carry out its legal duty of establishing uniformity of assessment practices in each of the Counties of the State.

I commend you for your interim committee work on the recodification of our school laws. Your passage of the recodification amendments this year would eliminate many inconsistencies and conflicts which have accumulated over the years. This action would undoubtedly make it easier for school boards and administrators to do a better job.

I trust that you will give serious consideration in this session to the recommendations of your Junior College Survey Committee. The early establishment of several adequately sized and equipped Junior Colleges would strengthen Arizona's education and help to meet several very pressing needs.

Junior Colleges of the type recommended by your committee, I understand, would provide both technical terminal courses as well as college parallel courses. The rapidly growing manufacturing industry in this State has great need for more and more technically trained personnel. Many of our youth want and need the opportunity of acquiring marketable skills of the type which could be profitably offered by Junior Colleges.

Needless to say, the pressures upon our four-year Universities and College are mounting so rapidly that they may soon be forced to a size too large for maximum efficiency and effectiveness. A well planned Junior College system could do a great deal to relieve this situation.

In discussing any subject involving increased or additional expenditures I am aware that excise and income tax revenues of the State Government this year have been seriously affected as the result of work stoppages and strikes in Arizona.

In normal years the copper mining industry accounts for almost one-fourth of our State income tax revenue. The construction industry, which earlier suffered a work stoppage, is also a considerable factor in State income taxes.

Excise tax collections have been hit; not only as the tax falls directly upon sales by the mining industry and the activity of the construction industry, but also due to lessening of the vast sums in wages and purchases which normally flow into our economy.

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Next week when I deliver the budget message and present to you the requests of the various State departments, institutions and agencies, I shall in detail discuss certain fiscal aspects of the State Government. Among other items to be presented at that time will be capital expenditures for State institutions and the needs in such fields as welfare and public health and the other requirements of our rapidly growing State.

The appropriation increases which I am recommending today are those primarily designed to increase the State's revenue.

INDUSTRIAL AND TOURIST DEVELOPMENT

For reasons of health, scenery, climate and the like, tens of thousands of newcomers will be added to Arizona's population in this and future years. To support this continuing influx of new family units, thousands of jobs must be created—and manufacturing industries are one of the most logical sources.

In the past decade, Arizona manufacturing output has quadrupled—from 129 million dollars in 1949 to an estimated 550 million dollars in 1959. The job ratio increase has been comparable. Manufacturing has joined mining, agriculture and tourism as a major source of income. Furthermore, establishment of hundreds of new business and industrial concerns in Arizona during the past decade has helped greatly to broaden the State's tax base.

In addition, it must be remembered that new or expanded manufacturing plants also help create new service jobs in the community. Economists, in fact, are in agreement that each new manufacturing job supports at least two new service jobs. Thus, the 6,600 new manufacturing jobs created in 1959 were responsible, in turn, for at least 13,000 additional service positions of various kinds.

With these thoughts in mind, last year I created the special post of industrial development aide in my office to help attract new and desirable industry to Arizona—as well as assist present business and industry, when requested, to plan expansion programs.

Arizona has a great deal to offer new industries: A favorable tax and physical climate, a strategic sales and geographical position, and a plentiful reservoir of skilled labor with good productivity and low absenteeism.

Unfortunately, there are many types of desirable industry still unrepresented on our industrial list. I am hopeful that the efforts of my office—in conjunction with this Legislature, the Arizona Development Board and many dedicated public and private organizations—will help add new names and products to our industrial roll call.

Space age and atomic research promise almost incredible devices and materials designed to make human life safer, more comfortable and more efficient in the future. Arizona can well be the birthplace of many of these contributions to mankind's

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welfare if we exert every effort to provide the type of economic and cultural climate that will attract modern industry in increasing numbers.

Both as a generator of income and jobs, tourism is big business in Arizona today. Last year, tourist expenditures were a minimum of 275 million dollars, triple the 1949 total. This 275 million dollar income, incidentally, represents a ratio of 500 tourist dollars spent in Arizona for every dollar of tourist promotion outlay by State and local agencies, chambers of commerce and private firms.

We should keep in mind, too, that virtually every dollar of our tourist income is taxable here, as well as being spent here. Furthermore, these dollars are spent on all levels—public and private—and their turnover within a calendar year is estimated to be fourfold.

It is evident, therefore, that taxable tourist expenditures—a most welcome source of funds—have the desirable effect of boosting governmental revenues, thus affording a measure of indirect tax relief to the homeowner.

Happily, Arizona is generously endowed with physical and climatical attractions which can make possible a billion dollar tourist industry in little more than a decade—provided we make adequate financial support available to such agencies as the Arizona Development Board. Therefore,

- (1) I recommend that every consideration be given the Board's request for an appropriation increase so that it can expand those activities needed to promote industrial development and tourist income.

LIQUOR LICENSES AND CONTROL

In studying the various ramifications of the effect of the 1960 Federal census upon the liquor license quota system, I hope you will give particular notice to the current sales price of these licenses in relation to the revenue received by Arizona from them.

In other words, in your deliberations concerning the number of licenses, I feel the primary frame of reference should be this: Is the revenue to the State commensurate with the value of the franchises granted by the State?

Moreover, I believe we should give very grave consideration to the wisdom of issuing any additional licenses.

In particular, I wish to emphasize my personal opposition to the issuance of any liquor licenses upon State operated property. In this regard, I have particular reference to the public grounds upon which we hold, annually, our Arizona State Fair.

WATER AND POWER

A year ago, the end of Arizona's long struggle in the United States Supreme Court to establish its rights to a fair share of the waters of the Colorado River was in sight. I

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suggested that, pending the successful termination of that action, we should be concentrating on plans to make effective use of the additional water which may be awarded to us by the Court. Because of the apparent imminence of the Master's report, it would be well for each House of the Legislature to designate an interim committee to evaluate the findings of the Master's report in order to be prepared should there be a need for Legislative action.

This year will bring, also, a hearing before the Federal Power Commission on Arizona's application for a license to construct a complex of power dams on the Colorado River and its tributaries.

Linked together as they are, these two needs—water diversion and power development—are vital factors in the development of our growing and prospering State. Water is the life blood of Arizona; power the measure of our potential.

OIL AND GAS

This year of 1960 may bring, too, a determination as to the extent of our estimated large petroleum reserves. Test drillings are to be made in Arizona which we hope will verify geological evidence that we possess a great storehouse of oil and gas wealth. Should our expectations be fulfilled, every effort must be made to develop these resources as rapidly as possible, yet consistent with good conservation practices.

This is imperative—for rapid development of our oil and gas potential would produce vast new sources of revenue for our State. In turn, this would mean ultimate tax relief for Arizona homeowners through expanded payrolls, royalty payments, and other benefits. Therefore,

(1) I recommend an adequate appropriation for the Oil and Gas Commission to help carry out its important work.

SAVINGS AND LOAN CODE

I have been informed that this Legislature, through its House Banking and Insurance Committee, has about completed work on legislation aimed at correcting a serious fault in Arizona's governmental operations. I am referring to the State's apparent lack of adequate authority over savings and loan institutions and "thrift-type" companies. You are to be commended for your efforts in this direction.

As most of you know, Arizona statutes presently relating to such institutions are a patchwork. They have been amended piecemeal and without due regard to other statutes.

Yet these organizations today represent thousands of citizen accounts involving millions of dollars. We would be derelict in our duty if we were not to see that these investments are adequately protected.

Therefore,

(1) I again recommend enactment of an adequate modern savings and loan code.

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- (2) I recommend enactment of a companion bill which would impose similarly-needed controls over "thrift-type" organizations.

STATE LANDS

Historically, the policy of our State government on public lands has been to place them in productive use, through lease or public auction, so as to produce the greatest amount of revenue possible—both to the State's general economy and as a source of tax revenue.

It is my recommendation that this policy be pursued.

In this connection, our State Land Department, through its commissioner, will soon present to you a series of recommendations in the form of proposed bills which are designed to accomplish this.

Among these bills, also, will be recommendations to help simplify and streamline State Land Department operations.

I know this Legislature will give serious and thoughtful consideration to these proposals.

INDIAN AFFAIRS

Today, we face a tremendous challenge in Arizona Indian affairs. We find such growing problems as legal jurisdiction on reservations, public school education for Indian children, voting on reservations, and economic opportunities for Indian people.

This challenge concerns the entire State, for some 65,000 Indians of 14 tribes live on the 19 reservations that comprise nearly one-third of Arizona. An estimated 45,000 Indian people additionally live off the reservation.

At my request the Arizona Commission of Indian Affairs has developed a long-range program based on the voluntary cooperation of citizens who can contribute to a statewide effort at the least possible cost to the State. On a basic annual budget of \$15,000 this Commission seeks to bring about the mutual understanding and practical effort necessary between Indian and non-Indian citizens to achieve realistic answers to these problems now facing Arizona.

STATE JUDICIAL SYSTEM

I am informed that this Legislature will be asked in the near future to refer to a vote of the people a proposed constitutional amendment aimed, primarily, at relieving our presently overcrowded court dockets.

This is a laudable aim, and one to which I am sure you will give your most careful consideration.

SEMI-CENTENNIAL COMMISSION

As you all know, the time is drawing near when Arizona

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will observe its 50th Anniversary as a State. I believe it is time we began making preparations for this historic event, which will begin February 14, 1962.

Planning for such a commemoration should, of course, be carried into every county and community of Arizona. However, I feel that the leadership and direction of such a celebration should be from the State level. Therefore,

- (1) I recommend that this Legislature create an Arizona Semi-Centennial Commission, to consist of both legislative and lay membership.
- (2) I recommend that a reasonable appropriation be made so that the Semi-Centennial Commission can begin preparation of plans for the anniversary observance.

TRAFFIC SAFETY

There is no more serious problem facing the people of our State than our appalling highway traffic fatality rate.

Last year, to a certain extent, this Legislature enacted laws providing greater penalties for those driving violations which have contributed so tragically to our death toll.

Apparently this was not enough. In the year just ended, motor vehicle accidents upon our road system accounted for 514 more dead—a new all-time high. In addition, these accidents brought injuries to 10,452 persons, and an economic loss which has been estimated in excess of 66 million dollars.

This is a situation which Arizona can no longer tolerate. Yet, you and I—and every citizen of this State—must accept some measure of responsibility for our failure to provide adequate remedy against it.

Recently, at my request, the Arizona Highway Commission set up a research committee to begin preparation of a report evaluating Arizona's traffic safety needs in the light of standards recommended by authorities in the field of traffic accident prevention.

In the near future I plan to establish, by executive decree, a co-ordinating committee which will be known as the "Governor's Traffic Safety Co-ordinating Council." All State departments and agencies which have primary responsibility for traffic control and safety will be represented on this council.

There is also an apparent need for a manual of uniform procedures to be made available to justices of the peace and magistrates. And I would suggest that funds be appropriated to finance such a project by the University of Arizona College of Law.

Present inequities in our manslaughter-by-automobile provisions should also be looked into. I believe there is a need for legislation which would make civil and criminal actions involving this type of accident completely separate and independent.

Recently, the State Board of Education and the State

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Highway Commission met, at my invitation, to study problems of upgrading management of the operators of Arizona's largest transportation system—our fleet of school buses. I am happy to report that there was agreement on the points at issue and that a program is now underway which will substantially increase the safety of our school children.

It may become necessary, however, to revise Section 28-857 ARS, relative to overtaking and passing a school bus, because of existing confusion.

I wish I could say that the above-mentioned actions and recommendations would put an end to the carnage on our highways. I cannot. While they promise certain benefits, I firmly believe we must do much more than this. We must boldly proclaim that the drunk driver, the negligent driver, the irresponsible driver, be taken off our highways.

How are we to do this? By the simple expedient of depriving offending drivers of their right to operate a motor vehicle, the length of suspension to be determined by the seriousness of the offense.

This is not a new idea. Plans similar to this have produced startling results in some Eastern states and in some neighboring countries. Therefore, I recommend:

- (1) That in addition to the system of penalties now imposed by the courts of this State, this Legislature make the operation of a motor vehicle by an operator whose license has been revoked, suspended or limited, a felony, to be dealt with by the courts in the regular manner upon conviction.
- (2) That upon first conviction for any moving vehicle violation within 12 calendar months, of any offense other than drunk or reckless driving, the license of the convicted vehicle operator be suspended by the magistrate for a period of one week.
- (3) That upon second conviction for any moving vehicle violation within 12 calendar months the license of the convicted operator be suspended for one month.
- (4) That upon third such conviction in any 12 calendar months the license of the convicted violator be suspended for one year.
- (5) In regard to those charged with drunk and reckless driving, I suggest that upon first conviction within 24 calendar months the convicted operator's license be suspended for a period of one month.
- (6) That upon second such conviction within any 24 calendar months the convicted operator's license be suspended for a period of one year.
- (7) That upon third such conviction in any 24 calendar months the convicted operator's license be suspended for a period of three years.
- (8) That this Legislature again give consideration to a

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substantial increase in the membership of our Arizona Highway Patrol so that traffic laws can be adequately enforced.

I realize that what I have recommended here are stern measures. However, in my opinion, they will have a greater effect on the indifferent motorist than any system of fines ever devised. Moreover, they will remove from our highways the consistent violator who refuses to respect the life and the property of his fellow citizen.

The time has come for stern measures. Let us face up to the problem courageously—stop talking about highway deaths—and do something about death on our highways.

By faithful and courageous dedication to duty, and with God's help, we can justify the confidence which the people of Arizona have placed in us.

A rising vote of thanks was accorded the Governor. Whereupon, at 1:01 p.m. the joint session was dissolved.

CLARENCE L. CARPENTER
President of the Senate

LOUISE C. BRIMHALL
Secretary of the Senate

W. L. "TAY" COOK
Speaker of the House of Representatives

RUBY H. SANDERS
Chief Clerk of the House of Representatives

The President called the Senate to order at 1:08 p.m.

RECOGNITION OF SENATOR ORME'S BIRTHDAY

The President announced that since today is Senator Orme's Birthday, and the President understood it was his "thirty-ninth" Birthday, the Sergeant at Arms had a presentation to make at this time, in recognition of this occasion. Mr. Harry Drake, the Sergeant at Arms, brought a beautifully decorated cake, accompanied by proper lighting, into the Senate chamber and presented it to the senior Senator from Yavapai County, Honorable Charles H. "Chick" Orme. Whereupon, the singing of "Happy Birthday, Chick" was melodiously rendered by the Senator's colleagues. Congratulations were extended, and the Birthday cake was very much enjoyed by the Senators and attaches.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 1:11 p.m. the Senate stood adjourned until tomorrow, Tuesday, January 12, 1960, at 10 a.m.

CLARENCE L. CARPENTER
President

LOUISE C. BRIMHALL
Secretary

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TUESDAY, JANUARY 12

The Senate met at 10 a.m.

Monsignor Robert J. Donohoe offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced that Senator Richards, of Navajo County, had been excused.

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Senator Morrow moved that the Rule requiring the reading of the Journal be dispensed with and the Journal be approved as recorded by the Secretary. The motion was agreed to.

PERSONAL PRIVILEGE

Senator Giss arose to a point of personal privilege and spoke as follows:

Mr. President, I desire to speak on personal privilege:

Mr. President, I would be remiss in my duty as a veteran legislator if I did not immediately and favorably recognize the tremendous advance work that has been done by the Senate Appropriations Committee since the first of this year 1960 up to the date of the commencement of this second regular session of the Twenty-fourth Legislature.

The entire Senate Appropriations Committee, under the able and competent leadership of Robert Prochnow, Senator from Coconino County, has been meeting each day with heads of departments, boards, agencies and commissions of this state to determine their financial needs for the next fiscal year. By working in advance of the opening day of this session from early morning until late in the evening they have been able to conclude a tremendous load of work which would have taken four or five weeks if they had not followed their course and had waited until this session began.

As a result the work of this Senate, and each of its committees, can now be advanced and accelerated and I anticipate a smooth running, streamlined operation of this legislative body for which the major portion of credit should go to the entire Senate Appropriations Committee.

The membership of this body may well be proud of the efforts of this committee and my purpose in bringing the matter before the Senate at this time is to express my appreciation to these fine people for their unselfish devotion to the service of our great state.

Thank you, Mr. President.

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INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent read the first time by number and title and were laid over one day:

Senate Bill No. 1, by Senators Arnold and Goff, entitled: "An Act making an appropriation to the state prison and institute of educational rehabilitation for construction and equipment of a women's prison."

Senate Bill No. 2, by Senators Arnold and Prochnow, entitled: "An Act making an emergency appropriation to the Arizona highway department for the highway patrol."

Senate Bill No. 3, by Senators Arnold and Goff, entitled: "An Act making an appropriation to the Arizona children's colony board for construction and equipment of cottages."

Senate Bill No. 4, by the Committee on Judiciary, entitled: "An Act relating to salaries; increasing the salary of supreme court judges, and amending section 12-106, Arizona Revised Statutes."

Senate Bill No. 5, by Senators Arnold and Goff, entitled: "An Act relating to the Arizona children's colony board, and making a reallocation of funds."

Senate Bill No. 6, by Senator Palmer, entitled: "An Act relating to witnesses; prohibiting examination of a husband or wife for or against the other; providing for privileged communications; prescribing exceptions, and amending section 13-1802, Arizona Revised Statutes."

Senate Bill No. 7, by Senator Palmer, entitled: "An Act relating to evidence; prohibiting examination of a husband or wife for or against each other; providing exceptions thereto, and amending section 12-2231, Arizona Revised Statutes."

Senate Bill No. 8, by Senators Wine and Corbett, entitled: "An Act relating to public lands; providing for issuance of patents for less than the entire tract of state lands purchased, and amending section 37-251, Arizona Revised Statutes."

Senate Bill No. 9, by Senator Morrow, entitled: "An Act relating to Indian affairs; providing for the establishment of an advisory commission of Indian affairs and a tribal commission; prescribing membership, terms, compensation and powers and duties; providing for transfer of files; related papers and unexpended part of appropriation, and amending sections 41-541 and 41-542, Arizona Revised Statutes."

Senate Bill No. 10, by Senator Morrow, entitled: "An Act relating to traffic safety division; providing powers and duties; amending section 28-261, Arizona Revised Statutes, and repealing sections 28-262, 28-263 and 28-264, Arizona Revised Statutes."

Senate Bill No. 11, by Senator Morrow, entitled: "An Act making an emergency appropriation to the Arizona highway department for the highway patrol."

Senate Bill No. 12, by Senators Morrow and Prochnow, entitled: "An Act relating to elections; providing for the location of polling places in instances where state or political subdivisions thereof have no jurisdiction, and amending title 16, chapter 7, article 9, Arizona Revised Statutes, by adding section 16-861.01."

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Senate Concurrent Resolution No. 1, by Senators Brown, Prochnow, Spikes, Corbett, Murphy, Orme, Giss, Udine, Thompson, Mickelson, Simms, Arnold, Blansett, Gale, Goff, Richards, Morrow, and Lockhart, entitled: "A Concurrent Resolution proposing an amendment of the Constitution of Arizona relating to education; prescribing the membership of the state board of education, and amending article 11, section 3, Constitution of Arizona."

STANDING COMMITTEES OF THE SENATE

The President announced that the membership of the Senate Standing Committees will remain the same during the current session of the Legislature, with the following exceptions:

Senator Thelma Bollinger
(Mohave)

Suffrage and Elections,
Chairman
Mines and Mining,
Vice-Chairman
Banking and Insurance
Enrolling and Engrossing
Labor and Management
Military and Veterans' Affairs
Public Health and Welfare

Senator Glenn Blansett (Navajo)

Public Health and Welfare,
Vice-Chairman
Agriculture and Irrigation
Enrolling and Engrossing
Fish and Game
Livestock and Public Lands
Counties and Municipalities
Finance and Revenue

President Carpenter announced further that Senator Morrow had relinquished to Senator Bollinger his membership on the Public Health and Welfare Committee.

COMMITTEE MEETINGS SCHEDULED THROUGH PRESIDENT'S OFFICE

The President made a request to the Committee Chairmen that they schedule all committee meetings through the President's office in order that he may make proper room assignment, thereby avoiding confusion at meeting time.

TELEPHONE OPERATION INSTRUCTIONS

The President made announcement of the fact that instructions for use of the new telephone switchboard operation will soon be placed upon the desk of each Senator.

SENATORS' PHOTOGRAPHS

President Carpenter announced that the photographer who is to photograph the Senators and officers of the Senate will be in Room 408 of the Capitol Building, beginning at 10 o'clock this morning.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to, and at 10:12 a.m. the Senate stood adjourned until tomorrow, Wednesday, January 13, 1960, at 10 a.m.

CLARENCE L. CARPENTER

LOUISE C. BRIMHALL
Secretary

President

WEDNESDAY, JANUARY 13

The Senate met at 10 a.m.

Monsignor Donohoe offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced that Senator Brooke, of Maricopa; Senator Greer, of Apache; and Senators Mickelson and Smith, of Graham, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Tuesday, January 12, 1960, was dispensed with and the Journal was approved.

EXECUTIVE APPOINTMENTS

The President laid before the Senate a communication from the Governor which was read as follows:

January 12, 1960

Honorable Clarence L. Carpenter
President
Arizona State Senate
Twenty-fourth Legislature
Second Regular Session

Dear Mr. President:

On January sixth, 1960, I reappointed Mr. Alfred R. Kleindienst, 1623 West Monte Rosa, Phoenix, as a member of the Arizona Industrial Commission, for the term commencing January eighth, 1960 and expiring January eighth, 1966.

I respectfully request confirmation of this appointment by your Honorable Body.

Sincerely,

PAUL J. FANNIN

Governor

The communication was referred to the Committee on State Institutions.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate a communication from the Governor which was read advising that on January 12, 1960, he had signed and filed with the Secretary of State, Senate Resolution No. 1, on the death of Hon. C. Clyde Bollinger.

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INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced, and by unanimous consent, read the first time by number and title and were laid over one day:

Senate Bill No. 13, by Senator Wine, entitled: "An Act relating to marriages; prescribing void and prohibited marriages, and amending section 25-101, Arizona Revised Statutes."

Senate Bill No. 14, by Senator Morrow, entitled: "An Act relating to atomic energy; providing for the development and regulation of activities pertaining to the peaceful uses of atomic energy; permitting studies by specific state departments; appointment of coordinator of atomic development activities, and amending title 30, Arizona Revised Statutes, by adding chapter 4, article 1, sections 30-701 to 30-706, inclusive."

Senate Bill No. 15, by Senators Gale, Bollinger, Blansett, Sullivan and Palmer, entitled: "An Act relating to mining; prescribing the salary of the state mine dust engineer, and amending section 27-141, Arizona Revised Statutes."

Senate Bill No. 16, by a Majority of the Committee on Agriculture and Irrigation, entitled: "An Act relating to agriculture; creating a department of agriculture; providing for appointment of a commission of agriculture and prescribing its powers and duties; providing for appointment of a director of the department of agriculture; transferring to the department of agriculture all powers and duties of the Arizona commission of agriculture and horticulture, the state dairy commissioner, the state egg inspector, the state entomologist, the agricultural prorate commissioner, state quarantine inspectors, the sheep sanitary commission, the board of pest control applicators, the inspector of weights and measures, the state chemist, the apiary inspector; providing for appointment and designation of duties of such officers and boards by the commission of agriculture; transferring to the department of agriculture the duty of enforcing the provisions of title 3, Arizona Revised Statutes, with the exception of chapter 8, article 3 of chapter 1, article 4 of chapter 2, articles 2, 4, 5 and 7 of chapter 3 and article 2 of chapter 4 thereof, the duty of enforcing the provisions of article 2 of chapter 1, article 6 of chapter 2 and article 2 of chapter 5 of title 24, Arizona Revised Statutes, and the duty of enforcing the provisions of article 1 of chapter 2, title 10, Arizona Revised Statutes, providing for appointment of advisory boards and commissions and filling of vacancies, and amending title 3, Arizona Revised Statutes, by adding chapter 1.1, article 1, sections 3-151 to 3-161, inclusive."

Senate Bill No. 17, by Senators Prochnow, Spikes, Brown, Richards, Murphy, Mickelson, Arnold, Morrow, Simms, Giss, Greer, Gale, Lockhart, Orme, Udine, Blansett, Bollinger, Goff, Brooke, Wine and Corbett, entitled: "An Act relating to education; providing for revision of school laws pertaining to school boundaries; amending sections 15-401 to 15-409, inclusive, 15-413, 15-501 and 15-503; amending title 15, chapter 4, article 1, Arizona Revised Statutes, by adding section 15-402.01; amending title 15, chapter 5, article 1, Arizona Revised Statutes, by adding section 15-501.01, and repealing sections 15-410 and 15-502, Arizona Revised Statutes."

Senate Bill No. 18, by Senators Prochnow, Spikes, Brown, Mickelson, Arnold, Morrow, Brooke, Wine, Goff, Murphy, Corbett, Richards, Simms, Giss, Greer, Gale, Lockhart, Wine, Udine, Blansett and Bol-

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linger, entitled: "An Act relating to education; providing for revision of laws pertaining to schools; amending sections 15-101, 15-102, 15-121 to 15-124, inclusive, 15-143, 15-204 to 15-207, inclusive, 15-233, 15-251, 15-252, 15-302, 15-431 to 15-436, inclusive, 15-439, 15-442 to 15-446, inclusive, 15-449, 15-450, 15-452, 15-472 to 15-474, inclusive, 15-542, 15-546, 15-547, 15-836, 15-901, 15-911, 15-1012, 15-1022, 15-1124, 15-1202, 15-1212, 15-1237, 15-1238, 15-1245 to 15-1247, inclusive, 15-1301 to 15-1304, inclusive, 15-1321 to 15-1325, inclusive, 15-1328, 11-512, 35-451 to 35-454, inclusive, 35-456, 35-459 and 35-460, Arizona Revised Statutes, amending title 15, chapter 12, article 1, Arizona Revised Statutes, by adding section 15-1204; amending title 15, chapter 13, article 2, Arizona Revised Statutes, by adding sections 15-1322.01, 15-1331, 15-1332 and 15-1333, and repealing sections 15-209, 15-326 and 15-1327, Arizona Revised Statutes."

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 1, appropriation for construction of women's prison, to the Committees on Judiciary; Appropriations; Counties and Municipalities; and State Institutions.

Senate Bill No. 2, appropriation for additional highway patrolmen, to the Committees on Judiciary; Appropriations; Highways and Bridges; and State Institutions.

Senate Bill No. 3, appropriation for constructing and equipping two cottages at children's colony, to the Committees on Judiciary; Appropriations; Counties and Municipalities; and State Institutions.

Senate Bill No. 4, increasing salary of supreme court judges, to the Committees on Judiciary; Administration; Appropriations; and State Institutions.

Senate Bill No. 5, reallocation of funds to children's colony, to the Committees on Judiciary; Appropriations; Counties and Municipalities; and State Institutions.

Senate Bill No. 6, prohibiting examination of husband or wife for or against the other in certain cases, to the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare.

Senate Bill No. 7, providing exceptions in civil actions of examination of husband or wife for or against the other, to the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare.

Senate Bill No. 8, issuance of patents for less than entire tract of lands purchased, to the Committees on Judiciary; Administration; Livestock and Public Lands; and State Institutions.

Senate Bill No. 9, establishment of advisory commission of Indian affairs, to the Committees on Judiciary; Administration; Appropriations; and State Institutions.

Senate Bill No. 10, powers and duties of traffic safety division, to the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges.

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Senate Bill No. 11, appropriation for highway patrol, to the Committees on Judiciary; Administration; Appropriations; and Highways and Bridges.

Senate Bill No. 12, location of polling places where state or city has no jurisdiction, to the Committees on Judiciary; Administration; Counties and Municipalities; and Suffrage and Elections.

Senate Concurrent Resolution No. 1, prescribing membership of state board of education; constitutional amendment, to the Committees on Judiciary; Counties and Municipalities; Constitutional Amendments and Referendums; and Education.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 10:09 a.m. the Senate stood adjourned until tomorrow, Thursday, January 14, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

THURSDAY, JANUARY 14

The Senate met at 10 a.m.

Monsignor Donohoe offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced that Senator Brooke, of Maricopa; Senator Greer, of Apache; and Senator Orme, of Yavapai, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Wednesday, January 13, 1960, was dispensed with and the Journal was approved.

PERSONAL PRIVILEGE

Senator Smith (Graham) arose to a point of personal privilege and spoke as follows:

Mr. President, I want to speak on personal privilege.

Five years ago now you were a candidate for President

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of the State Senate. It was my privilege, and I thought my duty, to oppose your candidacy, my reason being that I thought you did not represent the majority of the people of the State of Arizona in your legislative thinking. It was my legal, constitutional, and moral right to oppose your candidacy. When our cause failed for the lack of votes, I made a motion to make your election unanimous.

Five years ago when I openly opposed your candidacy for President of the Senate, your reaction was most friendly. I was given the chairmanship of a very important committee, the Committee on Counties. I also received very important appointments on other committees. To the best of my knowledge I reported out of the Committee on Counties every bill you asked for as Chairman of the Rules Committee. One important bill was delayed for reasons of my own. However, this bill was finally reported out at the request of your leadership.

Now, Mr. President and members of the Senate, you are perhaps by now wondering what this program of five years ago has to do with the second regular session of the Twenty-fourth Legislature. Just this: We are at this time going into the last regular session of the Twenty-fourth Legislature. The question has arisen in my mind, should I, as a member of the independent group of this Legislature, give wholehearted support to the leadership of the group who have developed a system that I consider is very injurious to the entire State of Arizona.

One year ago, Mr. President, you were elected without opposition and without a dissenting vote. Frankly, until after the committee appointments I did not know who was in the majority bloc. At the time of the appointments I found out that eight members of the Senate, including myself, had been obviously discriminated against on the appointments. I was loath to believe that the leadership I had served under five years ago were the same people. However, when the majority caucus was called and the leadership failed to invite eight members who were some of the most able men of the Senate and some of the very best Democrats in Arizona, I became convinced that fair play was at an end in the operation of the present system. I was to learn the hard way that if I wanted equality of taxation on the state level so that all the children of the state might have an equal chance for education at a minimum of cost that I must do my fighting from the corridors. I was to learn that the corporation has no conscience, that a system controlled by corporations has no interest in the education of our children or the care of our aged people—that such a system has only one objective, which is to fool the public as long as possible, save every dollar that can be saved for the benefit of the corporations, and let the school districts and the State of Arizona worry about schooling their children and looking after the interests of the people.

I hope I have not overdrawn this situation. I do think that the eight members of whom I have spoken represent in their legislative thinking not less than ninety per cent of the people of Arizona. If that statement is true, and I fervently believe it is true, it is time to stop mincing words. It is time for the newspapers and the radio stations to print both sides

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of this question. If they will do so, I promise the newspapers and radio stations that they will not have to sit here for days listening to the grind of this tightly controlled system, as it grinds to a powder any opposition that comes in its way.

We are not appointed on your committees. We are not invited to the Iron Curtain Majority Caucus. We have only one avenue left. We will represent the people of the State of Arizona by personal privilege on the floor of this Senate.

Permit me to say in closing that I am not impeaching the integrity of the individual members of this Senate. I like every one of you. I personally dislike the system under which you operate. In behalf of my colleagues in the independent group and the people whom we represent, I feel it is my duty to draw what I consider a gross injustice to your attention.

Thank you, Mr. President, and members of the Senate, for your attention.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

Senate Bill No. 19, by Senators Morrow and Lockhart, entitled: "An Act relating to public officers; prescribing means of travel and reimbursement for expenses, and amending sections 38-623 and 38-624, Arizona Revised Statutes."

Senate Bill No. 20, by Senator Morrow, entitled: "An Act relating to boating; providing that waters common to interstate boundaries shall be subject to state jurisdiction, and amending section 5-302, Arizona Revised Statutes."

Senate Bill No. 21, by Senator Palmer, entitled: "An Act relating to elections; providing for issuance of certificate of nomination to precinct committeemen, and amending section 16-571, Arizona Revised Statutes."

Senate Bill No. 22, by Senator Palmer, entitled: "An Act relating to decedents' estates; providing for investment by guardian of estate consisting of money and exoneration of bond of guardian, and amending section 14-850, Arizona Revised Statutes."

Senate Bill No. 23, by Senator Palmer, entitled: "An Act relating to probate of wills; prescribing venue for probate of wills, and amending section 14-301, Arizona Revised Statutes."

Senate Bill No. 24, by Senators Corbett, Brooke, Murphy, and Wine, entitled: "An Act relating to no-fence districts; providing for formation of a no-fence district by action of the county board of supervisors, and amending sections 24-341 and 24-342, Arizona Revised Statutes."

Senate Bill No. 25, by Senators Arnold and Goff, entitled: "An Act making an appropriation to the state prison and institute of educational rehabilitation."

Senate Bill No. 26, by a Majority of the Committee on Highways and Bridges, entitled: "An Act relating to the safety responsibility act;

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prescribing the proof required upon certain convictions, and amending section 28-1166, Arizona Revised Statutes."

Senate Bill No. 27, by Senators Spikes and Richards, entitled: "An Act relating to education; authorizing and providing for the selection and purchase of textbooks for the common schools by school districts from multiple lists determined and authorized by the state board of education; providing for the care and issuance of textbooks; providing for the purchase of textbooks by welfare institutions and schools with four or less teachers; amending sections 15-102, 15-442, 15-1101, 15-1103 and 15-1107, Arizona Revised Statutes; amending title 15, chapter 11, article 1, Arizona Revised Statutes, by adding section 15-1109, and repealing sections 15-1102 and 15-1106, Arizona Revised Statutes."

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 13, repealing portion of law pertaining to interracial marriages, to the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare.

Senate Bill No. 14, regulation of activities pertaining to peaceful uses of atomic energy, to the Committees on Judiciary; Administration; Counties and Municipalities; and Tourist and Industry Development.

Senate Bill No. 15, prescribing salary of mine dust engineer, to the Committees on Judiciary; Administration; Appropriations; and Mines and Mining.

Senate Bill No. 16, creation of department of agriculture and its powers and duties, to the Committees on Judiciary; Agriculture and Irrigation; Appropriations; and State Institutions.

Senate Bill No. 17, revision of school laws pertaining to school boundaries, to the Committees on Judiciary; Administration; Counties and Municipalities; and Education.

Senate Bill No. 18, revision of laws pertaining to schools, to the Committees on Judiciary; Appropriations; Education; and State Institutions.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until Monday at 10 a.m. The motion was agreed to and at 10:18 a.m. the Senate stood adjourned until Monday, January 18, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

Monday, January 18, 1960

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MONDAY, JANUARY 18

The Senate met at 10 a.m.

Monsignor Donohoe offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced that Senator Brooke, of Maricopa, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Thursday, January 14, 1960, was dispensed with and the Journal was approved.

EXECUTIVE APPOINTMENTS

The President laid before the Senate communications from the Governor which were read as follows:

January 14, 1960

Honorable Clarence L. Carpenter
President
Arizona State Senate
Twenty-fourth Legislature
Second Regular Session

Dear Mr. President:

On January twelfth, 1960, I appointed Mr. Jack Van Meter, of Clarkdale, as a member of the Arizona Development Board, succeeding George A. Hill, for the term of office expiring July tenth, 1964, and respectfully request confirmation of this appointment by your Honorable Body.

Sincerely,

PAUL J. FANNIN
Governor

The communication was referred to the Committee on State Institutions.

January 14, 1960

Dear Mr. President:

On January twelfth, 1960, I appointed Mr. Edwin D. Smith, 3040 Latham Boulevard, Miami, as a member of the Arizona Development Board, succeeding Joe Sotelo, for the term expiring July tenth, 1964, and respectfully request confirmation by your Honorable Body of this appointment.

Sincerely,

PAUL J. FANNIN
Governor

Monday, January 18, 1960

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The communication was referred to the Committee on State Institutions.

January 15, 1960

Dear Mr. President:

On August seventeenth, 1959, I reappointed Robert H. Fram, Box 128, Route 3, Thirteenth Street, Yuma, as a member of the Livestock Sanitary Board, for the term of office commencing August seventeenth, 1959 and expiring June thirtieth, 1964, and I respectfully request confirmation of this appointment by your Honorable Body.

Sincerely,

PAUL J. FANNIN
Governor

The communication was referred to the Committee on Livestock and Public Lands.

January 15, 1960

Dear Mr. President:

On July first, 1959, I reappointed Guy J. Gaston, 712 West Virginia, Phoenix, as a member of the Arizona Veterans Service Commission, for the term of office commencing July first, 1959 and expiring June twenty-sixth, 1964, and I respectfully request confirmation of this appointment by your Honorable Body.

Sincerely,

PAUL J. FANNIN
Governor

The communication was referred to the Committee on State Institutions.

January 15, 1960

Dear Mr. President:

On October twenty-eighth, 1959, I appointed Mrs. Elaine H. McFarland, R.N., Director of Health Services at Arizona State University in Tempe, as a member of the State Board of Health, to fill a vacancy created by the death of Helen F. Bocock, for the term expiring February first, 1962.

I respectfully request confirmation of this appointment by your Honorable Body.

Sincerely,

PAUL J. FANNIN
Governor

The communication was referred to the Committee on State Institutions.

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January 15, 1960

Dear Mr. President:

On August thirty-first, 1959, I appointed Mr. Burdette Crandall, 610 Second Avenue, Safford, as a member of the State Board of Health, for a term of office commencing September first, 1959 and expiring February first, 1961, to fill a vacancy created by the resignation of Sam J. Head.

I respectfully request confirmation of this appointment by your Honorable Body.

Sincerely,

PAUL J. FANNIN

Governor

The communication was referred to the Committee on State Institutions.

January 15, 1960

Dear Mr. President:

On October twenty-second, 1959, I appointed Mr. Ferdy Sant, 778 Eighth Avenue, Yuma, as a member of the State Board of Pharmacy, for the term of office expiring January thirty-first, 1961, to fill a vacancy created by the death of D. H. Copeland.

I respectfully request confirmation of this appointment by your Honorable Body.

Sincerely,

PAUL J. FANNIN

Governor

The communication was referred to the Committee on State Institutions.

January 15, 1960

Dear Mr. President:

On April twentieth, 1959, I appointed Mr. J. C. Watt, of Peoria, as a member of the Arizona Commission of Agriculture and Horticulture, for the term expiring June thirtieth, 1964, to fill a vacancy created by the death of Kenneth B. McMicken.

I respectfully request confirmation of this appointment by your Honorable Body.

Sincerely,

PAUL J. FANNIN

Governor

The communication was referred to the Committee on State Institutions.

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January 15, 1960

Dear Mr. President:

On December fourteenth, 1959, I appointed Mr. Gunnar Thude, Route 1, Box 134, Chandler, as a member of the Sheep Sanitary Commission, for the term expiring on the first Monday in January, 1961, to fill a vacancy created by the resignation of Robert W. Lockett.

I respectfully request confirmation of this appointment by your Honorable Body.

Sincerely,

PAUL J. FANNIN
Governor

The communication was referred to the Committee on Livestock and Public Lands.

January 15, 1960

Dear Mr. President:

On June seventeenth, 1959, I appointed Honorable Carl C. Andersen, 5337 Wonderview Road, Phoenix, as a member of the State Planning and Building Commission, to fill a vacancy created by the resignation of W. L. "Tex" Neel, for the balance of the term expiring January first, 1961.

However, because of his particular experience in the field of construction work, when the death of A. E. Williams created another vacancy on this Commission, Mr. Andersen resigned as a "public" member and was appointed on August twenty-first, 1959, to fill this vacancy, for the term expiring on January first, 1963.

Mr. Ralph M. Bilby, 318 North Agassiz, Flagstaff, was thereupon appointed to complete the term of office left vacant originally by Mr. Neel's resignation.

I respectfully request confirmation by your Honorable Body of the appointment of Honorable Carl C. Andersen as a member of the State Planning and Building Commission, for the term of office commencing August twenty-first, 1959, and expiring January first, 1963, and of the appointment of Ralph M. Bilby as a member of this Commission for the term of office commencing August twenty-first, 1959, and expiring January first, 1961.

Sincerely,

PAUL J. FANNIN
Governor

The communication was referred to the Committee on State Institutions.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

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Senate Bill No. 28, by Senators Prochnow and Morrow, entitled: "An Act relating to highways and streets; providing for the planning, designation, establishment, use, regulation, alteration, improvement, maintenance and vacation of controlled-access facilities; providing for the restriction of intersections and control of approaches; providing for the establishment of local service roads, and amending title 18, Arizona Revised Statutes, by adding chapter 5, article 1, sections 18-501 to 18-511, inclusive."

Senate Bill No. 29, by Senators Prochnow and Morrow, entitled: "An Act relating to state highway department; establishing the position of state highway director; prescribing qualifications, appointment, salary and removal; prescribing powers and duties; amending sections 18-101, 18-106, 18-107, 18-109, 18-112 to 18-115, inclusive, 18-154 and 18-157, Arizona Revised Statutes, and repealing sections 18-108, 18-110 and 18-111, Arizona Revised Statutes."

Senate Bill No. 30, by Senator Sullivan, entitled: "An Act relating to courts; authorizing justices of the peace and police magistrates to appoint bond commissioners; prescribing the salary thereof, and amending sections 22-112 and 22-424, Arizona Revised Statutes."

Senate Bill No. 31, by the Committee on Appropriations, entitled: "An Act relating to the department of law; exempting the state highway department, state land department and the Arizona power authority, and amending section 41-192, Arizona Revised Statutes."

Senate Bill No. 32, by the Committee on Appropriations, entitled: "An Act making a supplemental appropriation to the state examiner."

Senate Bill No. 33, by the Committee on Appropriations, entitled: "An Act making an appropriation to the state tax commission."

Senate Bill No. 34, by the Committee on Appropriations, entitled: "An Act making a reallocation of funds to the apprenticeship council."

Senate Bill No. 35, by Senator Smith (Graham), entitled: "An Act relating to education; prescribing the state and county levy for common and high school education, and amending sections 15-1211 and 15-1235, Arizona Revised Statutes."

Senate Bill No. 36, by the Committee on Appropriations, entitled: "An Act relating to public employees; establishing a state personnel board and a state department of personnel; prescribing powers and duties; providing for the classification of positions and a pay plan for comparable positions; amending title 38, Arizona Revised Statutes, by adding chapter 6, article 1, sections 38-851 to 38-861, inclusive, and making an appropriation."

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 19, prescribing means of travel and reimbursement for expenses for public officers, to the Committees on Judiciary; Administration; Appropriations; and Counties and Municipalities.

Senate Bill No. 20, watercraft operating on waters common to interstate boundaries shall be subject to state jurisdiction, to the Committees on Judiciary; Administration; Counties and Municipalities; and Fish and Game.

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Senate Bill No. 21, issuance of certificate of nomination to precinct committeemen, to the Committees on Judiciary; Administration; Counties and Municipalities; and Suffrage and Elections.

Senate Bill No. 22, investment of estate of minor consisting only of money, to the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare.

Senate Bill No. 23, prescribing venue for probate of wills, to the Committees on Judiciary; Banking and Insurance; Counties and Municipalities; and Public Health and Welfare.

Senate Bill No. 24, providing for formation of a no-fence district, to the Committees on Judiciary; Agriculture and Irrigation; Counties and Municipalities; and Livestock and Public Lands.

Senate Bill No. 25, appropriation to state prison for purchase and installation of locking devices, to the Committees on Judiciary; Appropriations; Education; and State Institutions.

Senate Bill No. 26, prescribing proof required upon certain convictions under safety responsibility act, to the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges.

Senate Bill No. 27, providing for selection of textbooks for common schools by state board of education, to the Committees on Judiciary; Appropriations; Counties and Municipalities; and Education.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 10:10 a.m. the Senate stood adjourned until tomorrow, Tuesday, January 19, 1960, at 10 a.m.

CLARENCE L. CARPENTER
President

LOUISE C. BRIMHALL
Secretary

Tuesday, January 19, 1960

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TUESDAY, JANUARY 19

The Senate met at 10 a.m.

Monsignor Donohoe offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced that Senator Brooke, of Maricopa, and Senator Spikes, of Cochise, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Monday, January 18, 1960, was dispensed with and the Journal was approved.

EXECUTIVE APPOINTMENTS

The President laid before the Senate a communication from the Governor which was read as follows:

January 18, 1960

Honorable Clarence L. Carpenter
President
Arizona State Senate
Twenty-fourth Legislature
Second Regular Session

Dear Mr. President:

I have today appointed Mr. A. Warren Austin, 201 East Thomas Road, Scottsdale, as State Dairy Commissioner, for the term of office commencing February first, 1960 and expiring February first, 1961, and respectfully request confirmation of this appointment by your Honorable Body.

Sincerely,

PAUL J. FANNIN
Governor

The communication was referred to the Committee on Livestock and Public Lands.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

Senate Bill No. 37, by Senator Morrow, entitled: "An Act relating to highways; removing the rule for determining the measure of compensation and damages where power of eminent domain is exercised, and amending section 18-155, Arizona Revised Statutes."

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Senate Bill No. 38, by Senators Murphy, Simms, Arnold, Sullivan, and Corbett, entitled: "An Act making an appropriation to the state planning and building commission."

Senate Bill No. 39, by Senators Corbett and Simms, entitled: "An Act making an appropriation to the state planning and building commission for the Tucson state office building."

Senate Bill No. 40, by Senators Brown, Sullivan, Simms, Spikes, and Lockhart (Highways and Bridges Subcommittee on Safety), entitled: "An Act relating to motor vehicles; providing for the inspection of motor vehicles as to safety equipment, and amending title 28, chapter 8, Arizona Revised Statutes, by adding article 8, sections 28-1451 to 28-1455, inclusive."

Senate Bill No. 41, by Senators Morrow, Simms, Spikes, Lockhart, Sullivan, and Brown, (Highways and Bridges Subcommittee on Reciprocity), entitled: "An Act relating to highway user taxes and fees; creating a state reciprocity commission and prescribing the powers thereof; prescribing unladen weight fees; providing for proportionate registration and licensing; amending title 28, chapter 1, article 1, Arizona Revised Statutes, by adding section 28-134.01; amending title 28, chapter 2, article 1, Arizona Revised Statutes, by adding sections 28-206.01 and 28-206.02; amending title 28, chapter 3, Arizona Revised Statutes, by adding article 3, sections 28-351 to 28-355, inclusive, and repealing section 28-307, Arizona Revised Statutes."

Senate Bill No. 42, by Senators Prochnow and Giss, entitled: "An Act relating to the state tax commission and the state board of equalization, providing for an annual survey by the commission, making an appropriation; and amending section 42-123, Arizona Revised Statutes."

Senate Bill No. 43, by Senators Mickelson, Simms, Spikes, Greer, Richards, Murphy, Orme, Bollinger, Udine, Arnold, Giss, Gale, Morrow, Lockhart, and Corbett, entitled: "An Act relating to education; providing for a system of junior college districts; establishing a board of regents of junior colleges; prescribing its organization and powers and duties; prescribing procedure to form a junior college district; authorizing a junior college district governing board; providing powers and duties for governing board; permitting issuance of bonds for construction of dormitories; determining district budget; prescribing conditions required for acceptance of state aid; allowing existing junior colleges option of accepting state aid on an apportionment basis, and amending title 15, Arizona Revised Statutes, by adding chapter 6.1, articles 1 to 5, inclusive."

Senate Bill No. 44, by Senators Mickelson, Prochnow, Blansett, Arnold, Thompson, Spikes, Orme, Murphy, Bollinger, Simms, Gale, Udine, and Lockhart, entitled: "An Act relating to elections and electors; providing for an optional card form for affidavit of registration, and amending sections 16-143 and 16-147, Arizona Revised Statutes."

Senate Bill No. 45, by Senators Mickelson, Simms, Spikes, Prochnow, Arnold, Blansett, Orme, Murphy, Bollinger, Udine, Lockhart, Gale, and Morrow, entitled: "An Act relating to juvenile offenders; providing for the establishment of work camps on lands of the forest service within Arizona under the jurisdiction of the board of directors of state institutions for juveniles; amending sections 8-308, 8-314, 8-315, and 8-316, Arizona Revised Statutes; amending title 8, chapter

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3, article 1, Arizona Revised Statutes, by adding section 8-314.01, and making an appropriation.”

Senate Bill No. 46, by Senators Mickelson, Blansett, Murphy, Thompson, Lockhart, Prochnow, Orme, Simms, Spikes, Bollinger, Gale, Udine, and Arnold, entitled: “An Act relating to publicly owned automobiles; providing for painting and designating publicly owned automobiles, and amending section 28-1441, Arizona Revised Statutes.”

Senate Bill No. 47, by Senators Wine and Corbett, entitled: “An Act relating to decedents’ estates; prescribing procedure to be followed by clerk of superior court in connection with vouchers filed by an executor, administrator or trustee, and amending title 14, chapter 5, article 6, Arizona Revised Statutes, by adding section 14-626.01.”

Senate Concurrent Resolution No. 2, by Senator Morrow, entitled: “A Concurrent Resolution proposing an amendment of the Constitution of Arizona relating to the Legislature; providing four-year terms for members of the Senate, and amending article 4, part 2, section 21, Constitution of Arizona.”

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 28, regulating controlled-access facilities of highways and streets, to the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges.

Senate Bill No. 29, creating position of state highway director, to the Committees on Judiciary; Administration; Appropriations; and Highways and Bridges.

Senate Bill No. 30, authorizing justices of peace and police magistrates to appoint bond commissioners, to the Committees on Judiciary; Administration; and Counties and Municipalities.

Senate Bill No. 31, exempting certain state agencies as to legal counsel, to the Committees on Judiciary; Appropriations; Highways and Bridges; and Livestock and Public Lands.

Senate Bill No. 32, supplemental appropriation to state examiner, to the Committees on Judiciary; and Appropriations.

Senate Bill No. 33, appropriation to tax commission, to the Committees on Judiciary; and Appropriations.

Senate Bill No. 34, reallocation of funds to apprenticeship council, to the Committees on Judiciary; and Appropriations.

Senate Bill No. 35, prescribing state and county levy for schools, to the Committees on Judiciary; Administration; Counties and Municipalities; and Education.

Senate Bill No. 36, creating state personnel system, to the Committees on Judiciary; Administration; Appropriations; and State Institutions.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow

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at 10 a.m. The motion was agreed to and at 10:09 a.m. the Senate stood adjourned until tomorrow, Wednesday, January 20, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

WEDNESDAY, JANUARY 20

The Senate met at 10 a.m.

Monsignor Donohoe offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced that Senator Brooke, of Maricopa, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Tuesday, January 19, 1960, was dispensed with and the Journal was approved.

PERSONAL PRIVILEGE

Under personal privilege, Senator Palmer joshed the leadership of the Senate relative to Southern Pacific's suit against the State in regard to taxes. He suggested the railroad was biting the hand that fed it.

EXECUTIVE APPOINTMENTS

The President laid before the Senate communications from the Governor which were read as follows:

January 19, 1960

Honorable Clarence L. Carpenter
President
Arizona State Senate
Twenty-fourth Legislature
Second Regular Session

Dear Mr. President:

I have today appointed Mildred G. (Mrs. Harold R.) Holcomb, 5343 East Lincoln Drive, Scottsdale, as a member of the

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Arizona Children's Colony Board, for the term of office commencing February first, 1960 and expiring February first, 1965, and respectfully request confirmation of this appointment by your Honorable Body.

Sincerely,

PAUL J. FANNIN
Governor

The communication was referred to the Committee on State Institutions.

January 19, 1960

Dear Mr. President:

I have today reappointed Mr. Lorenzo Wright, 154 North Country Club Drive, Mesa, as a member of the Board of Directors of State Institutions for Juveniles, for the term of office expiring on the first Monday in January, 1965, and respectfully request confirmation of this appointment by your Honorable Body.

Sincerely,

PAUL J. FANNIN
Governor

The communication was referred to the Committee on State Institutions.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

Senate Bill No. 48, by Senators Morrow and Thompson, entitled: "An Act relating to game and fish; providing for issuance of bighorn sheep tags and elk tags to residents before issuance to nonresidents, and amending section 17-333, Arizona Revised Statutes."

Senate Bill No. 49, by the Committee on Judiciary, entitled: "An Act relating to nonprofit corporations; providing for the formation and number of directors thereof, and amending section 10-451, Arizona Revised Statutes."

Senate Bill No. 50, by the Committee on Judiciary, entitled: "An Act relating to banks and financial institutions and repealing section 6-212, Arizona Revised Statutes."

Senate Bill No. 51, by the Committee on Judiciary, entitled: "An Act relating to chattel mortgages and amending sections 33-753, 33-753.01 and 33-754, Arizona Revised Statutes."

Senate Bill No. 52, by Senator Morrow, entitled: "An Act relating to motor vehicles; prescribing the color of lamps to be used on front of parked vehicles, and amending section 28-936, Arizona Revised Statutes."

Senate Bill No. 53, by the Committee on Appropriations, entitled:

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"An Act relating to compensation and salaries; prescribing the salary of all state administrative and appointive officers; amending section 38-604, Arizona Revised Statutes; repealing section 38-605, Arizona Revised Statutes; and authorizing the legislative council to revise the Arizona Revised Statutes to carry out the terms of this act."

Senate Bill No. 54, by the Committee on State Institutions, entitled: "An Act relating to state government; providing for the payment by state agencies of rent to a Capitol construction fund based on square footage occupied, and amending title 41, chapter 3, article 5.1, Arizona Revised Statutes, by adding section 41-571.18."

Senate Bill No. 55, by the Committee on Counties and Municipalities, entitled, "An Act relating to boards of supervisors; authorizing contributions to art museums operated and maintained by incorporated cities and towns, and amending title 11, chapter 2, article 4, Arizona Revised Statutes, by adding section 11-262."

Senate Bill No. 56, by Senators Murphy, Prochnow, Goff, and Richards, entitled: "An Act relating to cities and towns; providing for creation of additional boards of adjustment, and amending section 9-464, Arizona Revised Statutes."

Senate Bill No. 57, by Senators Murphy, Prochnow, and Richards, entitled: "An Act making an appropriation to the state hospital board."

Senate Bill No. 58, by Senators Murphy, Prochnow, and Richards, entitled: "An Act making an appropriation to the state hospital board."

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 37, removing rule for determining measure of compensation where power of eminent domain is exercised, to the Committees of Judiciary; Counties & Municipalities; Highways & Bridges; and Livestock and Public Lands.

Senate Bill No. 38, appropriation to planning and building commission for acquiring land in capitol area, to the Committees on Judiciary; Administration; and Appropriations.

Senate Bill No. 39, appropriation to planning and building commission for Tucson office building, to the Committees on Judiciary; Administration; and Appropriations.

Senate Bill No. 40, inspection of motor vehicles as to safety equipment, to the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges.

Senate Bill No. 41, creating state reciprocity commission pertaining to interstate motor vehicles, to the Committees on Judiciary; Administration; Finance and Revenue; and Highways and Bridges.

Senate Bill No. 42, to determine the ratio of assessed valuation of classes of property to the Committees on Judiciary; Administration; Appropriations; and Counties and Municipalities.

Senate Bill No. 43, providing for a system of junior college districts, to the Committees on Judiciary; Appropriations; Education; and State Institutions.

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Senate Bill No. 44, providing for optional card form for affidavit of registration, to the Committees on Judiciary; Administration; Counties and Municipalities; and Suffrage and Elections.

Senate Bill No. 45, appropriation for establishment of forestry work camps for juveniles, to the Committees on Judiciary; Appropriations; Public Health and Welfare; and State Institutions.

Senate Bill No. 46, providing for painting and designating publicly owned automobiles, to the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges.

Senate Bill No. 47, procedure to be followed in disposing of vouchers in decedents' estates, to the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare.

Senate Concurrent Resolution No. 2, providing four year terms for members of Senate; constitutional amendment, to the Committees on Judiciary; Constitutional Amendments and Referendums; Counties and Municipalities; and Suffrage and Elections.

COMMITTEE TO ESCORT GOVERNOR

The President designated Senators Corbett, Udine, and Bollinger, as a committee from the Senate to meet with a like committee from the House to escort Governor Fannin to the House chamber to deliver his budget message.

RECESS

By unanimous consent at 10:10 a. m. the Senate stood at recess subject to the call of the gavel following the joint session.

JOINT SESSION

In accordance with the recess taken by the two Houses, the Senate and the House of Representatives assembled in joint session at 10:30 a.m. in the House chamber, the President of the Senate in the chair.

The President called the Senate and the House of Representatives to order.

A quorum of both Houses was present, upon roll call by the Secretary of the Senate and Chief Clerk of the House.

His Excellency, the Governor of Arizona, Honorable Paul J. Fannin, appeared in the House chamber escorted by Senators Corbett, Udine, and Bollinger, the committee appointed by the Senate; and Members Tidwell, Wessler, and Walker, the committee appointed by the House. The Governor was introduced by the President of the Senate and a cordial welcome was extended him.

THE GOVERNOR'S MESSAGE

The Governor, thereupon, delivered the following budget message:

Mister President, Mister Speaker, members of the Arizona Senate and House of Representatives, fellow Arizonans:

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Once again we are faced with the problem of financing our State government from sources of revenue which are inadequate to meet the requests of our various departments, agencies and commissions without imposing a further burden upon our taxpayers.

It is a task no one should envy us. Yet I need not tell you that the bulk of the responsibility now lies in the lap of this Legislature, particularly its hardworking appropriations Committees.

It is a relatively simple matter for me, as Governor of this State, to come before you with certain specific financial requests. But, it is primarily up to you to determine whether these requests can be met and, if so, how best to meet them. Let me assure you now that I am ready to give freely of my time and effort to assist you in any way I can.

The large volume which I transmitted to you on Monday is nothing more than a compilation of budget requests from some 70 State departments, agencies and commissions, together with guiding information on past, present and projected revenues.

But there is not included in it the budget of the Arizona Highway Department, capital outlay items or appropriations to the Legislature itself.

As you know, this State does not provide the Governor with facilities for budget preparation nor for detailed reports upon the State's financial standing.

In a practical sense, therefore, the Public Finance Code as it relates to the duties of the State Auditor and Governor in the field of budget preparation is wholly inadequate.

I would suggest this Legislature give careful study to means whereby this situation can be corrected. Perhaps it can best be handled through the setting up of a State budget officer.

Prior to the convening of this session, members of your Appropriations Committees officially began the arduous and difficult task of fashioning the next fiscal year budget to fit more nearly the revenues we may safely expect.

In their deliberations these committees must look ahead six months. They must not only make a calculated guess as to the existence and size of a general fund surplus next June 30, but also must calculate, from information supplied by those charged with tax collections, the probable general fund income from excise and income taxes, from fees and other revenues.

Every dollar by which the budget, as finally adopted, exceeds estimated revenue and end-of-year surplus must be raised by the state property tax, which falls upon homes, business, industry and any other properties.

Last year, this Legislature appropriated \$88,160,914 from the State general fund, not including capital outlay, High-

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way Department expenditures or appropriations for the operation of the Legislature.

This year, and excluding the same items as above, the fund requests of our various State Departments and agencies amount to a total of \$100,269,212. This represents an increase of more than 12 million dollars over last year's appropriations, or 11.4 per cent.

I realize that past history has shown many of our State government agencies are inclined to ask for the maximum in appropriations, rather than the minimum. However, even considering this, we must keep in mind that the figures I have presented here do not include such items as capital outlay.

Clearly, something must yield if we are to meet this State's obligations without levying an increasingly punishing property tax rate upon our citizens. That rate this year, incidentally, was \$1.70 per \$100 of property valuation—the highest in State history.

A moment ago I described the task faced by your Appropriations Committees as a difficult one.

A government is not like private industry, which can more easily reduce its operation to conform to expected revenue. Furthermore, your state government differs in that it is deeply involved in areas of human welfare. Its business is the people of this State.

It requires fortitude and wisdom to divide a definitely limited number of revenue dollars among the far-from-limited needs and demands of our state hospital and other institutions, our universities and colleges, our correctional establishments and our welfare and public health departments.

The past record of this Legislature in facing up to the reality of the situation has been courageous. I am sure this Session will find no lack of that same courage.

This is not an easy task. Our rapid growth has brought many financial problems to the State. We will, however, meet our true obligations both in the material and in the human sense. And we will do this despite the likelihood of a continuing high state property tax rate.

Where then do we start?

I have one over-all recommendation: That we "take first things first." This means every appropriation request must be weighed in the light of immediate need—and that those items held less essential be postponed or modified.

We must meet our obligations, of course. But as elected representatives of our taxpaying citizens, I think it is our duty to determine just what these obligations are.

I

This Legislature now has, or soon will have before it, a

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procession of requests for capital outlay items which I have not included in the general fund figures quoted earlier.

For example, funds have been asked for a new women's prison at Florence. Our Arizona Children's Colony is seeking an appropriation for expansion of its facilities at Randolph. The University of Arizona, Arizona State University and Arizona State College at Flagstaff are asking construction budgets which total into many millions of dollars.

There are many other requests.

Needless to say, all or nearly all of these appeals have merit. I firmly believe they were submitted to this Legislature after long and thoughtful study. Many of them are of tremendous importance to the future of our State.

Nevertheless, we must face up to reality. We must ask ourselves whether our State can afford at this time all of the capital outlay items requested.

I do not believe it can.

We must therefore make every effort to approve only those capital expenditures which are immediately necessary. I know your Appropriations Committees are already working toward this end.

II

There is another approach whereby this Legislature can effect ultimate savings for our State. This is in the procurement of supplies by our various departments, agencies and commissions.

As you know, most State departments now do their own purchasing, much of it in small-lot quantities. This imposes a premium price upon the items bought. We can no longer afford this luxury.

There is another matter. This is our present method of purchase and assignment for use of State-owned automobiles. I do not believe this is now being handled in the most efficient manner and has resulted in a surplus of government vehicles. Creation of a State motor pool should be considered by this Legislature as a possible answer to this problem.

One more word.

Since assuming the office of Governor a year ago, it has become increasingly apparent to me that there is a need for more efficient business practices within our various departments and agencies.

Particularly, there is a need for better intra-department accounting and cash controls, which is provided for by law but which is not now being carried out.

I believe the establishment of a State central purchasing agency should go hand-in-hand with setting up of uniform business procedures within all State agencies. The reason for

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this is that the success of a central purchasing program would depend to a large extent upon the proper handling of accounts and records within the departments with which it must deal.

(1) I recommend the establishment of a State central purchasing agency.

III

For many years, it has been generally agreed that job classification of our State government workers is a necessity, particularly among the non-administrative positions. There is good reason for this.

For one thing, it would help eliminate friction between those employees who are doing similar work but getting dissimilar pay.

For another — and more important, it seems to me — it would halt the loss of State-trained workers to private business and industry. This has become a serious problem among many of our government agencies. Moreover, the loss of these employees, trained at State expense, is an imposition upon our taxpayers.

I realize, of course, this Legislature has already done considerable work upon this problem. You are to be commended.

However, I would urge that in the consideration of any job classification program this body not overlook other State employment problems, particularly in the field of administration and management.

The measure of the effectiveness and efficiency of our various State departments lies to a great extent in the competency of the administrators who direct them. We cannot attract the competent help needed unless sufficiently attractive pay is promised.

While on this subject of government employees, I would like to make one other point.

It has been called to my attention that there has been some racial discrimination in the hiring of State workers.

I do not believe this is a situation we should tolerate.

(1) I recommend the establishment of a job classification program for the State, such program to be administered by a board or commission which would meet periodically to review personnel needs. Any such program should embrace the principle of "like pay for like work" and should provide minimum standards in training and skills.

IV

All of us are vitally concerned with the problems of health and welfare which today confront our rapidly-growing State.

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While we have made some headway in meeting our obligations in these fields, there obviously is still much to be done.

One of the most pressing problems appears to be in the area of salaries and personnel. This, of course, has worked to the detriment of the State as well as those persons receiving the services of these departments.

I have been told by officials of our State Welfare Department, for example, that that agency now has the highest rate of personnel turnover of any similar agency in the United States, largely due to an inadequate salary scale.

A similar situation apparently exists in our State Department of Health where no less than 34 employees have resigned within the past year.

Both these agencies have asked for budget increases to alleviate this situation. I therefore recommend that salaries in these departments be considered upon the same "like pay for like work" principle which I expressed earlier.

I further suggest that the Legislature take an analytical look at our Welfare Department and welfare laws with the end in view of turning to the benefit of the recipients and taxpayers the added values in protection and cost which would be gained by adequate staffing and the resulting increase in efficiency.

There is another wage matter involving our Health Department. That is the question of salary paid to our State Health Commissioner.

At the present time, this Commissioner receives ten thousand dollars per year which, according to the Arizona Medical Association, is unrealistically low.

It has been recommended that this salary be increased.

V

This Legislature now has before it proposals for the establishment of a State Labor Department.

I should like to point out that I am still in the process of obtaining information upon this subject. However, I will forward my suggestions to you in the near future.

If a bill is accepted, I want to be sure it will establish a department which would be fair to labor, management and the public alike.

In conclusion, I wish to emphasize once again my firm belief in the wisdom of our governmental system which divides authority and responsibility between the Executive, Legislative and Judicial branches.

Our separate responsibilities are so consuming in themselves that it would be folly for one branch of government even to attempt to usurp the prerogatives of another.

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But we must go forward together. With intelligent planning and much hard work, I believe we can do this to the benefit of our entire State.

Thank you.

A rising vote of thanks was accorded the Governor. Whereupon, at 10:45 a.m., the joint session was dissolved.

CLARENCE L. CARPENTER
President of the Senate

LOUISE C. BRIMHALL
Secretary of the Senate

W. L. "TAY" COOK
Speaker of the House of
Representatives

RUBY H. SANDERS
Chief Clerk of the House of Representatives

The President called the Senate to order at 10:50 a.m.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 10:51 a.m. the Senate stood adjourned until tomorrow, Thursday, January 21, 1960, at 10 a.m.

CLARENCE L. CARPENTER
President

LOUISE C. BRIMHALL
Secretary

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THURSDAY, JANUARY 21

The Senate met at 10 a.m.

Monsignor Donohoe offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brown, Corbett, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced that Senators Brooke, of Maricopa; Gale, of Greenlee; and Prochnow, of Coconino, had been excused.

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By unanimous consent the reading of the Journal of Wednesday, January 20, 1960, was dispensed with and the Journal was approved.

SEATING OF SENATOR PROCHNOW

The Sergeant at Arms, at 10:03 a.m., announced that Senator Prochnow had entered the Senate chamber and taken his seat.

EXECUTIVE APPOINTMENTS

The President laid before the Senate communications from the Governor which were read as follows:

January 20, 1960

Honorable Clarence L. Carpenter
President
Arizona State Senate
Twenty-fourth Legislature
Second Regular Session

Dear Mr. President:

I have today appointed E. Henry Running, M. D., 150 West McDowell Road, Phoenix, as a member of the State Board of Health, for the term commencing February first, 1960 and expiring February first, 1965, and respectfully request confirmation of this appointment by your Honorable Body.

Sincerely,

PAUL J. FANNIN
Governor

The communication was referred to the Committee on State Institutions.

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January 20, 1960

Dear Mr. President:

I have today reappointed Mrs. Rose Mofford, Assistant Secretary of State, as a member of the Arizona State Retirement System Board, representing the classification of "a member of the retirement system," for the term of office expiring January first, 1965, and respectfully request confirmation of this appointment by your Honorable Body.

Sincerely,

PAUL J. FANNIN
Governor

The communication was referred to the Committee on State Institutions.

January 20, 1960

Dear Mr. President:

I have today appointed Mr. Lyman Bingham, 315 North Morrison Avenue, Casa Grande, as a member of the Arizona State Retirement System Board, representing the classification of "certificated school teacher," for the term of office expiring January first, 1965.

I respectfully request confirmation of this appointment by your Honorable Body.

Sincerely,

PAUL J. FANNIN
Governor

The communication was referred to the Committee on State Institutions.

January 20, 1960

Dear Mr. President:

I have today appointed Mr. Glen Hoopes, of Thatcher, as a member of the Arizona State Board of Pharmacy, for the term of office commencing January thirty-first, 1960, and expiring January thirty-first, 1965, and respectfully request confirmation of this appointment by your Honorable Body.

Sincerely,

PAUL J. FANNIN
Governor

The communication was referred to the Committee on State Institutions.

January 20, 1960

Dear Mr. President:

I have today appointed Mr. Bryant Whiting, of Eagar,

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Apache County, as a member of the State Highway Commission, representing the Fourth District, for the term of office commencing January thirty-first, 1960 and expiring January thirty-first, 1965, and respectfully request confirmation of this appointment by your Honorable Body.

Sincerely,

PAUL J. FANNIN
Governor

The communication was referred to the Committee on Highways and Bridges.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

Senate Bill No. 59, by Senator Smith (Graham), entitled: "An Act relating to old age assistance; providing for computation of resources and income of married couples, and amending title 46, chapter 2, article 3, Arizona Revised Statutes, by adding section 46-257."

Senate Bill No. 60, by Senator Corbett, entitled: "An Act relating to education; providing that a veteran over the age of twenty-one years, may attend high school after discharge without the payment of tuition, and amending title 15, chapter 5, article 4, Arizona Revised Statutes, by adding section 15-547.01."

Senate Bill No. 61, by Senators Blansett and Udine, entitled: "An Act relating to taxation; requiring notice of new construction to be given to the county assessor; prescribing penalties for failure to give such notice, and amending title 42, chapter 2, article 2, Arizona Revised Statutes, by adding section 42-253."

Senate Bill No. 62, by Senators Blansett, Gale and Udine, entitled: "An Act relating to motor vehicles; authorizing the state highway department to adopt rules and regulations relating to brake fluid, and amending title 28, chapter 6, article 16, Arizona Revised Statutes, by adding section 28-952.01."

Senate Bill No. 63, by Senators Lockhart and Spikes, entitled: "An Act relating to livestock and animals; increasing the salary of the state veterinarian, and amending section 24-151, Arizona Revised Statutes."

Senate Bill No. 64, by Senators Blansett and Lockhart, entitled: "An Act relating to the superior court; prescribing fees to be paid to the superior court; amending sections 11-554, 12-311, 12-312, and 12-313, Arizona Revised Statutes, and amending title 12, chapter 3, article 2, Arizona Revised Statutes, by adding section 12-312.01."

Senate Bill No. 65, by Senators Richards, Murphy, Spikes, Lockhart, and Sullivan (Highways and Bridges Subcommittee on Drivers' Training), entitled: "An Act relating to driver education and training in schools; prescribing courses and enrollment; designating a special fund and distribution thereof; increasing fee for registration of vehicles and providing for the distribution thereof; amending title 15, chapter 10, Arizona Revised Statutes, by adding article 8, sections

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15-1081 to 15-1083, inclusive, and amending sections 28-205, 28-301, and 28-501, Arizona Revised Statutes."

Senate Bill No. 66, by Senators Murphy, Spikes, Brooke and Brown, entitled: "An Act making an appropriation to the board of regents of the universities and state college of Arizona for construction of, additions to, moving, remodeling and improving buildings; purchase and installation of furnishings and equipment, and the development and improvement of streets, roadways, grounds, and service facilities at or for Arizona state university."

Senate Bill No. 67, by Senators Murphy, Brooke, Morrow, Richards, Spikes and Mickelson, entitled: "An Act making an appropriation to the board of regents of the universities and state college of Arizona for the acquisition and preparation of lands for the use of Arizona state university."

Senate Bill No. 68, by Senators Corbett and Wine, entitled: "An Act making an appropriation to the board of regents of the universities and state college of Arizona for the acquisition and preparation of lands for the use of the university of Arizona."

Senate Bill No. 69, by Senators Corbett and Wine, entitled: "An Act making an appropriation to the board of regents of the universities and state college of Arizona for construction of, additions to, alteration and remodeling of buildings and utility plant, extension of service facilities, purchase and installation of equipment and furnishings, improvement of campus areas, and bond redemption purposes at the university of Arizona."

Senate Bill No. 70, by Senators Prochnow and Udine, entitled: "An Act making an appropriation to the board of regents of the universities and state college of Arizona for the construction of, additions to and alteration and remodeling of buildings and facilities, purchase and installation of furnishings and equipment, improvement of campus areas, and remodeling and extension of service facilities at Arizona state college at Flagstaff."

Senate Bill No. 71, by Senators Corbett and Wine, entitled: "An Act authorizing the board of regents of the universities and state college of Arizona to remodel the student union memorial building at the university of Arizona and construct, equip, furnish and maintain an addition thereto, and for that purpose to accept gifts, to borrow money and issue bonds, and to perform necessary or convenient acts in connection with such project; superseding inconsistent provisions of all other laws; and declaring an emergency."

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 48, issuance of elk and bighorn sheep tags to residents before issuance to nonresidents, to the Committees on Judiciary; Counties and Municipalities; Finance and Revenue; and Fish and Game.

Senate Bill No. 49, exempting certain nonprofit corporations from required number of directors, to the Committees on Judiciary; Administration; Banking and Insurance; and State Institutions.

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Senate Bill No. 50, repeal of law requiring banks to post names of directors and shares of stock each holds, to the Committees on Judiciary; Administration; Banking and Insurance; and Counties and Municipalities.

Senate Bill No. 51, method of filing chattel mortgages for constructive notice, to the Committees on Judiciary; Administration; Banking and Insurance; and Counties and Municipalities.

Senate Bill No. 52, prescribing color of lamps to be used on front of parked vehicles, to the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges.

Senate Bill No. 53, repealing law pertaining to salaries of state administrative and appointive officers, to the Committees on Judiciary; Administration; Appropriations; and State Institutions.

Senate Bill No. 54, state agencies to pay rent based on square footage occupied, to the Committees on Judiciary; Appropriations; Finance and Revenue; and State Institutions.

Senate Bill No. 55, authorizing contributions to art museums operated by incorporated cities and towns, to the Committees on Judiciary; Administration; Appropriations; and Counties and Municipalities.

Senate Bill No. 56, providing for creation of additional boards of adjustment, to the Committees on Judiciary; Administration; and Counties and Municipalities.

Senate Bill No. 57, appropriation to the state hospital board for remodeling, to the Committees on Judiciary; and Appropriations.

Senate Bill No. 58, appropriation to the state hospital board for construction, remodeling and equipment, to the Committees on Judiciary; Administration; Appropriations; and State Institutions.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until Monday at 10 a.m. The motion was agreed to and at 10:11 a.m. the Senate stood adjourned until Monday, January 25, 1960, at 10 a.m.

CLARENCE L. CARPENTER
President

LOUISE C. BRIMHALL
Secretary

Monday, January 25, 1960

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MONDAY, JANUARY 25

The Senate met at 10 a.m.

The Reverend Canon George M. Ray, of Trinity Episcopal Cathedral, Phoenix, offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced that Senator Brooke, of Maricopa, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Thursday, January 21, 1960, was dispensed with and the Journal was approved.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

Senate Bill No. 72, by Senators Prochnow, Spikes, and Brown, entitled: "An Act relating to education; abolishing the junior college survey committee, and repealing chapter 99, Laws of 1958, twenty-third Legislature, second regular session."

Senate Bill No. 73, by Senators Palmer, Kitchel, Sullivan, Brooke, Morrow, Gale, Spikes, Bollinger, and Giss, entitled: "An Act relating to discrimination; prohibiting discrimination in places of public accommodations, resorts and amusements because of race, color, religion, ancestry, or national origin; prescribing penalties, and amending title 1, Arizona Revised Statutes, by adding chapter 4, article 1, sections 1-401 to 1-404, inclusive."

Senate Bill No. 74, by a Majority of the Committee on Counties and Municipalities, entitled: "An Act relating to liens for improvement of city lots or other land, and amending section 33-983, Arizona Revised Statutes."

Senate Bill No. 75, by a Majority of the Committee on Agriculture and Irrigation, entitled: "An Act relating to agriculture; providing for marketing of lettuce and cantaloupes; establishing lettuce and cantaloupe boards; prescribing methods and procedures therefor; prescribing civil and criminal remedies and penalties; and amending title 3, chapter 3, Arizona Revised Statutes, by adding article 8, sections 3-571.01 to 3-571.49, inclusive."

Senate Bill No. 76, by a Majority of the Committee on Agriculture and Irrigation, entitled: "An Act relating to dairy products; prohibiting the sale of non-dairy products as dairy products, and amending title 3, chapter 4, article 1, Arizona Revised Statutes, by adding section 3-626.01."

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Senate Bill No. 77, by a Majority of the Highways and Bridges Subcommittee on Highway Problems (Senators Morrow, Arnold, Prochnow, and Brown), entitled: "An Act relating to motor vehicles; prescribing an additional fee for filing each application for a chauffeur's or operator's license; providing for the distribution thereof, and amending title 28, chapter 2, article 1, Arizona Revised Statutes, by adding section 28-205.01."

Senate Concurrent Memorial No. 1, by Senators Murphy, Richards, Arnold, Brown, Thompson, Simms, Udine, Spikes, Corbett, Mickelson, Lockhart, and Goff, entitled: "A Concurrent Memorial requesting the Congress of the United States of America to propose an amendment to the Constitution of the United States relating to taxes on incomes, inheritances and gifts."

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 59, providing for computation of resources and income of married couples receiving welfare assistance, to the Committees on Judiciary; Appropriations; Counties and Municipalities; and Public Health and Welfare.

Senate Bill No. 60, exempting veterans over 21 from paying tuition while attending high school, to the Committees on Judiciary; Administration; Education; and Military and Veterans' Affairs.

Senate Bill No. 61, construction permits required by county assessor, to the Committees on Judiciary; Administration; and Counties and Municipalities.

Senate Bill No. 62, brake fluid regulations for motor vehicles, to the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges.

Senate Bill No. 63, increasing salary of state veterinarian, to the Committees on Judiciary; Administration; Appropriations; and Live-stock and Public Lands.

Senate Bill No. 64, prescribing fees to be paid to superior court, to the Committees on Judiciary; Administration; Counties and Municipalities; and Finance and Revenue.

Senate Bill No. 65, driver education and training in schools and increasing certain registration fees, to the Committees on Judiciary; Education; Finance and Revenue; and Highways and Bridges.

Senate Bill No. 66, appropriation to board of regents for construction and remodeling at ASU, to the Committees on Judiciary; Administration; Appropriations; and State Institutions.

Senate Bill No. 67, appropriation to board of regents for acquiring and preparing land for use of ASU, to the Committees on Judiciary; Administration; Appropriations; and State Institutions.

Senate Bill No. 68, appropriation to board of regents for acquiring and preparing land for use of U. of A., to the Committees on Judiciary; Administration; Appropriations; and State Institutions.

Senate Bill No. 69, appropriation to board of regents for construc-

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tion, remodeling and bond redemption purposes at U. of A., to the Committees on Judiciary; Administration; Appropriations; and State Institutions.

Senate Bill No. 70, appropriation to board of regents for construction and remodeling at ASC, to the Committees on Judiciary; Administration; Appropriations; and State Institutions.

Senate Bill No. 71, authorizing board of regents to remodel student union building at U. of A., to accept gifts, borrow money and issue bonds for such project, to the Committees on Judiciary; Administration; Appropriations; and State Institutions.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10:00 a.m. The motion was agreed to and at 10:11 a.m. the Senate stood adjourned until tomorrow, Tuesday, January 26, 1960, at 10 a.m.

CLARENCE L. CARPENTER
President

LOUISE C. BRIMHALL
Secretary

TUESDAY, JANUARY 26

The Senate met at 10 a.m.

The Rev. Canon Ray offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced that Senator Brooke, of Maricopa, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Monday, January 25, 1960, was dispensed with and the Journal was approved.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

Senate Bill No. 78, by Senators Morrow and Bollinger, entitled: "An Act making an appropriation to the corporation commission for the utilities division."

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Senate Bill No. 79, by Senator Sullivan, entitled, "An Act relating to counties; redefining the boundary of Navajo county, and amending section 11-111, Arizona Revised Statutes."

Senate Bill No. 80, by Senators Brown and Prochnow, entitled: "An Act relating to motor vehicles; providing for the establishment of rules and regulations pertaining to driver education, safety and training courses by the highway patrol; prescribing that highway patrol shall give accreditation to approved driver training schools; providing for inspection of driver training schools; requiring each applicant for an initial driver's license to show proof of graduation from an approved driver training school, and amending title 28, chapter 2, article 2, Arizona Revised Statutes, by adding sections 28-240 to 28-243, inclusive."

Senate Bill No. 81, by Senators Palmer, Smith (Santa Cruz), Kitchel, Greer, Smith (Graham), entitled: "An Act relating to taxation; exempting food products, medicine and water from the transaction privilege taxes, and amending section 42-1321, Arizona Revised Statutes."

Senate Bill No. 82, by Senator Smith (Graham), entitled: "An Act relating to ground water; permitting the construction of wells on certain lands, and amending title 45, chapter 1, article 7, Arizona Revised Statutes, by adding section 45-315.01."

Senate Bill No. 83, by Senators Blansett, Palmer, Smith (Santa Cruz), and Kitchel, entitled: "An Act relating to taxation; providing for mailing of notice to taxpayer notifying him of proposed increase in assessed valuation of his property, and amending section 42-243, Arizona Revised Statutes."

Senate Bill No. 85, by Senators Wine and Corbett, entitled: "An Act relating to expenses of maintenance of insane defendant, and amending section 13-1623, Arizona Revised Statutes."

Senate Bill No. 86, by Senator Richards, entitled: "An Act creating the Arizona semi-centennial commission; prescribing the membership, powers, duties and term of existence thereof; providing for appointment of advisory committees and the issuance of reports, and making an appropriation."

Senate Bill No. 87, by Senator Smith (Graham), entitled: "An Act relating to taxation; levying a tax on the privilege of doing business in this state; prescribing the rate of taxation, and amending section 42-1361, Arizona Revised Statutes."

Senate Memorial No. 1, by Senators Spikes and Mickelson, entitled: "A Memorial requesting the Congress of the United States, the Arizona congressional delegation and the secretary of the interior to take appropriate action to determine the equitable rights which the San Carlos Apache Indian tribe may have in land referred to as the 'mineral strip.'"

Senate Bill No. 84, by Senator Spikes, entitled: "An Act relating to motor vehicles and extending the period of payment of 1960 registration fees, without penalty, to February 29, 1960," was, by unanimous consent, read the first time by number and title.

Senator Giss moved that an emergency be declared, the rules be suspended, and that Senate Bill No. 84, which is under the order of

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business, introduction and first reading of bills for today, be referred to the order of business, reference of bills, for today. The motion was agreed to on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Brooke.

The bill was referred to the Committee on Judiciary.

RECESS

Without objection, at 10:07 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 10:45 a.m.

REPORTS OF STANDING COMMITTEES

The Committee on Judiciary, Senator Orme, Chairman, reported Senate Bill No. 84, extension of time for payment of motor vehicle registration fee, with the recommendation that the bill be amended as follows: (reference is to the mimeographed bill)

Page 1, line 7, after the numerals "1960" strike the comma and insert a period, and strike the remainder of line 7, and strike lines 8 through 10 in their entirety,

and, as so amended, the Committee unanimously recommended that the bill do pass, and Senate Bill No. 84 was placed on the Calendar of the Committee of the Whole.

COMMITTEE OF THE WHOLE

Senator Giss moved that the Senate resolve itself into Committee of the Whole for the consideration of the bill on the Calendar. The motion was agreed to and at 10:46 a.m. the Senate resolved itself into Committee of the Whole, with Senator Sullivan in the chair.

At 10:54 a.m. the Committee of the Whole arose.

Senator Giss moved that an emergency be declared, the rules be further suspended, and that Senate Bill No. 84, which is under the order of business, Committee of the Whole, be removed from its position on the Calendar and advanced to its proper calendar for today. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, President Carpenter.

Not voting: Brooke, Prochnow, Wine.

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Sullivan, for the Committee of the Whole, reported

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Senate Bill No. 84, extension of time for payment of motor vehicle registration fee.

The recommendation of the Committee was:

That Senate Bill No. 84 be amended as follows: (reference is to the mimeographed bill)

Page 1, line 7, after the numerals "1960" strike the comma and insert a period. Strike the remainder of line 7 and strike lines 8 through 10 in their entirety

and, as so amended, the bill do pass.

Senator Sullivan moved the acceptance of the report and the motion was agreed to.

DISPOSITION OF MEASURES REPORTED BY COMMITTEE OF THE WHOLE

The recommendation of the Committee of the Whole that Senate Bill No. 84 do pass, as amended, having been accepted by the Senate, the bill was placed under the order of business, second reading of bills for today.

SECOND READING OF BILLS

By unanimous consent Senate Bill No. 84, extension of time for payment of motor vehicle registration fee, was read the second time by number and title.

Senator Giss moved that an emergency be declared, the rules be suspended and that Senate Bill No. 84 which is under the order of business, second reading of bills for today, be further advanced to the order of business, third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Brooke and Prochnow.

RECESS

Without objection, at 11 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 11:03 a.m.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORT OF THE COMMITTEE ON ENROLLING AND ENGROSSING

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bill No. 84 as properly engrossed, and the bill was placed under the order of business, third reading of bills for today.

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THIRD READING OF BILLS

Senate Bill No. 84, by Senator Spikes, extension of time for payment of motor vehicle registration fee, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Brooke.

The President announced the signing in open session of Senate Bill No. 84 and directed the Secretary to transmit the bill to the House.

Without objection, the Senate reverted to the order of business, reference of bills.

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 72, abolishing junior college survey committee, to the Committees on Judiciary; Administration; Counties and Municipalities; and Education.

Senate Bill No. 73, prohibiting discrimination in places of public accommodations, to the Committees on Judiciary; Administration; Public Health and Welfare; and Tourist and Industry Development.

Senate Bill No. 74, lien for improvements to city lots, or other land, to the Committees on Judiciary; Administration; and Counties and Municipalities.

Senate Bill No. 75, lettuce and cantaloupe marketing act, to the Committees on Judiciary; Administration; and Agriculture and Irrigation.

Senate Bill No. 76, prohibiting sale of non-dairy products as dairy products, to the Committees on Judiciary; Agriculture and Irrigation; Counties and Municipalities; and Public Health and Welfare.

Senate Concurrent Memorial No. 1, requesting Congress to propose amendment to U. S. constitution limiting tax on incomes, inheritances and gifts, to the Committees on Judiciary; Constitutional Amendments and Referendums; Counties and Municipalities; and Finance and Revenue.

Senate Bill No. 77, additional fee for chauffeurs' and operators' licenses, to the Committees on Judiciary; Counties and Municipalities; Finance and Revenue; and Highways and Bridges.

REPORTS OF STANDING COMMITTEES

The Committee on Constitutional Amendments and Referendums, Senator Arnold, Chairman, reported Senate Concurrent Resolution No. 1, prescribing membership of state board of education; constitutional amendment, with the unanimous recommendation that the

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Resolution do pass, and the Resolution was referred to its proper Calendar.

The Committee on Appropriations, Senator Prochnow, Chairman, reported:

Senate Bill No. 31, exempting certain state agencies as to legal counsel, with the recommendation that the bill be amended as follows: (Reference is to the printed bill)

Page 2, line 33, add a new section to read:

“Sec. 2. Emergency

To preserve the public peace, health and safety it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law.”

and, as so amended, a majority of the Committee recommended that the bill do pass.

Senate Bill No. 38, appropriation to planning and building commission for acquiring land in capitol area, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 39, appropriation to planning and building commission for Tucson office building, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 5, reallocation of funds to children's colony, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 25, appropriation to state prison for purchase and installation of locking devices, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 27, providing for selection of textbooks for common schools by state board of education, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 29, creating position of state highway director, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 32, supplemental appropriation to state examiner, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 34, reallocation of funds to apprenticeship council, with a majority of the Committee recommending that the bill do pass.

Senate Bills Nos. 31, 38, 39, 5, 25, 27, 29, 32, and 34 were referred to their proper Calendar.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 11:10 a.m. the Senate stood adjourned until tomorrow, Wednesday, January 27, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

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WEDNESDAY, JANUARY 27

The Senate met at 10 a.m.

Rev. Canon Ray offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced that Senator Brooke, of Maricopa, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Tuesday, January 26, 1960, was dispensed with and the Journal was approved.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

Senate Bill No. 88, by the Committee on Judiciary, entitled: "An Act relating to the superior court; prescribing fees to be paid to the superior court; amending sections 11-554, 12-311, 12-312, and 12-313, Arizona Revised Statutes, and amending title 12, chapter 3, article 2, Arizona Revised Statutes, by adding section 12-312.01."

Senate Bill No. 89, by the Committee on Judiciary, entitled: "An Act relating to real estate; defining the term 'broker' or 'real estate broker'; increasing amount in the real estate fund; granting compensation to board members; providing for a directory of brokers and salesmen; establishing a ratio of deputies to the number of licensed brokers; prescribing qualifications of licensees; prescribing licenses for additional places of business; providing for display of sign by broker; prescribing penalty for sale of cemetery property for speculation; prohibiting employing or compensating an unlicensed person with exception of broker of another state; providing for use of commissioner's report; amending sections 32-2101, 32-2103, 32-2104, 32-2106, 32-2107, 32-2109, 32-2124, 32-2127, 32-2151, 32-2157, 32-2162, and 32-2183, Arizona Revised Statutes, and amending title 32, chapter 20, article 3, Arizona Revised Statutes, by adding section 32-2163."

Senate Bill No. 90, by Senators Spikes, Prochnow, Mickelson, Wine, Corbett, Orme, and Giss, entitled: "An Act relating to the state employees' retirement system; providing for an increase in employee contributions to retirement fund accounts if calendar year wage payments exceed the federal old age and survivors' insurance salary maximum, providing matching employer contributions from state, departmental, or political subdivision funds consistent with provisions of title 38, chapter 5, article 2, and title 15, chapter 14, article 2, Arizona Revised Statutes, and amending title 38, chapter 5, article 2, Arizona Revised Statutes, by adding section 38-749.01."

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Senate Bill No. 91, by Senators Corbett and Wine, entitled; "An Act making a reallocation of funds and an appropriation to the Arizona state school for the deaf and the blind."

Senate Bill No. 92, by a Majority of the Committee on Mines and Mining, entitled: "An Act relating to operation of mines; providing for regulation of underground use of internal combustion engines, and amending title 27, chapter 3, article 3, Arizona Revised Statutes, by adding section 27-364.01."

Senate Bill No. 93, by Senators Palmer, Goff, Wine, Smith (Santa Cruz), Sullivan, Murphy, Corbett, and Orme, entitled: "An Act relating to taxation of income; prescribing exclusions from gross income, and amending section 43-112, Arizona Revised Statutes."

Senate Bill No. 94, by Senators Spikes, Prochnow, Mickelson, Wine, Corbett, Orme, and Giss, entitled: "An Act relating to the state retirement system; providing for allocation of contingency reserve funds in the retirement fund, and amending section 38-753, Arizona Revised Statutes."

Senate Bill No. 95, by the Committee on Appropriations, entitled: "An Act relating to public health; providing for use of maintenance payments to the state hospital for capital expenditures, and amending section 36-520, Arizona Revised Statutes."

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 78, appropriation to corporation commission for utilities division, to the Committees on Judiciary; Administration; and Appropriations.

Senate Bill No. 79, redefining boundary of Navajo county, to the Committees on Judiciary; Administration; Counties and Municipalities; and Livestock and Public Lands.

Senate Bill No. 80, rules and regulations pertaining to driver education, to the Committees on Judiciary; Appropriations; Education; and Highways and Bridges.

Senate Bill No. 81, exempting food products, medicine and water from sales tax, to the Committees on Judiciary; Administration; Counties and Municipalities; and Finance and Revenue.

Senate Bill No. 82, permitting construction of water wells on certain lands, to the Committees on Judiciary; Administration; Counties and Municipalities; and Livestock and Public Lands.

Senate Memorial No. 1, requesting Congress take action to determine rights which San Carlos Apache Indian tribe may have in "mineral strip" land, to the Committees on Judiciary; Administration; Counties and Municipalities; and Livestock and Public Lands.

Senate Bill No. 83, mailing of notice to taxpayer of proposed increase in assessed valuation of property, to the Committees on Judiciary; Administration; and Counties and Municipalities.

Senate Bill No. 85, expenses of maintenance of insane defendant, to the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare.

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Senate Bill No. 86, creating Arizona semi-centennial commission, to the Committees on Judiciary; Appropriations; and Tourist and Industry Development.

Senate Bill No. 87, rate of taxation on privilege of doing business in state, to the Committees on Judiciary; Administration; Counties and Municipalities; and Finance and Revenue.

REPORTS OF STANDING COMMITTEES

The Committee on Counties and Municipalities, Senator Giss, Chairman, reported:

Senate Bill No. 5, reallocation of funds to children's colony, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 6, prohibiting examination of husband or wife for or against the other in certain cases, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 19, prescribing means of travel and reimbursement for expenses for public officers, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 22, investment of estate of minor consisting only of money, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 27, providing for selection of textbooks for common schools by state board of education, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 28, regulating controlled-access facilities of highways and streets, with a majority of the Committee recommending that the bill do pass.

Senate Concurrent Resolution No. 1, prescribing membership of state board of education; constitutional amendment, with a majority of the Committee recommending that the Resolution do pass.

Senate Bill No. 12, location of polling places where state or city has no jurisdiction, with a majority of the Committee recommending that the bill do pass.

Senate Bills Nos. 5, 6, 19, 22, 27, 28, 12, and Senate Concurrent Resolution No. 1 were referred to their proper Calendar.

The Committee on State Institutions, Senator Giss, Chairman, reported:

Senate Bill No. 5, reallocation of funds to children's colony, with the unanimous recommendation that the bill do pass.

Senate Bill No. 25, appropriation to state prison for purchase and installation of locking devices, with the unanimous recommendation that the bill do pass.

Senate Bills Nos. 5 and 25 were placed on their proper Calendar.

The Committee on Highways and Bridges, Senator Morrow, Chairman, reported:

Senate Bill No. 28, regulating controlled-access facilities of high-

ways and streets, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 29, creating position of state highway director, with a majority of the Committee recommending that the bill do pass.

Senate Bills Nos. 28 and 29 were placed on their proper Calendar.

The Committee on Agriculture and Irrigation, Senator Goff, Chairman, reported Senate Bill No. 16, creation of department of agriculture and its powers and duties, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Judiciary, Senator Orme, Chairman, reported:

Senate Bill No. 25, appropriation to state prison for purchase and installation of locking devices, with the unanimous recommendation that the bill do pass.

Senate Bill No. 5, reallocation of funds to children's colony, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Between lines 9 and 10, insert a new section to read:

"Sec. 2. Exemption

The sum reallocated under the terms of section 1 is exempt from the provisions of section 35-173, Arizona Revised Statutes, relating to quarterly allotments.

Line 10, strike "Sec. 2" and insert in lieu thereof "Sec. 3"

and, as so amended, the Committee unanimously recommended that the bill do pass.

Senate Bill No. 34, reallocation of funds to apprenticeship council, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Line 12, add a new section to read:

"Sec. 3. Emergency

To preserve the public peace, health and safety, it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

and, as so amended, the Committee unanimously recommended that the bill do pass.

Senate Bill No. 32, supplemental appropriation to state examiner, with the unanimous recommendation that the bill do pass.

Senate Bill No. 25 was referred to its proper Calendar.

Senate Bill No. 5, accompanied by the reports of the Committees on Judiciary; Appropriations; Counties and Municipalities; and State Institutions, was placed on the Calendar of the Committee of the Whole.

Senate Bills Nos. 34 and 32, accompanied by the reports of the

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Committees on Judiciary; and Appropriations, were placed on the Calendar of the Committee of the Whole.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and 10:12 a.m. the Senate stood adjourned until tomorrow, Thursday, January 28, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

THURSDAY, JANUARY 28

The Senate met at 10 a.m.

Dean George Selway, of Trinity Episcopal Cathedral, Phoenix, offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced that Senators Brooke, of Maricopa, and Smith, of Graham, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Wednesday, January 27, 1960, was dispensed with and the Journal was approved.

MESSAGES FROM THE HOUSE

A message from the House of Representatives, by Ruby H. Sanders, its Chief Clerk, announced that the House had passed Senate Bill No. 84, extension of time for payment of motor vehicle registration fee, and the bill was transmitted to the Governor.

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 88, revising law pertaining to fees paid to the superior court, to the Committees on Judiciary; Administration; Counties and Municipalities; and Finance and Revenue.

Senate Bill No. 89, providing for a revision of the real estate code pertaining to the real estate department, licensing, regulation, and

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sale of subdivided land, to the Committees on Judiciary; Administration; Banking and Insurance; and State Institutions.

Senate Bill No. 90, additional contributions by members and employers to state retirement fund account, to the Committees on Judiciary; Administration; Appropriations; and State Institutions.

Senate Bill No. 91, reallocation and appropriation to school for the deaf and the blind, to the Committees on Judiciary; and Appropriations.

Senate Bill No. 92, regulation of underground use of internal combustion engines, to the Committees on Judiciary; Administration; and Mines and Mining.

Senate Bill No. 93, excluding from gross income annuities of \$2500 or less received from civil service benefits, to the Committees on Judiciary; Administration; Counties and Municipalities; and Finance and Revenue.

Senate Bill No. 94, allocating contingency reserve funds in the retirement fund for the purpose of increasing the amount due the beneficiary, to the Committees on Judiciary; Administration; Appropriations; and State Institutions.

Senate Bill No. 95, providing for use of maintenance payments to state hospital for capital outlay expenditures, to the Committees on Judiciary; Administration; Appropriations; and Public Health and Welfare.

REPORTS OF STANDING COMMITTEES

The Committee on Administration, Senator Brown, Chairman, reported:

Senate Bill No. 12, location of polling places where state or city has no jurisdiction, with the unanimous recommendation that the bill do pass.

Senate Bill No. 14, regulation of activities pertaining to peaceful uses of atomic energy, with the unanimous recommendation that the bill do pass.

Senate Bill No. 19, prescribing means of travel and reimbursement for expenses for public officers, with the unanimous recommendation that the bill do pass.

Senate Bill No. 22, investment of estate of minor consisting only of money, with the unanimous recommendation that the bill do pass.

Senate Bill No. 28, regulating controlled-access facilities of highways and streets, with the unanimous recommendation that the bill do pass.

Senate Bill No. 29, creating position of state highway director, with the unanimous recommendation that the bill do pass.

Senate Bill No. 39, appropriation to planning and building commission for Tucson office building, with the unanimous recommendation that the bill do pass.

Senate Bills Nos. 12, 14, 19, 22, 28, 29, and 39 were referred to their proper Calendar.

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The Committee on Education, Senator Spikes, Chairman, reported:

Senate Bill No. 25, appropriation to state prison for purchase and installation of locking devices, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 27, providing for selection of textbooks for common schools by state board of education, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 72, abolishing junior college survey committee, with a majority of the Committee recommending that the bill do pass.

Senate Concurrent Resolution No. 1, prescribing membership of state board of education; constitutional amendment, with a majority of the Committee recommending that the resolution do pass.

Senate Bill No. 25, accompanied by the reports of the Committees on Judiciary; Appropriations; Education; and State Institutions, was placed on the calendar of the Committee of the Whole.

Senate Bills No. 27 and 72, and Senate Concurrent Resolution No. 1 were referred to their proper Calendar.

The Committee on Judiciary, Senator Orme, Chairman, reported:

Senate Concurrent Resolution No. 1, prescribing membership of state board of education; constitutional amendment, with the recommendation that the Resolution be amended as follows: (reference is to the printed resolution)

Page 1, strike lines 12 through 23 in their entirety and insert in lieu thereof: "AND EIGHT PERSONS APPOINTED BY THE GOVERNOR WITH THE ADVICE AND CONSENT OF THE SENATE. NOT MORE THAN FIVE OF THE APPOINTIVE MEMBERS SHALL BE FROM THE SAME POLITICAL PARTY, AND EACH SHALL RESIDE IN A DIFFERENT COUNTY. THE APPOINTIVE MEMBERS SHALL CONSIST OF ONE COUNTY SCHOOL SUPERINTENDENT, ONE HIGH SCHOOL PRINCIPAL, ONE COMMON SCHOOL SUPERINTENDENT, AND FIVE OTHER PERSONS WHO ARE NEITHER MEMBERS OF A PUBLIC SCHOOL BOARD OF TRUSTEES NOR INSTRUCTORS OR"

Page 2, line 1, strike "EMPLOYEE" and insert "EMPLOYEES"

Page 2, line 5, after the second word "YEARS." insert a new sentence to read "THEREAFTER MEMBERS SHALL BE APPOINTED FOR TERMS OF FOUR YEARS, EXCEPT WHEN APPOINTED TO FILL A VACANCY."

Page 2, line 9, after "Board" strike the remainder of line 9.

and, as so amended, the Committee unanimously recommended that the resolution do pass.

Senate Bill No. 28, regulating controlled-access facilities of highways and streets, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 5, line 2, after the words "five dollars" strike the comma

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Page 5, line 23, after the words "authorities of" insert the word "counties,"

and, as so amended, a majority of the Committee recommended that the bill do pass.

Senate Concurrent Resolution No. 1, accompanied by the reports of the Committees on Judiciary; Counties and Municipalities; Constitutional Amendments and Referendums; and Education, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 28, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges, was placed on the Calendar of the Committee of the Whole.

The Committee on Public Health and Welfare, Senator Mickelson, Chairman, reported Senate Bill No. 22, investment of estate of minor consisting only of money, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

RECESS

Without objection, at 10:08 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 11:44 a.m.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate a communication from the Governor, which was read, advising that on January 28, 1960, he had signed and filed with the Secretary of State Senate Bill No. 84, extension of time for payment of motor vehicle registration fee.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Appropriations, Senator Prochnow, Chairman, reported Senate Bill No. 33, appropriation to tax commission, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 14, after the word "room" strike the word "and" and insert a comma; after the word "lobby" insert the words "and offices"

Page 1, line 15, after the word "commission" insert a period and strike the remainder of line 15 and all of line 16 and, as so amended, the Committee unanimously recommended that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Judiciary, Senator Orme, Chairman, reported:

Senate Bill No. 27, providing for selection of textbooks for common schools by state board of education, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

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Page 4, line 11, after the word "OF" insert the word "THE" and after the word "TEXTBOOKS" strike the comma and the words "AS PROVIDED" and insert the word "PRESCRIBED"

Page 4, line 45, after the word "AND" strike the word "FOR"

Page 6, line 27, at beginning of line insert capital letter "A"

Page 6, line 30, after the word "title" make a new paragraph and insert capital letter "B." before the word "State"

Page 6, line 33, after word "schools." make a new paragraph and insert capital letter "C." before the word "Welfare"

Page 6, line 35, after word "funds" insert a comma

and, as amended, the Committee unanimously recommended that the bill do pass.

Senate Bill No. 33, appropriation to tax commission, with the unanimous recommendation that the bill do pass.

Senate Bill No. 29, creating position of state highway director, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 2, lines 2 and 3, reinsert the italicized numeral and words in their entirety

Page 2, line 4, strike the numeral "10" and insert in lieu thereof the numeral "11"

Page 2, line 7, strike the numeral "11" and insert in lieu thereof the numeral "12"

Page 2, line 10, strike the numeral "12" and insert in lieu thereof the numeral "13"

Page 3, line 36, after the word "DIRECTOR;" insert the words "STATE ENGINEER;"

Page 4, lines 4 through 6, reinsert the italicized letter and words in their entirety

Page 4, line 7, reinsert the italicized words "and maintenance."

Page 4, line 9, strike the letter "B." and insert in lieu thereof the letter "C."

Page 4, line 24, after the word "ARIZONA" insert the words "AT THE TIME OF HIS APPOINTMENT,"

Page 4, line 29, strike the letter "C." and insert in lieu thereof the letter "D."

Page 4, line 41, after the word "shall" strike the words "have charge" and insert in lieu thereof the word "administer"

Page 4, line 42, strike the word "of"

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Page 4, line 44, strike the word "Prepare" and insert in lieu thereof the words "Direct the preparation of"

Page 5, line 4, strike the word "Supervise" and insert in lieu thereof the words "Direct the supervision of"

Page 5, between lines 18 and 19 insert a new paragraph to read:

"6. EMPLOY AN ENGINEER TO BE THE STATE ENGINEER, SUBJECT TO THE APPROVAL OF THE COMMISSION."

Page 7, line 9, after "COMPENSATION" insert "; DIVISION OF CONDEMNATION"

Page 7, line 10, before "The attorney" insert "A."

Page 7, line 14, strike the period and insert ", EXCEPT AS PROVIDED IN SUBSECTION B OF THIS SECTION."

Page 7, after line 18, insert subsections B and C, to read:

"B. NOTWITHSTANDING THE PROVISIONS OF SECTION 41-192, THE HIGHWAY DIRECTOR IS EMPOWERED TO APPOINT A CHIEF ATTORNEY AND ASSISTANTS FOR THE PURPOSE OF PROSECUTING ALL CONDEMNATION SUITS FOR THE STATE WHICH ARISE OUT OF THE DESIGNATION OF REAL PROPERTY FOR HIGHWAY PURPOSES. ANY ATTORNEYS EMPLOYED BY THE CONDEMNATION DIVISION MAY BE PAID FROM STATE OR FEDERAL FUNDS AUTHORIZED FOR THIS PURPOSE. COMPENSATION SHALL BE DETERMINED BY THE HIGHWAY DIRECTOR WITHIN THE LIMITS OF AVAILABLE LEGISLATIVE APPROPRIATIONS THEREFOR AND MAY BE ON AN ANNUAL OR FIXED FEE BASIS. SUCH ATTORNEYS SHALL BE EXEMPT FROM THE RESTRICTIONS IMPOSED BY LAW UPON REGULAR OR SPECIAL ASSISTANTS TO THE ATTORNEY GENERAL.

C. UPON THE EFFECTIVE DATE OF THIS ACT, ALL PROCEEDINGS WHICH HAVE NOT BEEN TERMINATED MAY, AT THE REQUEST OF THE HIGHWAY DIRECTOR BE TRANSFERRED TO THE CONDEMNATION DIVISION."

and, as so amended, a majority of the Committee recommended that the bill do pass.

Senate Bill No. 27, accompanied by the reports of the Committees on Judiciary; Appropriations; Counties and Municipalities; and Education, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 33, accompanied by the reports of the Committees on Judiciary; and Appropriations, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 29, accompanied by the reports of the Committees on Judiciary; Administration; Appropriations; and Highways and Bridges, was placed on the Calendar of the Committee of the Whole.

COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Com-

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mittee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 11:45 a.m. the Senate resolved itself into Committee of the Whole, with Senator Spikes in the chair.

At 12:15 p.m. the Committee of the Whole arose.

CLOSED EXECUTIVE SESSION

Senator Giss moved that the Senate resolve itself into closed executive session for the consideration of executive business. The motion was agreed to and at 12:16 p.m. the Senate resolved itself into closed executive session.

At 12:35 p.m. the closed executive session was dissolved.

(Note: The report of the Committee on State Institutions pertaining to the executive appointment of Mr. Alfred R. Kleindienst to be a member of the industrial commission of Arizona which was read in closed executive session has been placed on file in the Secretary's Office.

The report of the Committee on State Institutions pertaining to the executive appointment of Mrs. Rose Mofford to be a member of the Arizona state retirement system board, representing the classification of "a member of the retirement system," which was read in closed executive session has been placed on file in the Secretary's office.

The report of the Committee on State Institutions pertaining to the executive appointment of Mr. Guy J. Gaston to be a member of the Arizona veterans service commission which was read in closed executive session has been placed on file in the Secretary's office.

The reports of the Committee on State Institutions pertaining to the executive appointments of Mr. Ferdy Sant and Mr. Glen Hoopes to be members of the Arizona state board of pharmacy which were read in closed executive session have been placed on file in the Secretary's office.

The report of the Committee on State Institutions pertaining to the appointment of Mr. Lorenzo Wright to be a member of the board of directors of state institutions for juveniles which was read in closed executive session has been placed on file in the Secretary's office.

The report of the Committee on Highways and Bridges pertaining to the executive appointment of Mr. Bryant Whiting to be a member of the state highway commission, representing the fourth district, which was read in closed executive session has been placed on file in the Secretary's office.

The reports of the Committee on State Institutions pertaining to the executive appointments of Mr. Edwin D. Smith and Mr. Jack Van Meter to be members of the Arizona development board which were read in closed executive session have been placed on file in the Secretary's office.)

EXECUTIVE NOMINATIONS

The President announced that the following appointments made

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by the Governor had been approved and confirmed in closed executive session:

Mr. Alfred R. Kleindienst, Phoenix, as a member of the industrial commission of Arizona, for a term of office beginning on January 8, 1960 and expiring on January 8, 1966.

Mrs. Rose Mofford, Phoenix, as a member of the Arizona state retirement system board, representing the classification of "a member of the retirement system," for a term of office expiring on January 1, 1965.

Mr. Guy J. Gaston, Phoenix, as a member of the Arizona veterans service commission, for a term of office beginning on July 1, 1959 and expiring on June 26, 1964.

Mr. Ferdy Sant, Yuma, as a member of the state board of pharmacy, for a term of office expiring on January 31, 1961, to fill a vacancy created by the death of Mr. D. H. Copeland.

Mr. Glen Hoopes, Thatcher, as a member of the Arizona state board of pharmacy, for a term of office beginning on January 31, 1960 and expiring on January 31, 1965.

Mr. Lorenzo Wright, Mesa, as a member of the board of directors of state institutions for juveniles, for a term of office expiring on the first Monday in January, 1965.

Mr. Bryant Whiting, Eagar, Apache County, as a member of the state highway commission, representing the fourth district, for a term of office beginning on January 31, 1960 and expiring on January 31, 1965.

Mr. Edwin D. Smith, Miami, as a member of the Arizona development board, succeeding Mr. Joe Sotelo, for a term of office expiring on July 10, 1964.

Mr. Jack Van Meter, Clarkdale, as a member of the Arizona development board, for a term of office expiring on July 10, 1964.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until Monday at 10 a.m. The motion was agreed to and at 12:36 p.m. the Senate stood adjourned until Monday, February 1, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

Monday, February 1, 1960

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MONDAY, FEBRUARY 1

The Senate met at 10 a.m.

Rev. Canon Ray offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced that Senator Bollinger, of Mohave, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Thursday, January 28, 1960, was dispensed with and the Journal was approved.

NOTE OF THANKS

The President laid before the Senate a note from Mr. Lorenzo Wright, expressing his appreciation for the Senate's confirmation of his appointment as a member of the Board of Directors of State Institutions for Juveniles, which was read and placed on file in the Secretary's office.

EXECUTIVE APPOINTMENTS

The President laid before the Senate a communication from the Governor which was read as follows:

January 29, 1960

Honorable Clarence L. Carpenter
President
Arizona State Senate
Twenty-fourth Legislature
Second Regular Session

Dear Mr. President:

By virtue of the authority vested in me under Chapter 112, Substitute Senate Bill No. 79, Twenty-fourth Arizona Legislature, First Regular Session, on June thirtieth, 1959, I appointed the following citizens as members of the Oil and Gas Conservation Commission, for terms of office as indicated:

Mr. Ernest Chilson, P. O. Box 190, Winslow (Democrat) for term beginning July 1, 1959 and expiring December 31, 1960

Mr. William E. Kimble, 5 Howell Avenue, Bisbee (Republican) for term beginning July 1, 1959 and expiring December 31, 1961

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Mr. R. Keith Walden, 282 South Stone, Tucson (Republican) for term beginning July 1, 1959 and expiring December 31, 1962

Mr. M. F. Wharton, 4970 East Palomino Road, Phoenix (Democrat) for term beginning July 1, 1959 and expiring December 31, 1963

Charles Kalil, M.D., 200 East Monterey Way, Phoenix (Republican) for term beginning July 1, 1959 and expiring December 31, 1964

I respectfully request confirmation of the foregoing appointments by your Honorable Body.

In this connection, it is my intention to reappoint Mr. Ernest Chilson, of Winslow, as a member of the Commission for the term of office commencing December thirty-first, 1960 and expiring December thirty-first, 1965, and I respectfully request confirmation by your Honorable Body of the proposed reappointment of Mr. Chilson.

Sincerely,

Paul J. Fannin
Governor

The communication was referred to the Committee on State Institutions.

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Spikes, for the Committee of the Whole, reported Senate Bill No. 5, reallocation of funds to children's colony; Senate Bill No. 27, providing for selection of textbooks for common schools by state board of education; Senate Bill No. 25, appropriation to state prison for purchase and installation of locking devices; Senate Bill No. 28, regulating controlled-access facilities of highways and streets; Senate Bill No. 32, supplemental appropriation to state examiner; Senate Bill No. 34, reallocation of funds to apprenticeship council; Senate Concurrent Resolution No. 1, prescribing membership of state board of education; constitutional amendment; Senate Bill No. 33, appropriation to tax commission; and Senate Bill No. 29, creating position of state highway director.

The recommendations of the Committee were:

That Senate Bill No. 5 be amended as follows: (reference is to the printed bill)

Between lines 9 and 10, insert a new section to read:

"Sec. 2. Exemption

The sum reallocated under the terms of section 1 is exempt from the provisions of section 35-173, Arizona Revised Statutes, relating to quarterly allotments."

Line 10, strike "Sec. 2" and insert in lieu thereof "Sec. 3" and, as so amended, the bill do pass.

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That Senate Bill No. 27 be amended as follows: (reference is to the printed bill)

Page 4, line 11, after the word "OF" insert the word "THE" and after the word "TEXTBOOKS" strike the comma and the words "AS PROVIDED" and insert the word "PRESCRIBED".

Page 4, line 45, after the word "AND" strike the word "FOR".

Page 6, line 27, at beginning of line insert capital letter "A."

Page 6, line 30, after the word "title" make a new paragraph and insert capital letter "B." before the word "State".

Page 6, line 33, after word "schools." make a new paragraph and insert capital letter "C." before word "Welfare".

Page 6, line 35, after word "funds" insert a comma.

and, as so amended, the bill do pass.

That Senate Bill No. 25 do pass.

That Senate Bill No. 28 be amended as follows: (reference is to the printed bill)

Page 5, line 2, after the words "five dollars" strike the comma

Page 5, line 23, after the words "authorities of" insert the word "counties,"

and, as so amended, the bill do pass.

That Senate Bill No. 32 do pass.

That Senate Bill No. 34 be amended as follows: (reference is to the printed bill)

Line 12, add a new section to read:

"Sec. 3. Emergency

To preserve the public peace, health and safety it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

and, as so amended, the bill do pass.

That Senate Concurrent Resolution No. 1 be amended as follows: (reference is to the printed resolution)

Page 1, strike lines 12 through 23 in their entirety and insert in lieu thereof: "AND EIGHT PERSONS APPOINTED BY THE GOVERNOR WITH THE ADVICE AND CONSENT OF THE SENATE. NOT MORE THAN FIVE OF THE APPOINTIVE MEMBERS SHALL BE FROM THE SAME POLITICAL PARTY, AND EACH SHALL RESIDE IN A DIFFERENT COUNTY. THE APPOINTIVE MEMBERS SHALL CONSIST OF ONE COUNTY SCHOOL SUPERINTENDENT,

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ONE HIGH SCHOOL PRINCIPAL, ONE COMMON SCHOOL SUPERINTENDENT, AND FIVE OTHER PERSONS WHO ARE NEITHER MEMBERS OF A PUBLIC SCHOOL BOARD OF TRUSTEES NOR INSTRUCTORS OR"

Page 2, line 1, strike "EMPLOYEE" and insert "EMPLOYEES"

Page 2, line 5, after the second word "YEARS." insert a new sentence to read "THEREAFTER MEMBERS SHALL BE APPOINTED FOR TERMS OF FOUR YEARS, EXCEPT WHEN APPOINTED TO FILL A VACANCY."

Page 2, line 9, after "Board" strike the remainder of line 9. and, as so amended, the resolution do pass.

That Senate Bill No. 33 be amended as follows: (reference is to the printed bill)

Page 1, line 14, after the word "room" strike the word "and" and insert a comma; after the word "lobby" insert the words "and offices"

Page 1, line 15, after the word "commission" insert a period and strike the remainder of line 15 and all of line 16 and, as so amended, the bill do pass.

That Senate Bill No. 29 be amended as follows: (reference is to the printed bill)

Page 2, lines 2 and 3, insert the numeral "10" and reinsert the italicized words in their entirety.

Page 2, line 4, strike the numeral "10" and insert in lieu thereof the numeral "11".

Page 2, line 7, strike the numeral "11" and insert in lieu thereof the numeral "12".

Page 2, line 10, strike the numeral "12" and insert in lieu thereof the numeral "13".

Page 3, line 36, after the word "DIRECTOR;" insert the words "STATE ENGINEER;".

Page 4, lines 4 through 6, reinsert the italicized letter and words in their entirety.

Page 4, line 7, reinsert the italicized words "and maintenance."

Page 4, line 9, strike the letter "B." and insert in lieu thereof the letter "C."

Page 4, line 24, after the word "ARIZONA" insert the words "AT THE TIME OF HIS APPOINTMENT;".

Page 4, line 29, strike the letter "C." and insert in lieu thereof the letter "D."

Page 4, line 41, after the word "shall" strike the words "have charge" and insert in lieu thereof the word "administer".

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Page 4, line 42, strike the word "of".

Page 4, line 44, strike the word "Prepare" and insert in lieu thereof the words "Direct the preparation of".

Page 5, line 4, strike the word "Supervise" and insert in lieu thereof the words "Direct the supervision of".

Page 5, between lines 18 and 19 insert a new paragraph to read:

"6. EMPLOY AN ENGINEER TO BE THE STATE ENGINEER, SUBJECT TO THE APPROVAL OF THE COMMISSION."

Page 7, line 9, after "COMPENSATION" insert "; DIVISION OF CONDEMNATION".

Page 7, line 10, before "The attorney" insert "A."

Page 7, line 14, strike the period and insert ", EXCEPT AS PROVIDED IN SUBSECTION B OF THIS SECTION."

Page 7, after line 18, insert subsections B and C, to read:

"B. NOTWITHSTANDING THE PROVISIONS OF SECTION 41-192, THE HIGHWAY DIRECTOR IS EMPOWERED TO APPOINT A CHIEF ATTORNEY AND ASSISTANTS FOR THE PURPOSE OF PROSECUTING ALL CONDEMNATION SUITS FOR THE STATE WHICH ARISE OUT OF THE DESIGNATION OF REAL PROPERTY FOR HIGHWAY PURPOSES. ANY ATTORNEYS EMPLOYED BY THE CONDEMNATION DIVISION MAY BE PAID FROM STATE OR FEDERAL FUNDS AUTHORIZED FOR THIS PURPOSE. COMPENSATION SHALL BE DETERMINED BY THE HIGHWAY DIRECTOR WITHIN THE LIMITS OF AVAILABLE LEGISLATIVE APPROPRIATIONS THEREFOR AND MAY BE ON AN ANNUAL OR FIXED FEE BASIS. SUCH ATTORNEYS SHALL BE EXEMPT FROM THE RESTRICTIONS IMPOSED BY LAW UPON REGULAR OR SPECIAL ASSISTANTS TO THE ATTORNEY GENERAL.

C. UPON THE EFFECTIVE DATE OF THIS ACT, ALL PROCEEDINGS WHICH HAVE NOT BEEN TERMINATED MAY, AT THE REQUEST OF THE HIGHWAY DIRECTOR BE TRANSFERRED TO THE CONDEMNATION DIVISION."

and, as so amended, the bill do pass.

Senator Spikes moved the acceptance of the report. The motion was agreed to.

DISPOSITION OF MEASURES REPORTED BY COMMITTEE OF THE WHOLE

The recommendation of the Committee of the Whole that Senate Bills Nos. 5, 27, 28, 34, 33, and 29, and Senate Concurrent Resolution No. 1 do pass, as amended, having been accepted by the Senate, the bills and resolution were placed under the order of business, second reading of bills for today.

The recommendation of the Committee of the Whole that Senate

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Bills Nos. 25 and 32 do pass having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

Senate Bill No. 96, by Senators Thompson and Wine, entitled: "An Act relating to aeronautics; providing for the registration of aircraft; prescribing a license tax on aircraft to be assessed and collected by the county assessor; providing for conditional enactment, and amending title 2, Arizona Revised Statutes, by adding chapter 4, articles 1 and 2."

Senate Bill No. 97, by Senator Corbett, entitled: "An Act relating to archaeological, paleontological and historical features of this state; providing for the preservation of antiquities within Arizona; amending sections 41-771 and 41-772, Arizona Revised Statutes, and amending title 41, chapter 4, article 4, Arizona Revised Statutes, by adding sections 41-773 to 41-776, inclusive."

Senate Bill No. 98, by the Committee on Appropriations, entitled: "An Act making an appropriation to the corporation commission for the use of the securities and motor carrier divisions."

Senate Bill No. 99, by the Committee on Appropriations, entitled: "An Act making a supplemental appropriation to the state department of health for the state tuberculosis sanatorium."

Senate Bill No. 100, by the Committee on Appropriations, entitled: "An Act relating to state government; prescribing powers and duties of the state examiner; prescribing duty of officers to make records available; prescribing penalties, and amending sections 41-333 and 41-334, Arizona Revised Statutes."

Senate Bill No. 101, by the Committee on Appropriations, entitled: "An Act relating to the legislative council; transferring the powers and duties of the post auditor to the legislative council; providing for appointment of the post auditor and a state property officer by the legislative council and prescribing the powers and duties thereof; amending title 41, chapter 8, article 1, by adding sections 41-1304.03 to 41-1304.06, inclusive, and repealing article 5 of chapter 3, and article 2 of chapter 8, title 41, Arizona Revised Statutes."

Senate Bill No. 102, by Senators Murphy, Goff, Arnold, Brown, Sullivan and Bollinger, entitled: "An Act relating to the Arizona state athletic commission; prescribing who shall be required to procure a license from the commission; prescribing license and registration fees; providing for a schedule of fees to be paid to referees, prescribing an age limitation for participants in boxing, sparring and wrestling matches and exhibitions; prescribing notice required before license may be revoked, and amending sections 5-227, 5-228, 5-230, 5-232, 5-235 and 5-236, Arizona Revised Statutes."

Senate Bill No. 103, by Senators Prochnow, Morrow, Orme, Lockhart, Thompson and Brown, entitled: "An Act relating to the sale of state lands; prescribing the terms of sale; providing for the method of payment, and amending section 37-241, Arizona Revised Statutes."

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Senate Bill No. 104, by Senators Prochnow, Morrow, Orme, Lockhart, Thompson and Brown, entitled: "An Act relating to state lands; removing the prohibition against sale of state lands containing timber, and amending sections 37-231, 37-233 and 37-722, Arizona Revised Statutes."

Senate Bill No. 105, by Senators Prochnow, Morrow, Orme, Lockhart, Thompson and Brown, entitled: "An Act relating to state lands; providing for lease of state lands in excess of ten years for commercial purposes, and amending section 37-281, Arizona Revised Statutes."

Senate Bill No. 106, by Senators Prochnow, Morrow, Orme, Lockhart, Thompson and Brown, entitled: "An Act relating to state lands; providing for disposition of monies collected as classification and appraisal fees, and amending section 37-107, Arizona Revised Statutes."

Senate Bill No. 107, by Senators Prochnow, Morrow, Orme, Lockhart, Thompson and Brown, entitled: "An Act relating to state lands; prescribing amortization period for reimbursement of cost for certain improvements to state lands, and amending section 37-322, Arizona Revised Statutes."

Senate Bill No. 108, by Senator Bollinger, entitled: "An Act relating to county officers, and authorizing reimbursement of the sheriff of Mohave county."

Senate Bill No. 109, by the Committee on Appropriations, entitled: "An Act making an appropriation for planning and construction of a tuberculosis sanatorium."

Senate Bill No. 110, by the Committee on Appropriations, entitled: "An Act relating to the legislative council, and making a reallocation of funds."

Senate Bill No. 111 by the Committee on Appropriations entitled: "An Act making an appropriation to the state planning and building commission."

Senate Bill No. 112 by Senators Goff and Morrow, entitled: "An Act relating to motor vehicles; prescribing driver education as an additional penalty for violation of speed restrictions, and amending title 28, chapter 6, article 6, Arizona Revised Statutes, by adding section 28-708."

Senate Concurrent Resolution No. 3, by Senators Thompson and Wine, entitled: "A Concurrent Resolution proposing an amendment to the Constitution of Arizona relating to taxation; providing for a license tax on aircraft in lieu of all ad valorem property taxes, and amending article 9, Constitution of Arizona, by adding section 15."

SECOND READING OF BILLS

By unanimous consent the following bills were read the second time by number and title:

Senate Bill No. 5, reallocation of funds to children's colony.

Senate Bill No. 27, providing for selection of textbooks for common schools by state board of education.

Senate Bill No. 25, appropriation to state prison for purchase and installation of locking devices.

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Senate Bill No. 28, regulating controlled-access facilities of highways and streets.

Senate Bill No. 32, supplemental appropriation to state examiner.

Senate Bill No. 34, reallocation of funds to apprenticeship council.

Senate Concurrent Resolution No. 1, prescribing membership of state board of education; constitutional amendment.

Senate Bill No. 33, appropriation to tax commission.

Senate Bill No. 29, creating position of state highway director.

Senator Orme moved that Senate Bill No. 29 be amended as follows: (reference is to the printed bill)

Page 8, between lines 43 and 44, insert three new sections, being sections 11, 12 and 13, to read:

"Sec. 11. Sec. 28-201, Arizona Revised Statutes, is amended to read:

28-201. MOTOR VEHICLE DIVISION; SUPERINTENDENT; SALARY; OFFICES; EMPLOYEES

A. The highway department shall maintain a division of motor vehicles.

B. The state highway director, subject to the approval of the commission, shall appoint a vehicle superintendent to be the head of the division, who shall receive an annual salary not to exceed nine thousand dollars as fixed by the commission.

C. The vehicle division shall maintain an office in the capital, and other offices as the duties of the division require. The superintendent may, with the consent of the director appoint a chief clerk and other employees as the business of the division demands.

Sec. 12. Sec. 28-262, Arizona Revised Statutes, is amended to read:

28-262. TRAFFIC ENGINEER: QUALIFICATIONS

The state highway director, subject to the approval of the highway commission, shall appoint a traffic engineer who shall be the executive officer of the safety division. The traffic engineer shall be:

1. Qualified as a member of the institute of traffic engineers to perform the recognized functions of a professional traffic control engineer.

2. Competent to deal with the planning and geometric design of streets, highways and abutting lands and with traffic operation thereon, as their use is related to the safe, convenient and economic transportation of persons and goods.

3. Experienced in traffic safety administration.

Sec. 13. Sec. 28-1121, Arizona Revised Statutes, is amended to read:

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28-1121. SUPERVISOR OF FINANCIAL RESPONSIBILITY

The state highway director, with the approval of the commission, may appoint a supervisor of financial responsibility, prescribe his powers and duties and fix his salary at an amount not to exceed five thousand seven hundred dollars per annum."

Page 8, line 44, strike "Sec. 11." and insert in lieu thereof "Sec. 14."

Page 9, line 2, strike "Sec. 12." and insert in lieu thereof "Sec. 15."

Line 4 of title, after the word "Duties;" insert "modifying the powers and duties of the state engineer and the secretary of the highway commission;"

Line 5 of title, after the numerals "18-157," insert "28-201, 28-262, 28-1121,".

The motion was agreed to and the amendment was adopted.

Senator Giss moved that Senate Bill No. 29 be amended as follows: (reference is to the mimeographed copy of the Judiciary amendment)

Page 2, strike all of subsection B and insert:

"B. Notwithstanding the provisions of section 41-192, the highway director is empowered to appoint a chief attorney, assistants, and other required personnel for the purpose of prosecuting all condemnation suits for the state which arise out of the effort to acquire real property for highway purposes. All persons employed by the condemnation division shall be paid from state or federal funds authorized for this purpose. Compensation for attorneys and other required personnel shall be determined by the highway director within the limits of available legislative appropriations therefor. Compensation for attorneys may be on an annual or fixed fee basis. Such attorneys shall be exempt from the restrictions imposed by law upon regular or special assistants to the attorney general."

The motion was agreed to and the amendment was adopted.

The President put the question "Shall Senate Bills Nos. 5, 27, 25, 28, 32, 34, 33 and 29, and Senate Concurrent Resolution No. 1 be engrossed and have a third reading?", which was decided in the affirmative, and the bills were referred to the Committee on Enrolling and Engrossing.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 10:20 a.m. the Senate stood adjourned until tomorrow, Tuesday, February 2, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

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TUESDAY, FEBRUARY 2

The Senate met at 10 a.m.

Rev. Canon Ray offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced that Senators Giss, of Yuma, and Greer, of Apache, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Monday, February 1, 1960, was dispensed with and the Journal was approved.

MESSAGES FROM THE HOUSE

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed the following:

House Bill No. 1, savings and loan act of Arizona.

House Bill No. 5, repealing law providing for special license to operate motor scooter, motorized bicycle or motorcycle.

House Bill No. 17, permitting counties to establish free libraries outside county seats.

House Bill No. 25, amending provisions for notification of certain registrants of trademarks of date of expiration.

House Bill No. 28, repealing law making joy riding a misdemeanor.

House Bill No. 29, penalties for violation of minimum speed regulations of motor vehicles.

House Bill No. 37, changing disposition of revenue from horse, harness and dog racing.

House Bill No. 38, forbidding use of the state fair grounds for horse and dog racing except during the state fair.

House Bill No. 57, prescribing the method of electing a board of directors for irrigation districts.

House Concurrent Resolution No. 3, constitutional amendment increasing terms of elected state officials from two to four years.

House Concurrent Resolution No. 4, constitutional amendment increasing terms of elected county officers from two to four years.

House Bills Nos. 1, 5, 17, 25, 28, 29, 37, 38 and 57, and House Concurrent Resolutions Nos. 3 and 4 were placed under the order of business, introduction and first reading of bills for today.

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INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

House Bill No. 1, entitled: "An Act relating to savings and loan associations; providing for the organization of savings and loan associations, their membership and management, regulation, supervision, rehabilitation, liquidation, conversion to federal associations, and insurance of accounts; prescribing the types of capital of and investment to be made by such associations; prescribing penalties for violation, and repealing and re-enacting chapter 3 of title 6, Arizona Revised Statutes."

House Bill No. 5, entitled, "An Act relating to motor vehicles, and repealing section 28-415.01, Arizona Revised Statutes."

House Bill No. 17, entitled: "An Act relating to county free libraries; providing that the board of supervisors may establish a county free library within the county, and amending section 11-902, Arizona Revised Statutes."

House Bill No. 25, entitled: "An Act relating to registration of trademarks; providing for notification of certain registrants of trademarks of the date of expiration, and amending section 44-1445, Arizona Revised Statutes."

House Bill No. 28, entitled: "An Act relating to crimes; providing that the second offense of joy riding law be classed as a felony, and amending section 13-672, Arizona Revised Statutes."

House Bill No. 29, entitled: "An Act relating to motor vehicles prescribing penalties for violation of minimum speed regulations, and amending section 28-704, Arizona Revised Statutes."

House Bill No. 37, entitled: "An Act relating to horse, harness and dog racing; providing for the disposition of revenue; increasing revenue allotted to the county fairs fund and livestock and agriculture fund; allotting to the state fair fund five per cent of the revenue received from horse, harness and dog racing permittees, permits and licenses, and amending section 5-113, Arizona Revised Statutes."

House Bill No. 38, entitled: "An Act relating to the state fair commission; defining the powers and duties of the state fair commission, and amending section 3-1003, Arizona Revised Statutes."

House Bill No. 57, entitled: "An Act relating to irrigation districts; prescribing the method of electing a board of directors for such district, and amending section 45-1514, Arizona Revised Statutes."

House Concurrent Resolution No. 3, entitled: "A Concurrent Resolution proposing an amendment of the Constitution of Arizona increasing the terms of state officers to four years, and amending article 4, part 2, section 21, article 5, section 1, and article 19, Constitution of Arizona."

House Concurrent Resolution No. 4, entitled: "A Concurrent Resolution proposing an amendment of the Constitution of Arizona increasing the terms of county officers to four years, and amending article 12, section 3, Constitution of Arizona."

Senate Bill No. 113, by the Committee on Judiciary, entitled:

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"An Act relating to jurors and juries; providing for jury recesses, and amending section 21-331, Arizona Revised Statutes."

Senate Bill No. 114, by the Committee on Judiciary, entitled: "An Act relating to decedents' estates; fiduciaries; personal representatives; providing for an additional bond for the sale of real property, and amending section 14-455, Arizona Revised Statutes."

Senate Bill No. 115, by the Committee on Judiciary, entitled: "An Act relating to attorneys at law; and amending sections 32-216, 32-217, 32-231 and 32-233, Arizona Revised Statutes."

Senate Bill No. 116, by the Committee on Judiciary, entitled: "An Act relating to taxation; exempting speculative builders from payment of transaction privilege taxes, and amending sections 42-1301 and 42-1401, Arizona Revised Statutes."

Senate Bill No. 117, by the Committee on Judiciary, entitled: "An Act relating to the commissioners on uniform state laws; providing for terms and compensation; providing for membership in national conference, and amending sections 41-591 and 41-592, Arizona Revised Statutes."

Senate Bill No. 118, by the Committee on Appropriations, entitled: "An Act making a supplemental appropriation to the supreme court."

Senate Bill No. 119, by Senators Wine, Goff, Brown and Blansett, entitled: "An Act relating to motor vehicles; prescribing the security required following an accident, and amending section 28-1142, Arizona Revised Statutes."

Senate Bill No. 120, by Senators Wine, Richards, Brown and Blansett, entitled: "An Act relating to insurance; prescribing an uninsured motorist clause, and amending title 20, chapter 2, article 2, Arizona Revised Statutes, by adding section 20-259.01."

Senate Bill No. 121, by Senators Murphy, Richards, Arnold, Simms and Prochnow, entitled: "An Act making an appropriation to the state department of public welfare."

Senate Bill No. 122, by Senators Murphy, Richards, Arnold, Simms and Prochnow, entitled: "An Act relating to privileged communications; providing for privileged communications for radio and television reporters, and amending section 12-2237, Arizona Revised Statutes."

SEATING OF SENATOR GREER

The Sergeant at Arms, at 10:10 a.m., announced that Senator Greer, of Apache, had entered the Senate chamber and taken his seat.

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 96, providing for registration and taxation of aircraft, to the Committees on Judiciary; Administration; and Finance and Revenue.

Senate Bill No. 97, restrictions on archaeological discoveries, to the Committees on Judiciary; Administration; Education; and State Institutions.

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Senate Bill No. 98, appropriation to corporation commission for securities and motor carrier divisions, to the Committees on Judiciary; Appropriations; and Highways and Bridges.

Senate Bill No. 99, supplemental appropriation to department of health for tuberculosis sanatorium, to the Committees on Judiciary; Appropriations; and Public Health and Welfare.

Senate Bill No. 100, prescribing powers and duties of state examiner, to the Committees on Judiciary; Appropriations; and State Institutions.

Senate Bill No. 101, transferring powers and duties of post auditor and property officer to legislative council, to the Committees on Judiciary; Appropriations; Administration; and State Institutions.

Senate Bill No. 102, establishing fees to be paid to athletic commission, to the Committees on Judiciary; Finance and Revenue; and State Institutions.

Senate Bill No. 103, prescribing terms of sale of state lands and method of payment, to the Committees on Judiciary; Livestock and Public Lands; and State Institutions.

Senate Bill No. 104, removing prohibition against sale of state land containing timber, to the Committees on Judiciary; Livestock and Public Lands; and State Institutions.

Senate Bill No. 105, providing lease of state land in excess of ten years for commercial purposes, to the Committees on Judiciary; Livestock and Public Lands; and State Institutions.

Senate Bill No. 106, providing portion of monies collected for appraisal fees to be used to benefit state land department, to the Committees on Judiciary; Finance and Revenue; Livestock and Public Lands; and State Institutions.

Senate Bill No. 107, amortization period for subjugation and evaluation of state agricultural and grazing lands, to the Committees on Judiciary; Livestock and Public Lands; and State Institutions.

Senate Bill No. 108, reimbursement to sheriff of Mohave county, to the Committees on Judiciary; Appropriations; and Counties and Municipalities.

Senate Bill No. 109, appropriation for planning and construction of new tuberculosis sanatorium, to the Committees on Judiciary; Administration; Appropriations; and State Institutions.

Senate Bill No. 110, reallocation of funds to legislative council, to the Committees on Judiciary; and Appropriations.

Senate Bill No. 111, appropriation to planning and building commission for expenses incurred in moving various departments, to the Committees on Judiciary; and Appropriations.

Senate Concurrent Resolution No. 3, providing for license tax on aircraft; constitutional amendment, to the Committees on Judiciary; Administration; Finance and Revenue; and Constitutional Amendments and Referendums.

Senate Bill No. 112, prescribing driver education as additional penalty for speeding, to the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges.

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REPORTS OF STANDING COMMITTEES

The Committee on Judiciary, Senator Orme, Chairman, reported:

Senate Bill No. 19, prescribing means of travel and reimbursement for expenses for public officers, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 5, strike "Pullman fares" and insert in lieu thereof "Railroad sleeping accommodations"

Page 1, line 6, strike "costs not to exceed a standard lower berth" and insert in lieu thereof "the cost thereof"

Page 1, line 16, after the word "mile" insert a comma

Page 1, line 21, after the word "railroad" insert a comma and "excluding sleeping accommodations,"

Page 2, line 16, strike "for such expenses," and insert in lieu thereof "for travel within the state,"

and, as amended, the Committee unanimously recommended that the bill do pass.

Senate Bill No. 22, investment of estate of minor consisting only of money, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 7, strike the word "one" and insert in lieu thereof the word "five" and on the same line after the word "dollars" strike the remainder of line 7

Page 1, line 8, strike line 8 in its entirety

Page 1, line 9, strike the word "MINOR" and on the same line after the word "court" strike the word "shall" and insert in lieu thereof the word "may"

Page 1, line 12, after the word "minor," strike the remainder of line 12

Page 1, strike lines 13 through 21 in their entirety

Page 1, line 22, strike the words "IN EITHER EVENT" and on the same line begin the word "the" with a capital letter

Page 2, line 3, after the second word "purchase" strike the word "or" and insert in lieu thereof the word "and"

Page 2, strike lines 6 through 14 in their entirety

Page 2, line 15, strike the letter "D." and insert the letter "C."

Page 2, line 20, after the word "MAY" insert a comma and the words "AFTER THE GUARDIAN HAS POSTED A COURT-APPROVED BOND IN SUCH AMOUNT AS THE COURT MAY REQUIRE,"

Page 2, line 24, after the word "ORDER." strike the remainder of line 24

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Page 2, strike lines 25 through 29 in their entirety

and, as amended, a majority of the Committee recommended that the bill do pass.

Senate Memorial No. 1, requesting Congress take action to determine rights which San Carlos Apache Indian tribe may have in "mineral strip" land, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 19 and Senate Memorial No. 1 were referred to their proper Calendar.

Senate Bill No. 22, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare, was placed on the Calendar of the Committee of the Whole.

The Committee on Administration, Senator Brown, Chairman, reported:

Senate Bill No. 8, issuance of patents for less than entire tract of lands purchased, with the unanimous recommendation that the bill do pass.

Senate Bill No. 49, exempting certain nonprofit corporations from required number of directors, with the unanimous recommendation that the bill do pass.

Senate Bill No. 53, repealing law pertaining to salaries of state administrative and appointive officers, with the unanimous recommendation that the bill do pass.

Senate Bill No. 55, authorizing contributions to art museums operated by incorporated cities and towns, with the unanimous recommendation that the bill do pass.

Senate Bill No. 60, exempting veterans over 21 from paying tuition while attending high school, with the unanimous recommendation that the bill do pass.

Senate Bill No. 62, brake fluid regulations for motor vehicles, with the unanimous recommendation that the bill do pass.

Senate Bill No. 75, lettuce and cantaloupe marketing act, with the unanimous recommendation that the bill do pass.

Senate Memorial No. 1, requesting Congress take action to determine rights which San Carlos Apache Indian tribe may have in "mineral strip" land, with the unanimous recommendation that the bill do pass.

Senate Bills Nos. 8, 49, 53, 55, 60, 62 and 75, and Senate Memorial No. 1 were referred to their proper Calendar.

REPORT OF THE COMMITTEE ON ENROLLING AND ENGROSSING

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bills Nos. 5, 27, 25, 28, 29, 32, 34 and 33, and Senate Concurrent Resolution No. 1 as properly engrossed, and the bills and resolution were placed under the order of business, third reading of bills for today.

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THIRD READING OF BILLS

Senate Bill No. 5, by Senators Arnold and Goff, reallocation of funds to children's colony, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Giss.

The President announced the signing in open session of Senate Bill No. 5 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 27, by Senators Spikes and Richards, providing for selection of textbooks for common schools by state board of education, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Giss.

The President announced the signing in open session of Senate Bill No. 27 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 25, by Senators Arnold and Goff, appropriation to state prison for purchase and installation of locking devices, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Giss.

The President announced the signing in open session of Senate Bill No. 25 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 28, by Senators Prochnow and Morrow, regulating controlled-access facilities of highways and streets, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Giss.

The President announced the signing in open session of Senate Bill No. 28 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 29, by Senators Prochnow and Morrow, creating position of state highway director, was read in full on third reading

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and passed on roll call which resulted: Ayes 23, Noes 4, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Goff, Greer, Lockhart, Mickelson, Morrow, Murphy, Orme, Prochnow, Richards, Simms, Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Noes: Kitchel, Palmer, Smith (Graham), Smith (Santa Cruz).

Not voting: Giss.

The President announced the signing in open session of Senate Bill No. 29 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 32, by the Committee on Appropriations, supplemental appropriation to state examiner, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Giss.

The President announced the signing in open session of Senate Bill No. 32 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 34, by the Committee on Appropriations, reallocation of funds to apprenticeship council, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Giss.

The President announced the signing in open session of Senate Bill No. 34 and directed the Secretary to transmit the bill to the House.

Senate Concurrent Resolution No. 1, by Senators Brown, Spikes, Goff, Richards, Morrow, Lockhart, Arnold, Blansett, Gale, Prochnow, Corbett, Murphy, Orme, Giss, Udine, Thompson, Mickelson and Simms, prescribing membership of state board of education; constitutional amendment, was read in full on third reading and passed on roll call which resulted: Ayes 25, Noes 2, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Noes: Palmer and Smith (Santa Cruz).

Not voting: Giss.

The President announced the signing in open session of Senate

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Concurrent Resolution No. 1 and directed the Secretary to transmit the resolution to the House.

Senate Bill No. 33, by the Committee on Appropriations, appropriation to tax commission, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Giss.

The President announced the signing in open session of Senate Bill No. 33 and directed the Secretary to transmit the bill to the House.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 11:04 a.m. the Senate stood adjourned until tomorrow, Wednesday, February 3, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL
Secretary

WEDNESDAY, FEBRUARY 3

The Senate met at 10 a.m.

Rev. Canon Ray offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Bollinger, Brooke, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced that Senators Blansett, of Navajo, and Brown, of Santa Cruz, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Tuesday, February 2, 1960, was dispensed with and the Journal was approved.

ARIZONA COMMISSION OF INDIAN AFFAIRS

The President laid before the Senate a communication from Mr. Charles F. Gritzner, Executive Secretary of the Arizona commission of Indian affairs, informing the Legislature of their new office address,

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1611 West Adams (in the rear), and the communication was placed on file in the Secretary's office.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

Senate Bill No. 123, by Senator Morrow, entitled: "An Act relating to highways; providing for the disposition of unnecessary public roadways and prescribing the procedure for the disposition thereof; amending sections 18-155, 18-201, and 18-204, Arizona Revised Statutes; amending title 18, Arizona Revised Statutes, by adding chapter 5, article 1, sections 18-501 to 18-508, inclusive, and repealing sections 9-404 and 18-211, Arizona Revised Statutes."

Senate Bill No. 124, by a Majority of the Committee on Banking and Insurance, entitled: "An Act relating to insurance; providing for the director of insurance to levy upon domestic life insurers pro rata shares of the cost of operation of the committee on valuation of securities of the national association of insurance commissioners, and amending title 20, chapter 3, Arizona Revised Statutes, by adding article 5, sections 20-661 to 20-665, inclusive."

Senate Bill No. 125, by a Majority of the Committee on Banking and Insurance, entitled: "An Act relating to insurance; restricting placements of surplus line coverages with insolvent insurers, and amending section 20-413, Arizona Revised Statutes."

Senate Bill No. 126, by a Majority of the Committee on Banking and Insurance, entitled: "An Act relating to insurance; rendering more definite the affidavit of the broker procuring a surplus line coverage, and amending section 20-408, Arizona Revised Statutes."

Senate Bill No. 127, by a Majority of the Committee on Banking and Insurance, entitled: "An Act relating to insurance; rendering an offer to rebate unlawful, and amending section 20-451, Arizona Revised Statutes."

Senate Bill No. 128, by a Majority of the Committee on Banking and Insurance, entitled: "An Act relating to insurance; defining inland marine insurance, and amending section 20-342, Arizona Revised Statutes."

Senate Bill No. 129, by a Majority of the Committee on Banking and Insurance, entitled: "An Act relating to insurance; providing for adjudication by receiver of delinquent insurance corporations of uncontested claims; providing for hearings de novo in the superior court with respect to contested claims, and amending section 20-628, Arizona Revised Statutes."

Senate Bill No. 130, by a Majority of the Committee on Banking and Insurance, entitled: "An Act relating to insurance; providing for the inclusion of annuities within the insurance definition, and amending section 20-103, Arizona Revised Statutes."

Senate Bill No. 131, by a Majority of the Committee on Banking and Insurance, entitled: "An Act relating to insurance; providing for elimination of formation of new benefit insurers, and repealing section 20-925, Arizona Revised Statutes."

Senate Bill No. 132, by Senator Prochnow, entitled: "An Act

relating to education; providing for the establishment of the office of a chancellor and budget director, and amending section 15-725, Arizona Revised Statutes."

Senate Bill No. 133, by Senator Prochnow, entitled: "An Act relating to education; providing for appointment of members to the board of regents of the universities and state colleges of Arizona; prescribing their qualifications and terms, and amending section 15-721, Arizona Revised Statutes."

REFERENCE OF BILLS

The President made the following reference of bills:

House Bill No. 1, savings and loan act of Arizona, to the Committees on Judiciary; Administration; Banking and Insurance; and State Institutions.

House Bill No. 5, repealing law providing for special license to operate motor scooter, motorized bicycle or motorcycle, to the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges.

House Bill No. 17, permitting counties to establish free libraries outside county seats, to the Committees on Judiciary; Administration; Counties and Municipalities; and Finance and Revenue.

House Bill No. 25, amending provisions for notification of certain registrants of trademarks of date of expiration, to the Committees on Judiciary; Administration; and State Institutions.

House Bill No. 28, repealing law making joy riding a misdemeanor, to the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare.

House Bill No. 29, penalties for violation of minimum speed regulations of motor vehicles, to the Committees on Judiciary; Counties and Municipalities; Highways and Bridges; and Public Health and Welfare.

House Bill No. 37, changing disposition of revenue from horse, harness and dog racing, to the Committees on Judiciary; Administration; and Counties and Municipalities.

House Bill No. 38, forbidding use of the state fair grounds for horse and dog racing except during the state fair, to the Committees on Judiciary; Administration; and Counties and Municipalities.

House Bill No. 57, prescribing the method of electing a board of directors for irrigation districts, to the Committees on Judiciary; Administration; Agriculture and Irrigation; and Counties and Municipalities.

House Concurrent Resolution No. 3, constitutional amendment increasing terms of elected state officials and legislators from two to four years, to the Committees on Judiciary; Administration; Constitutional Amendments and Referendums; and State Institutions.

House Concurrent Resolution No. 4, constitutional amendment increasing terms of elected county officers from two to four years, to the Committees on Judiciary; Administration; Constitutional Amendments and Referendums; and Counties and Municipalities.

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Senate Bill No. 113, providing for jury recesses, to the Committees on Judiciary; Administration; and Counties and Municipalities.

Senate Bill No. 114, exception for bond requirement in sale of real property of decedents' estates, to the Committees on Judiciary; Administration; and Banking and Insurance.

Senate Bill No. 115, providing for fees, additional districts and board of governors of the state bar, to the Committees on Judiciary; Administration; and State Institutions.

Senate Bill No. 116, clarifying exemptions of speculative builders from sales tax, to the Committees on Judiciary; Administration; Counties and Municipalities; and Finance and Revenue.

Senate Bill No. 117, terms and compensation of members of commission on uniform state laws, to the Committees on Judiciary; Appropriations; and State Institutions.

Senate Bill No. 118, supplemental appropriation to supreme court for travel, to the Committees on Judiciary; and Appropriations.

Senate Bill No. 119, increasing security required following accident, to the Committees on Judiciary; Administration; Banking and Insurance; and Counties and Municipalities.

Senate Bill No. 120, requiring insured liability coverage on all motor vehicle policies, to the Committees on Judiciary; Administration; Banking and Insurance; and Counties and Municipalities.

Senate Bill No. 121, appropriation to department of public welfare for construction for Arizona industries to the blind, to the Committees on Judiciary; Appropriations; and Public Health and Welfare.

Senate Bill No. 122, providing for privileged communications for radio and television reporters, to the Committees on Judiciary; Administration; and Counties and Municipalities.

REPORTS OF STANDING COMMITTEES

The Committee on Counties and Municipalities, Senator Arnold, Vice Chairman, reported Senate Bill No. 1, appropriation for construction of women's prison, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on State Institutions, Senator Arnold, Vice Chairman, reported Senate Bill No. 1, appropriation for construction of women's prison, with a majority of the Committee recommending that the bill do pass.

Senator Giss, Chairman of the Committee on State Institutions reported:

Senate Bill No. 8, issuance of patents for less than entire tracts of lands purchased, with the unanimous recommendation that the bill do pass.

Senate Bill No. 49, exempting certain nonprofit corporations from required number of directors, with the unanimous recommendation that the bill do pass.

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Senate Bill No. 53, repealing law pertaining to salaries of state administrative and appointive officers, with the unanimous recommendation that the bill do pass.

Senate Bills Nos. 1, 8, 49 and 53 were referred to their proper Calendar.

The Committee on Administration, Senator Brown, Chairman, reported Senate Bill No. 42, to determine the ratio of assessed valuation of classes of property, with the unanimous recommendation that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Appropriations, Senator Prochnow, Chairman, reported:

Senate Bill No. 42, to determine the ratio of assessed valuation of classes of property, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 55, authorizing contributions to art museums operated by incorporated cities and towns, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 1, appropriation for construction of women's prison, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 4, after the words "sum of" strike the words "two hundred ninety-nine"; line 5, at the beginning of line 5, strike the words "thousand six hundred ninety-five" and insert in lieu thereof the words "two hundred seventy-one thousand seven hundred ninety-five"

and, as so amended, a majority of the Committee recommended that the bill do pass.

Senate Bill No. 19, prescribing means of travel and reimbursement for expenses for public officers, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 78, appropriation to corporation commission for utilities division, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 4, after the words "sum of" strike the word "one" and insert in lieu thereof the word "six"

Page 1, line 9, after the word "Company." insert a new sentence to read "Of the sum appropriated, five thousand dollars shall be allocated for professional services."

and, as so amended, a majority of the Committee recommended that the bill do pass.

Senate Bills Nos. 42, 55, 1 and 78 were referred to their proper Calendar.

Senate Bill No. 19, accompanied by the reports of the Committees on Judiciary; Administration; Appropriations; and Counties and Municipalities, was placed on the Calendar of the Committee of the Whole.

The Committee on Highways and Bridges, Senator Morrow, Chairman, reported:

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Senate Bill No. 11, appropriation for highway patrol, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 62, brake fluid regulations for motor vehicles, with a majority of the Committee recommending that the bill do pass.

Senate Bills Nos. 11 and 62 were referred to their proper Calendar.

The Committee on Military and Veterans' Affairs, Senator Udine, Chairman, reported Senate Bill No. 60, exempting veterans over 21 from paying tuition while attending high school, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Agriculture and Irrigation, Senator Goff, Chairman, reported Senate Bill No. 75, lettuce and cantaloupe marketing act, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Banking and Insurance, Senator Simms, Chairman, reported:

Senate Bill No. 51, method of filing chattel mortgages for constructive notice, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 49, exempting certain nonprofit corporations from required number of directors, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 50, repeal of law requiring banks to post names of directors and shares of stock each holds, with a majority of the Committee recommending that the bill do pass.

Senate Bills Nos. 51, 49 and 50 were referred to their proper Calendar.

The Committee on Judiciary, Senator Orme, Chairman, reported:

Senate Bill No. 1, appropriation for construction of women's prison, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 111, appropriation to planning and building commission for expenses incurred in moving various departments, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 60, exempting veterans over 21 from paying tuition while attending high school, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 14, regulation of activities pertaining to peaceful uses of atomic energy, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 5, between lines 27 and 28, insert a new paragraph "F." to read,

"F. The coordinator shall have the power to hire such employees as he deems necessary to carry out his duties, within the limits of legislative appropriation therefor."

Page 5, between lines 41 and 42, insert a new section to read,

"Sec. 3. APPROPRIATION

The sum of ten thousand dollars is appropriated from the general fund to the coordinator of atomic development activities in order to carry out the purposes of this act."

Page 5, line 42, strike "Sec. 3." insert "Sec. 4."

Page 5, line 43, strike "The provisions of this chapter" and insert in lieu thereof "This act"

Amend line 5 of Title after word "Activities" strike the comma, insert a semicolon and the words "Making an Appropriation,"

and, as so amended, a majority of the Committee recommended that the bill do pass.

Senate Bill No. 42, to determine the ratio of assessed valuation of classes of property, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 2, line 34, after "Sec. 2." Insert a section heading to read "REPORT TO LEGISLATURE"

Page 2, line 38, after "Sec. 3." insert a section heading to read "APPROPRIATION"

Page 2, line 42, after "Sec. 4." insert a section heading to read "EXEMPTION"

Page 2, line 43, strike the numeral "2" and insert the numeral "3"

Page 3, line 1, after "Sec. 5." insert a section heading to read "EMERGENCY"

and, as so amended, a majority of the Committee recommended that the bill do pass.

Senate Bill No. 49, exempting certain nonprofit corporations from required number of directors, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 14, after the word "article" insert the word "solely"

Page 1, line 16, after the partial word "poses." strike the period and insert "or any combination of such purposes."

and, as so amended, a majority of the Committee recommended that the bill do pass.

Senate Bill No. 8, issuance of patents for less than entire tract of lands purchased, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 2, line 9, after "with" insert "ACCRUED INTEREST TO THE DATE OF PAYMENT ON THE UNPAID BALANCE AS SHOWN BY THE CERTIFICATE OF PURCHASE,"

Page 2, line 20, strike "SALE." and insert "PURCHASE. THE DEPARTMENT SHALL ISSUE A SUPPLEMENT TO THE CERTIFICATE OF PURCHASE DELETING THE LAND

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PATENTED AND REDUCING THE AMOUNT OF EACH OF THE REMAINING ANNUAL INSTALLMENTS TO THAT AMOUNT WHICH WHEN ALL INSTALLMENTS ARE PAID IN FULL WILL DISCHARGE THE ENTIRE UNPAID BALANCE DUE ON THE ORIGINAL CERTIFICATE OF PURCHASE."

and, as so amended, a majority of the Committee recommended that the bill do pass.

Senate Bill No. 55, authorizing contributions to art museums operated by incorporated cities and towns, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 13, after the word "status" insert the words "and its status as a corporation to which donations are deductible for the purpose of computing federal income tax"

Title, line 2, after the word "by" insert "Nonprofit Private Corporations or"

and, as so amended, a majority of the Committee recommended that the bill do pass.

Senate Bill No. 75, lettuce and cantaloupe marketing act, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Line 3 of title, after the word "therefor;" insert "providing for a lettuce fund and a cantaloupe fund; providing for assessment, collection, and disbursement of operating expenses;"

and, as so amended, a majority of the Committee recommended that the bill do pass.

Senate Bill No. 1, accompanied by the reports of the Committees on Judiciary; Appropriations; Counties and Municipalities; and State Institutions, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 49, accompanied by the reports of the Committees on Judiciary; Administration; Banking and Insurance; and State Institutions, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 75, accompanied by the reports of the Committees on Judiciary; Administration; and Agriculture and Irrigation, was placed on the Calendar of the Committee of the Whole.

Senate Bills Nos. 111, 60, 14, 42, 8 and 55 were referred to their proper Calendar.

RECESS

Without objection, at 10:17 a.m., the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 11:02 a.m.

The Committee on Judiciary, Senator Orme, Chairman, reported Senate Bill No. 62, brake fluid regulations for motor vehicles, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

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Page 1, line 6, after the word "hearing," strike the word "of" and insert "after giving notice pursuant to section 41-1002,"

Page 1, strike lines 7 and 8 in their entirety.

Page 1, line 9, strike the word "state,"

Page 2, line 13, strike the words "the same" and insert in lieu thereof the words "them once"

Page 2, line 15, after the word "of" strike the word "first" and insert in lieu thereof the word "such" and on the same line after the word "publication" insert "in compliance with sections 41-1004 and 41-1005"

Page 2, line 16, after the word "the" insert the word "regulations,"

Line 3 of Title, after the word "Fluid" strike the comma insert a semi-colon and the words "Prohibiting the Sale of Brake Fluid in Violation of Such Rules and Regulations,"

and, as so amended, the Committee recommended that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Counties and Municipalities, Senator Giss, Chairman, reported:

Senate Bill No. 14, regulation of activities pertaining to peaceful uses of atomic energy, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 42, to determine the ratio of assessed valuation of classes of property, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 55, authorizing contributions to art museums operated by incorporated cities and towns, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 62, brake fluid regulations for motor vehicles, with a majority of the Committee recommending that the bill do pass.

Senate Memorial No. 1, requesting Congress take action to determine rights which San Carlos Apache Indian tribe may have in "mineral strip" land, with a majority of the Committee recommending that the memorial do pass.

Senate Bill No. 14 and Senate Memorial No. 1 were referred to their proper Calendar.

Senate Bills Nos. 42 and 55, accompanied by the reports of the Committees on Judiciary; Administration; Appropriations; and Counties and Municipalities, were placed on the Calendar of the Committee of the Whole.

Senate Bill No. 62, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges, was placed on the Calendar of the Committee of the Whole.

The Committee on Education, Senator Spikes, Chairman, reported:

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Senate Bill No. 60, exempting veterans over 21 from paying tuition while attending high school, with a majority of the Committee recommending that the bill do pass. The bill, accompanied by the reports of the Committees on Judiciary; Administration; Education; and Military and Veterans' Affairs, was placed on the Calendar of the Committee of the Whole.

The Committee on Tourist and Industry Development, Senator Richards, Chairman, reported:

Senate Bill No. 14, regulation of activities pertaining to peaceful uses of atomic energy, with a majority of the Committee recommending that the bill do pass. The bill, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Tourist and Industry Development, was placed on the Calendar of the Committee of the Whole.

The Committee on Livestock and Public Lands, Senator Lockhart, Chairman, reported:

Senate Bill No. 8, issuance of patents for less than entire tract of lands purchased, with a majority of the Committee recommending that the bill do pass.

Senate Memorial No. 1, requesting Congress take action to determine rights which San Carlos Apache Indian tribe may have in "mineral strip" land, with a majority of the Committee recommending that the memorial do pass.

Senate Bill No. 8, accompanied by the reports of the Committees on Judiciary; Administration; Livestock and Public Lands; and State Institutions, was placed on the Calendar of the Committee of the Whole.

Senate Memorial No. 1, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Livestock and Public Lands, was placed on the Calendar of the Committee of the Whole.

The Committee on Appropriations, Senator Prochnow, Chairman, reported:

Senate Bill No. 111, appropriation to planning and building commission for expenses incurred in moving various departments, with a majority of the Committee recommending that the bill do pass. The bill, accompanied by the reports of the Committees on Judiciary; and Appropriations, was placed on the Calendar of the Committee of the Whole.

COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 11:05 a.m. the Senate resolved itself into Committee of the Whole, with Senator Morrow in the chair.

At 11:39 a.m. the Committee of the Whole arose.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow

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at 9 a.m. The motion was agreed to and at 11:40 a.m. the Senate stood adjourned until tomorrow, Thursday, February 4, 1960, at 9 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

THURSDAY, FEBRUARY 4

The Senate met at 9 a.m.

The Reverend Mr. Ernest Leyba offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Bollinger, Brooke, Gale, Giss, Goff, Greer, Kitchel, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Wine, President Carpenter.

The President announced that Senators Blansett, of Navajo; Brown, of Santa Cruz; Corbett, of Pima; Lockhart, of Apache; and Udine, of Coconino, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Wednesday, February 3, 1960, was dispensed with and the Journal was approved.

MISS ARIZONA

The courtesies of the floor were extended to Miss Georgia Ann Garbarino, Miss Arizona of 1960, and she was introduced by the President to the members of the Senate. Miss Garbarino spoke briefly stating she was a senior at Flagstaff High School and expressed her thanks for the honor of meeting the Senate members. President Carpenter presented her with a bound volume of the Arizona Highways.

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Morrow, for the Committee of the Whole, reported Senate Bill No. 1, appropriation for construction of women's prison; Senate Bill No. 19, prescribing means of travel and reimbursement for expenses for public officers; Senate Bill No. 22, investment of estate of minor consisting only of money; Senate Bill No. 111, appropriation to planning and building commission for expenses incurred in moving various departments; Senate Bill No. 14, regulation of activities pertaining to peaceful uses of atomic energy; Senate Bill No. 75, lettuce and cantaloupe marketing act; Senate Memorial No. 1, requesting Congress take action to determine rights which San Carlos Apache Indian tribe may have in "mineral strip" land; Senate Bill No. 49, ex-

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empting certain nonprofit corporations from required number of directors; Senate Bill No. 62, brake fluid regulations for motor vehicles; Senate Bill No. 55, authorizing contributions to art museums operated by incorporated cities and towns; Senate Bill No. 8, issuance of patents for less than entire tract of lands purchased; Senate Bill No. 42, to determine the ratio of assessed valuation of classes of property; and Senate Bill No. 60, exempting veterans over 21 from paying tuition while attending high school.

The recommendations of the Committee were:

That Senate Bill No. 1 be amended as follows: (reference is to the printed bill)

Page 1, line 4, after the words "sum of" strike the words "two hundred ninety-nine"; line 5, at the beginning of line 5 strike the words "thousand six hundred ninety-five" and insert in lieu thereof the words "two hundred seventy-one thousand seven hundred ninety-five"

and, as so amended, the bill do pass.

That Senate Bill No. 19 be amended as follows: (reference is to the printed bill)

Page 1, line 5, strike "Pullman fares" and insert in lieu thereof "Railroad sleeping accommodations"

Page 1, line 6, strike "costs not to exceed a standard lower berth" and insert in lieu thereof "the cost thereof"

Page 1, line 16, after the word "mile" insert a comma

Page 1, line 21, after the word "railroad" insert a comma and "excluding sleeping accommodations,"

Page 2, line 16, strike "for such expenses," and insert in lieu thereof "for travel within the state,"

and, as so amended, the bill do pass.

That Senate Bill No. 22 be amended as follows: (reference is to the printed bill)

Page 1, line 7, strike the word "one" and insert in lieu thereof the word "five" and on the same line after the word "dollars" strike the remainder of line 7

Page 1, line 8, strike line 8 in its entirety

Page 1, line 9, strike the word "MINOR" and on the same line after the word "court" strike the word "shall" and insert in lieu thereof the word "may"

Page 1, line 12, after the word "minor," strike the remainder of line 12

Page 1, strike lines 13 through 21 in their entirety

Page 1, line 22, strike the words "IN EITHER EVENT" and on the same line begin the word "the" with a capital letter

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Page 2, line 3, after the second word "purchase" strike the word "or" and insert in lieu thereof the word "and"

Page 2, strike lines 6 through 14 in their entirety

Page 2, line 15, strike the letter "D." and insert the letter "C."

Page 2, line 20, after the word "MAY" insert a comma and the words "AFTER THE GUARDIAN HAS POSTED A COURT-APPROVED BOND IN SUCH AMOUNT AS THE COURT MAY REQUIRE,"

Page 2, line 24, after the word "ORDER." strike the remainder of line 24

Page 2, strike lines 25 through 29 in their entirety

and, as so amended, the bill do pass.

That Senate Bill No. 111 do pass.

That Senate Bill No. 14 be amended as follows: (reference is to the printed bill)

Page 5, between lines 27 and 28, insert a new paragraph "F." to read,

"F. The coordinator shall have the power to hire such employees as he deems necessary to carry out his duties, within the limits of legislative appropriation therefor."

Page 5, between lines 41 and 42, insert a new section to read,

"Sec. 3. APPROPRIATION

The sum of ten thousand dollars is appropriated from the general fund to the coordinator of atomic development activities in order to carry out the purposes of this act."

Page 5, line 42, strike "Sec. 3." insert "Sec. 4."

Page 5, line 43, strike "The provisions of this chapter" and insert in lieu thereof "This act"

Amend line 5 of Title after word "Activities" strike the comma, insert a semicolon and the words "Making an Appropriation,"

and, as so amended, the bill do pass.

That Senate Bill No. 75 be amended as follows: (reference is to the printed bill)

Line 3 of title, after the word "therefor;" insert "providing for a lettuce fund and a cantaloupe fund; providing for assessment, collection, and disbursement of operating expenses;"

and, as so amended, the bill do pass.

That Senate Memorial No. 1 do pass.

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That Senate Bill No. 49 be amended as follows: (reference is to the printed bill)

Page 1, line 14, after the word "article" insert the word "solely"

Page 1, line 16, after the partial word "poses" strike the period and insert "or any combination of such purposes."

and, as so amended, the bill do pass.

That Senate Bill No. 62 be amended as follows: (reference is to the printed bill)

Page 1, line 6, after the word "hearing," strike the word "of" and insert "after giving notice pursuant to section 41-1002,"

Page 1, strike lines 7 and 8 in their entirety

Page 1, line 9, strike the word "state,"

Page 2, line 13, strike the words "the same" and insert in lieu thereof the words "them once"

Page 2, line 15, after the word "of" strike the word "first" and insert in lieu thereof the word "such" and on the same line after the word "publication" insert "in compliance with sections 41-1004 and 41-1005"

Page 2, line 16, after the word "the" insert the word "regulations,"

Line 3 of Title, after the word "Fluid" strike the comma, insert a semi-colon and the words "Prohibiting the Sale of Brake Fluid in Violation of Such Rules and Regulations,"

and, as so amended, the bill do pass.

That Senate Bill No. 55 be amended as follows: (reference is to the printed bill)

Page 1, line 13, after the word "status" insert the words "and its status as a corporation to which donations are deductible for the purpose of computing federal income tax"

Title, line 2, after the word "by" insert "Nonprofit Private Corporations or"

and, as so amended, the bill do pass.

That Senate Bill No. 8 be amended as follows: (reference is to the printed bill)

Page 2, line 9, after "with" insert "ACCRUED INTEREST TO THE DATE OF PAYMENT ON THE UNPAID BALANCE AS SHOWN BY THE CERTIFICATE OF PURCHASE,"

Page 2, line 20, strike "SALE." and insert "PURCHASE. THE DEPARTMENT SHALL ISSUE A SUPPLEMENT TO THE CERTIFICATE OF PURCHASE DELETING THE LAND PATENTED AND REDUCING THE AMOUNT OF EACH OF THE REMAINING ANNUAL INSTALLMENTS TO THAT

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AMOUNT WHICH WHEN ALL INSTALLMENTS ARE PAID IN FULL WILL DISCHARGE THE ENTIRE UNPAID BALANCE DUE ON THE ORIGINAL CERTIFICATE OF PURCHASE."

and, as so amended, the bill do pass.

That Senate Bill No. 42 be amended as follows: (reference is to the printed bill)

Page 2, line 34, after "Sec. 2." insert a section heading to read "REPORT TO LEGISLATURE"

Page 2, line 38, after "Sec. 3." insert a section heading to read "APPROPRIATION"

Page 2, line 42, after "Sec. 4." insert a section heading to read "EXEMPTION"

Page 2, line 43, strike the numeral "2" and insert the numeral "3"

Page 3, line 1, after "Sec. 5." insert a section heading to read "EMERGENCY"

and, as so amended, the bill do pass.

That Senate Bill No. 60 do pass.

Senator Morrow moved the acceptance of the report. The motion was agreed to.

DISPOSITION OF MEASURES REPORTED BY THE COMMITTEE OF THE WHOLE

The recommendation of the Committee of the Whole that Senate Bills Nos. 111 and 60, and Senate Memorial No. 1 do pass having been accepted by the Senate, the bills and memorial were placed under the order of business, second reading of bills for today.

The recommendation of the Committee of the Whole that Senate Bills Nos. 1, 19, 22, 14, 75, 49, 62, 55, 8 and 42 do pass, as amended, having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

Senate Bill No. 134, by Senator Palmer, entitled: "An Act relating to chattel mortgages; requiring recording of chattel mortgages in full; prescribing fees for recording, and amending sections 33-755 and 11-475, Arizona Revised Statutes."

Senate Bill No. 135, by Senator Palmer, entitled: "An Act relating to taxation; providing for taxation of homes at twenty-five per cent of assessed valuation; amending sections 42-271 and 42-274, Arizona Revised Statutes; amending title 42, chapter 2, article 4, Arizona Revised Statutes, by adding section 42-301.01; repealing sections 42-273 and 42-276, Arizona Revised Statutes, and providing for conditional enactment."

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Senate Bill No. 136, by a Majority of the Committee on Mines and Mining, entitled: "An Act relating to the leasing of state lands for mineral purposes; amending sections 27-231 to 27-235, inclusive, and section 27-237, Arizona Revised Statutes, and amending title 27, chapter 2, article 3, Arizona Revised Statutes, by adding sections 27-231.01, 27-235.01, 27-235.02, 27-237.01, 27-237.02 and 27-239."

Senate Bill No. 137, by Senators Brooke, Sullivan and Kitchel, entitled: "An Act relating to insurance; permitting the issuance of group life insurance to state employees, and amending section 20-1252, Arizona Revised Statutes."

Senate Joint Memorial No. 1, by Senators Prochnow and Mickelson, entitled: "A Joint Memorial requesting the President and the Congress of the United States to safeguard and preserve established state and individual rights to the use of water within the separate states."

Senate Concurrent Resolution No. 4, by Senator Palmer, entitled: "A Concurrent Resolution proposing an amendment of the Constitution of Arizona relating to taxation; providing for taxation of homes at twenty-five per cent of assessed valuation and amending article 9, sections 1 and 2, Constitution of Arizona."

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 123, purchase, sale or condemnation of land for highway purposes, to the Committees on Judiciary; Highways and Bridges; and Livestock and Public Lands.

Senate Bill No. 124, making funds available for defraying expenses of national association of insurance commissioners, to the Committees on Judiciary; Administration; and Banking and Insurance.

Senate Bill No. 125, restricting surplus line coverage with insolvent insurer, to the Committees on Judiciary; Administration; and Banking and Insurance.

Senate Bill No. 126, defining affidavit of broker procuring surplus line coverage, to the Committees on Judiciary; Administration; and Banking and Insurance.

Senate Bill No. 127, restricting insurers from offering rebate on insurance premiums, to the Committees on Judiciary; Administration; and Banking and Insurance.

Senate Bill No. 128, defining inland marine insurance, to the Committees on Judiciary; Administration; and Banking and Insurance.

Senate Bill No. 129, providing proof of claim and filing time for insurance claims, to the Committees on Judiciary; Administration; and Banking and Insurance.

Senate Bill No. 130, including annuities in insurance definition, to the Committees on Judiciary; Administration; and Banking and Insurance.

Senate Bill No. 131, repealing law pertaining to formation of new

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benefit insurers, to the Committees on Judiciary; Administration; and Banking and Insurance.

Senate Bill No. 132, establishing office of chancellor and budget director for universities and colleges, to the Committees on Judiciary; Education; and State Institutions.

Senate Bill No. 133, increasing membership and terms of members of board of regents, to the Committees on Judiciary; Education; and State Institutions.

REPORTS OF STANDING COMMITTEES

The Committee on Appropriations, Senator Prochnow, Chairman, reported:

Senate Bill No. 110, reallocation of funds to legislative council, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 118, supplemental appropriation to supreme court for travel, with a majority of the Committee recommending that the bill do pass.

Senate Bills Nos. 110 and 118 were referred to their proper Calendar.

SECOND READING OF BILLS

By unanimous consent the following bills were read the second time by number and title:

Senate Bill No. 1, appropriation for construction of women's prison.

Senate Bill No. 19, prescribing means of travel and reimbursement for expenses for public officers.

Senate Bill No. 22, investment of estate of minor consisting only of money.

Senate Bill No. 111, appropriation to planning and building commission for expenses incurred in moving various departments.

Senate Bill No. 14, regulation of activities pertaining to peaceful uses of atomic energy.

Senate Bill No. 75, lettuce and cantaloupe marketing act.

Senate Memorial No. 1, requesting Congress take action to determine rights which San Carlos Apache Indian tribe may have in "mineral strip" land.

Senate Bill No. 49, exempting certain nonprofit corporations from required number of directors.

Senate Bill No. 62, brake fluid regulations for motor vehicles.

Senate Bill No. 55, authorizing contributions to art museums operated by incorporated cities and towns.

Senate Bill No. 8, issuance of patents for less than entire tract of lands purchased.

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Senate Bill No. 42, to determine the ratio of assessed valuation of classes of property.

Senate Bill No. 60, exempting veterans over 21 from paying tuition while attending high school.

The President put the question "Shall Senate Bills Nos. 1, 19, 22, 111, 14, 75, 49, 62, 55, 8, 42 and 60, and Senate Memorial No. 1 be engrossed and have a third reading?", which was decided in the affirmative, and the bills were referred to the Committee on Enrolling and Engrossing.

YUMA SILVER SPUR RODEO

Senator Giss arose to a point of personal privilege to introduce to the Senators Miss Linda Stewart, queen of the Fifteenth Annual Junior Chamber of Commerce Silver Spur Rodeo to be held in Yuma on February 13th and 14th, and to extend an invitation to all to attend the Rodeo. President Carpenter welcomed Miss Stewart and presented her with a bound volume of the Arizona Highways.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until Monday at 10 a.m. The motion was agreed to and at 9:26 a.m. the Senate stood adjourned until Monday, February 8, 1960, at 10:00 a.m.

CLARENCE L. CARPENTER
President

LOUISE C. BRIMHALL
Secretary

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MONDAY, FEBRUARY 8

The Senate met at 10 a.m.

Elder George L. Barron, of the Church of Jesus Christ of Latter Day Saints, Phoenix, offered prayer.

The roll was called and the following Senators answered to their names:

Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

The President announced that Senators Arnold, of Pinal; Lockhart, of Apache; and Sullivan, of Gila, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Thursday, February 4, 1960, was dispensed with and the Journal was approved.

PRIVILEGES OF THE FLOOR

Senator Corbett called attention to the presence in the Senate chamber of Hon. William F. Kimball, former Senator from Pima county, and the privileges of the floor were extended to Mr. Kimball.

EXECUTIVE APPOINTMENTS

The President laid before the Senate communications from the Governor which were read as follows:

February 3, 1960

Honorable Clarence L. Carpenter
President
Arizona State Senate
Twenty-fourth Legislature
Second Regular Session

Dear Mr. President:

I have today appointed Mr. Fred Boice, of Arivaca, as a member of the Arizona State Parks Board, as a representative of the livestock industry, for the term of office expiring on the first Monday in January, 1966, and I respectfully request confirmation of this appointment by your Honorable Body.

Sincerely,
PAUL J. FANNIN
Governor

February 3, 1960

Dear Mr. President:

I have today appointed Mr. Arlo Woolery, 322 Hazzard, Warren (Cochise County), as a member of the Arizona Development Board, for the term of office expiring July tenth,

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1964, and I respectfully request confirmation by your Honorable Body of this appointment.

Sincerely,

PAUL J. FANNIN
Governor

February 3, 1960

Dear Mr. President:

On April twentieth, 1959, I appointed Mr. J. C. Watt, of Peoria, as a member of the Arizona Commission of Agriculture and Horticulture, for the term of office expiring June thirtieth, 1964, to fill a vacancy created by the death of Kenneth B. McMicken.

I respectfully request confirmation by your Honorable Body of the above appointment.

Sincerely,

PAUL J. FANNIN
Governor

The above communications were referred to the Committee on State Institutions.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

Senate Bill No. 138, by Senators Arnold, Goff, Murphy, Mickelson, and Simms, entitled: "An Act relating to motor vehicle fuel tax; prescribing procedure for obtaining refunds, and amending section 28-1521, Arizona Revised Statutes."

Senate Bill No. 139, by Senator Mickelson, entitled: "An Act making an appropriation to the industrial school."

Senate Bill No. 140, by Senators Mickelson, Arnold, Murphy, Prochnow, Gale, and Simms, entitled: "An Act relating to public officers and employees, providing alternate methods of accepting prior service credits by political subdivisions, and amending section 38-752, Arizona Revised Statutes."

Senate Bill No. 141, by Senators Richards, Spikes, Murphy, and Mickelson, entitled: "An Act relating to marital and domestic relations; authorizing married minors to agree to medical care, and amending section 25-212, Arizona Revised Statutes."

Senate Bill No. 142, by Senators Murphy, Brooke, Mickelson, and Simms, entitled: "An Act relating to elections; providing for rotation of names on primary ballots, and amending section 16-796, Arizona Revised Statutes."

REFERENCE OF BILLS

The President made the following reference of bills:

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Senate Bill No. 134, requiring recording of chattel mortgages in full, to the Committees on Judiciary; Administration; and Banking and Insurance.

Senate Bill No. 135, providing for taxation of homes at 25% of assessed valuation, to the Committees on Judiciary; Counties and Municipalities; and Finance and Revenue.

Senate Bill No. 136, leasing of state land for mineral purposes and providing terms of lease, to the Committees on Judiciary; Livestock and Public Lands; and Mines and Mining.

Senate Bill No. 137, extending group life insurance to state employees, to the Committees on Judiciary; Banking and Insurance; and State Institutions.

Senate Joint Memorial No. 1, requesting Congress preserve established state rights to control use of water within state, to the Committees on Judiciary; Agriculture and Irrigation; and Counties and Municipalities.

Senate Concurrent Resolution No. 4, exempting first \$2,000 assessed valuation of property from taxation; constitutional amendment, to the Committees on Judiciary; Constitutional Amendments and Referendums; and Finance and Revenue.

REPORTS OF STANDING COMMITTEES

Senator Murphy, for the Committee on Enrolling and Engrossing, reported Senate Bills Nos. 1, 8, 14, 19, 22, 42, 49, 55, 60, 62, 75, and 111, and Senate Memorial No. 1, as properly engrossed, with Senate Memorial No. 1 having been amended as follows: (reference is to the printed Memorial).

Page 3, line 36, strike the word "Joint."

Senator Murphy moved the adoption of the report. The motion was agreed to and the amendment to Senate Memorial No. 1 was adopted, and the bills and the memorial were placed under the order of business, third reading of bills for today.

THIRD READING OF BILLS

Senate Bill No. 1, by Senators Arnold and Goff, appropriation for construction of women's prison, was read in full on third reading and passed on roll call which resulted: Ayes 24, Noes 1, Not voting 3, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Udine, Wine, President Carpenter.

Noes: Thompson.

Not voting: Arnold, Lockhart, Sullivan.

The President announced the signing in open session of Senate Bill No. 1 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 19, by Senators Morrow and Lockhart, prescribing means of travel and reimbursement for expenses for public officers,

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was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Arnold, Lockhart, Sullivan.

The President announced the signing in open session of Senate Bill No. 19 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 22, by Senator Palmer, investment of estate of minor consisting only of money, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Arnold, Lockhart, Sullivan.

The President announced the signing in open session of Senate Bill No. 22 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 111, by the Committee on Appropriations, appropriation to planning and building commission for expenses incurred in moving various departments, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Arnold, Lockhart, Sullivan.

The President announced the signing in open session of Senate Bill No. 111 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 14, by Senator Morrow, regulation of activities pertaining to peaceful uses of atomic energy, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, President Carpenter.

Not voting: Arnold, Lockhart, Sullivan, Wine.

The President announced the signing in open session of Senate Bill No. 14 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 75, by a Majority of the Committee on Agriculture and Irrigation, lettuce and cantaloupe marketing act, was read in full on third reading and passed on roll call which resulted: Ayes 22, Noes 2, Not voting 4, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss,

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Goff, Greer, Kitchel, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Udine, President Carpenter.

Noes: Smith (Santa Cruz), and Thompson.

Not voting: Arnold, Lockhart, Sullivan, Wine.

The President announced the signing in open session of Senate Bill No. 75 and directed the Secretary to transmit the bill to the House.

Senator Mickelson moved that Senate Memorial No. 1, requesting Congress take action to determine rights which San Carlos Apache Indian tribe may have in "mineral strip" land, be amended as follows: (reference is to the engrossed memorial)

Page 2, line 30, strike "32,000" and insert "12,000"

Page 3, line 3, at end of sentence, strike the period and insert: "and 79,629.10 acres of state-owned lands."

The motion was agreed to, the amendment was adopted, and the memorial was re-referred to the Committee on Enrolling and Engrossing.

Senate Bill No. 49, by the Committee on Judiciary, exempting certain nonprofit corporations from required number of directors, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, President Carpenter.

Not voting: Arnold, Lockhart, Sullivan, Wine.

The President announced the signing in open session of Senate Bill No. 49 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 62, by Senators Blansett, Gale and Udine, brake fluid regulations for motor vehicles, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, President Carpenter.

Not voting: Arnold, Lockhart, Sullivan, Wine.

The President announced the signing in open session of Senate Bill No. 62 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 55, by the Committee on Counties and Municipalities, authorizing contributions to art museums operated by incorporated cities and towns, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Mickelson, Morrow, Murphy, Orme, Palmer,

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Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Arnold, Lockhart, Sullivan.

The President announced the signing in open session of Senate Bill No. 55 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 8, by Senators Wine and Corbett, issuance of patents for less than entire tract of lands purchased, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Arnold, Lockhart, Sullivan.

The President announced the signing in open session of Senate Bill No. 8 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 42, by Senators Prochnow and Giss, to determine the ratio of assessed valuation of classes of property, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Arnold, Lockhart, Sullivan.

The President announced the signing in open session of Senate Bill No. 42 and directed the Secretary to transmit the bill to the House.

Senator Corbett moved that Senate Bill No. 60, exempting veterans over 21 from paying tuition while attending high school, be amended as follows: (reference is to the engrossed bill)

Page 1, strike lines 11 to 16, inclusive, and insert:

"B. For the purposes of this section, "Veteran" means a soldier, sailor, United States marine, member of the air force, member of revenue marine service, member of the nurse corps, nurse in the service of the American red cross, member of the United States coast guard, member of any United States military establishment or organization, or of the components of auxiliaries of any thereof, who has been honorably discharged."

The motion was agreed to, the amendment was adopted, and the bill was re-referred to the Committee on Enrolling and Engrossing.

**THE HONORABLE JUAN G. FRIWALDO, GOVERNOR,
SAISOGON PROVINCE, PHILIPPINE ISLANDS**

Senator Wine arose to a point of personal privilege to introduce the Governor of Saisogon Province, Philippine Islands, the Honorable Juan G. Friwaldo. Governor Friwaldo was extended the privileges of the floor and spoke briefly of his country's friendship toward the United States, and the President presented the Governor with a bound volume of the Arizona Highways.

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RECESS

Without objection, at 11:01 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 11:20 a.m.

Without objection the Senate reverted to the order of business, reports of standing committees.

REPORT OF THE COMMITTEE ON ENROLLING AND
ENGRROSSING

Senator Murphy, for the Committee on Enrolling and Engrossing, reported Senate Bill No. 60 and Senate Memorial No. 1 as properly re-engrossed, and the bill and memorial were placed under the order of business third reading of bills for today.

THIRD READING OF BILLS

Senate Memorial No. 1, by Senators Spikes and Mickelson, requesting Congress take action to determine rights which San Carlos Apache Indian tribe may have in "mineral strip" land, was read in full on third reading and was adopted on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Arnold, Lockhart, Sullivan.

The President announced the signing in open session of Senate Memorial No. 1 and directed the Secretary to transmit the memorial to the Governor.

Senate Bill No. 60, by Senator Corbett, exempting veterans over twenty-one from paying tuition while attending high school, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Arnold, Lockhart, Sullivan.

The President announced the signing in open session of Senate Bill No. 60 and directed the Secretary to transmit the bill to the House.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 11:30 a.m. the Senate stood adjourned until tomorrow, Tuesday, February 9, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

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TUESDAY, FEBRUARY 9

The Senate met at 10 a.m.

Elder George L. Barron offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Orme, Palmer, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

The President announced that Senators Mickelson, of Graham; Prochnow, of Coconino; Simms, of Greenlee; and Sullivan, of Gila, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Monday, February 8, 1960, was dispensed with and the Journal was approved.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate a communication from the Governor which was read advising that on February 8, 1960, he had signed and transmitted to the Secretary of State Senate Memorial No. 1, requesting Congress take action to determine rights which San Carlos Apache Indian tribe may have in "mineral strip" land.

MESSAGES FROM THE HOUSE

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed the following:

House Bill No. 8, payment of wages due surviving spouse without administration.

House Bill No. 18, liability for damages to structures by surface waters or floodwaters.

House Bill No. 24, appropriation for relief of Carr Mortuary, Tempe.

House Bill No. 26, prescribing motor vehicle right of way at intersections.

House Bill No. 31, increasing amount of money involved in civil actions under jurisdiction of justices of the peace.

House Bill No. 67, definition of and punishment for vagrancy.

House Bill No. 80, authorizing national guard to sell old armory in Tucson.

House Bill No. 91, appropriation to department of public welfare for purchase of site and construction of building for Arizona industries for the blind.

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House Bill No. 111, transferring trust funds held by United States as trustee to state board of vocational education for Arizona youth farm loan fund.

House Bill No. 135, prohibiting the sale of non-dairy products as dairy products.

House Bill No. 136, providing for identification, inspection and refrigeration of eggs and prohibiting misrepresentation.

House Bill No. 153, prescribing salary of the commissioner of public health.

House Concurrent Resolution No. 2, constitutional amendment changing the jurisdiction of the courts.

House Bills Nos. 8, 18, 24, 26, 31, 67, 80, 91, 111, 135, 136 and 153, and House Concurrent Resolution No. 2 were placed under the order of business, introduction and first reading of bills for today.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

House Bill No. 8, entitled: "An Act relating to decedents' estates; providing for payment to surviving spouse of wages due decedent, and amending section 14-511, Arizona Revised Statutes."

House Bill No. 18, entitled: "An Act relating to civil proceedings; imposing a duty to provide for drainage of surface waters and floodwaters; prescribing the extent of damages to be recovered, and amending title 12, chapter 10, Arizona Revised Statutes, by adding article 3, section 12-1861."

House Bill No. 24, entitled: "An Act making an appropriation to the Arizona state department of public welfare for the relief of Carr Mortuary, Tempe, Arizona."

House Bill No. 26, entitled: "An Act relating to motor vehicles; prescribing priorities of vehicles entering, approaching or turning left at intersections, and amending sections 28-771 and 28-772, Arizona Revised Statutes."

House Bill No. 31, entitled: "An Act relating to justices of the peace; prescribing jurisdiction of civil actions, and amending section 22-201, Arizona Revised Statutes."

House Bill No. 67, entitled: "An Act relating to crimes; defining vagrancy; punishment; and amending section 13-991, Arizona Revised Statutes."

House Bill No. 80, entitled: "An Act authorizing the national guard to sell the old armory in Tucson, Arizona."

House Bill No. 91, entitled: "An Act making an appropriation to the department of public welfare for the purchase of a site and the construction of a building for the Arizona industries for the blind."

House Bill No. 111, entitled: "An Act relating to vocational education; authorizing the state board of vocational education to accept trust funds held by the United States as trustee in behalf of the Ari-

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zona rural rehabilitation corporation; prescribing the powers and duties of the state board of vocational education; amending title 15, chapter 10, Arizona Revised Statutes, by adding article 6.1, sections 15-1061 to 15-1065, inclusive."

House Bill No. 135, entitled: "An Act relating to dairy products; prohibiting the sale of non-dairy products as dairy products, and amending title 3, chapter 4, article 1, Arizona Revised Statutes, by adding section 3-626.01."

House Bill No. 136, entitled: "An Act relating to eggs and egg products; defining 'container'; providing for cooperative agreements for egg inspection and grading services; providing for identification of eggs; prohibiting misrepresentation of egg quality; providing for refrigeration of eggs and egg products, and amending sections 3-701, 3-710, 3-719, 3-724 and 3-727, Arizona Revised Statutes."

House Bill No. 153, entitled: "An Act relating to public health; prescribing the salary of the commissioner of public health, and amending section 36-135, Arizona Revised Statutes."

House Concurrent Resolution No. 2, entitled: "A Concurrent Resolution proposing an amendment of the Constitution of Arizona relating to the supreme court, superior courts, and justices of the peace; changing the jurisdiction of the courts, and amending article 6, sections 4, 6, and 9, Constitution of Arizona."

Senate Bill No. 143, by Senators Brown and Corbett, entitled: "An Act relating to social security for public employees and officers, raising the interest rate to six per cent per annum on delinquent payments from political subdivisions, and amending section 38-704, Arizona Revised Statutes."

Senate Bill No. 144, by Senators Orme, Palmer, and Brown, entitled: "An Act relating to horse and dog racing and amending section 5-110, Arizona Revised Statutes."

Senate Bill No. 145, by the Committee on Appropriations, entitled: "An Act relating to state government; removing capitol buildings and grounds from Governor's authority; establishing a state department of public buildings maintenance; providing for appointment of a superintendent; prescribing jurisdiction, powers and duties of superintendent; amending section 41-901, Arizona Revised Statutes; amending title 41, chapter 5, Arizona Revised Statutes, by adding article 5, sections 41-971 to 41-973, inclusive, and making a reallocation and appropriation of funds."

Senate Bill No. 146, by Senators Mickelson and Gale, entitled: "An Act relating to state meat inspection; providing for elimination of regular inspection fees from all slaughtering establishments, and amending section 24-621.08, Arizona Revised Statutes."

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 138, extending time for filing application for refund of motor vehicle fuel tax, to the Committees on Judiciary; Finance and Revenue; and Highways and Bridges.

Senate Bill No. 139, appropriation to the industrial school for

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construction, to the Committees on Judiciary; Appropriations; and State Institutions.

Senate Bill No. 140, providing alternate methods of accepting prior service credits by political subdivisions, to the Committees on Judiciary; Administration; and Counties and Municipalities.

Senate Bill No. 141, authorizing married minors to deal with medical care, to the Committees on Judiciary; Counties and Municipalities; and Public Health and Welfare.

Senate Bill No. 142, providing for rotation of names on primary ballots, to the Committees on Judiciary; Counties and Municipalities; and Suffrage and Elections.

REPORTS OF STANDING COMMITTEES

The Committee on Highways and Bridges, Senator Morrow, Chairman, reported:

Senate Bill No. 40, inspection of motor vehicles as to safety equipment, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 46, providing for painting and designating publicly-owned automobiles, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 37, removing rule for determining measure of compensation where power of eminent domain is exercised, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 52, prescribing color of lamps to be used on front of parked vehicles, with a majority of the Committee recommending that the bill do pass.

Senate Bills Nos. 40, 46, 37, and 52 were referred to their proper calendar.

**CREATION OF DEPARTMENT OF AGRICULTURE AND ITS
POWERS AND DUTIES**

Senator Goff moved that Senate Bill No. 16, creation of department of agriculture and its powers and duties, which was referred to the Committee on Agriculture and Irrigation on January 14, 1960, and reported out of Committee on January 27, 1960, now be re-referred to the same Committee for further consideration. The motion was unanimously agreed to and Senate Bill No. 16 was re-referred to the Committee on Agriculture and Irrigation.

ADJOURNMENT

Senator Giss moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 10:15 a.m. the Senate stood adjourned until tomorrow, Wednesday, February 10, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

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WEDNESDAY, FEBRUARY 10

The Senate met at 10 a.m.

Elder George L. Barron offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

The President announced that Senators Murphy, of Maricopa; Smith, of Graham; and Sullivan, of Gila, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Tuesday, February 9, 1960, was dispensed with and the Journal was approved.

PRIVILEGES OF THE FLOOR

Senator Orme called attention to the presence in the Senate chamber of Hon. Ray Vyne, former Senator from Yavapai county and present mayor of Prescott, and the privileges of the floor were extended to Mr. Vyne.

MESSAGES FROM THE HOUSE

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed House Bill No. 149, nonresident tuition fees for common and high school pupils, and the bill was placed under the order of business, introduction and first reading of bills for today.

SEATING OF SENATOR MURPHY

The Sergeant at Arms, at 10:04 a.m., announced that Senator Murphy, of Maricopa, had entered the Senate chamber and taken his seat.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

House Bill No. 149, entitled: "An Act relating to education; providing for payment of tuition by pupils of common schools and high schools whose parents are nonresidents of the state; amending section 15-302, Arizona Revised Statutes; amending title 15, chapter 3, article 1, Arizona Revised Statutes, by adding section 15-302.01, and amending title 15, chapter 5, article 4, Arizona Revised Statutes, by adding section 15-547.01."

Senate Bill No. 147, by a Majority of the Committee on Highways

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and Bridges, entitled: "An Act relating to the Arizona highways magazine fund, and amending section 18-185, Arizona Revised Statutes."

Senate Bill No. 148, by Senator Spikes, entitled: "An Act relating to jurors; providing for an increase in jurors' fees, and amending section 21-221, Arizona Revised Statutes."

Senate Bill No. 149, by Senators Palmer, Brooke, Smith (Santa Cruz), Kitchel and Smith (Graham), entitled: "An Act making an appropriation to the state superintendent of public instruction for the purpose of providing financial assistance to any school district for strengthening science, mathematics and modern foreign language instruction, and providing for cooperation with the federal government."

Senate Bill No. 150, by Senators Palmer, Brooke, Smith (Santa Cruz), Kitchel, and Smith (Graham), entitled: "An Act making an appropriation to the state superintendent of public instruction for the improvement of statistical services and providing for cooperation with the federal government."

Senate Bill No. 151, by Senators Palmer, Brooke, Smith (Santa Cruz), Kitchel and Smith (Graham), entitled: "An Act making an appropriation to the state superintendent of public instruction for an area vocational education program and providing for cooperation with the federal government."

Senate Bill No. 152, by Senators Palmer, Brooke, Smith (Santa Cruz), Kitchel and Smith (Graham), entitled: "An Act making an appropriation to the state superintendent of public instruction for the development of a program which includes guidance, counseling, testing, identification and encouragement of able students, and providing for cooperation with the federal government."

Senate Bill No. 153, by Senators Arnold, Lockhart, Brown, Murphy, Orme and Prochnow, entitled: "An Act relating to highway user taxes and fees; providing for proportionate registration and licensing of certain motor vehicles; providing for an optional mileage fee, and amending title 28, chapter 2, article 1, Arizona Revised Statutes, by adding sections 28-205.01 and 28-206.01."

Senate Bill No. 154, by Senators Murphy, Richards, Morrow, Arnold, Thompson and Corbett, entitled: "An Act relating to elections; providing that marks upon a ballot which express intent of voter shall be valid, and amending sections 16-745, 16-834, 16-835, 16-844, 16-845, and 16-950, Arizona Revised Statutes, and amending title 16, chapter 7, article 12, Arizona Revised Statutes, by adding section 16-951.01."

Senate Bill No. 155, by a Majority of the Committee on Appropriations, entitled: "An Act making an appropriation to capitol buildings and grounds for sand urns and cleaning equipment."

Senate Bill No. 156, by Senators Giss and Corbett, entitled: "An Act relating to witnesses; adopting the model state witness immunity act; amending title 13, chapter 7, Arizona Revised Statutes, by adding article 7, section 13-1921, and repealing sections 13-384, 13-571, 44-1407 and 44-1660, Arizona Revised Statutes."

Senate Bill No. 157, by Senators Giss and Orme, entitled: "An Act relating to personal property exemptions, and amending sections 33-1121, 33-1122, 33-1123, 33-1124, 33-1125, and 33-1126, Arizona Revised Statutes."

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Senate Bill No. 158, by a Majority of the Committee on Judiciary, entitled: "An Act relating to taxation of income; prescribing the method of computing nonapportionable income from interest and dividends; amending section 43-135, Arizona Revised Statutes, and amending title 43, chapter 1, article 1, Arizona Revised Statutes, by adding sections 43-135.01 to 43-135.06, inclusive."

Senate Bill No. 159, by Senators Giss, Corbett, Arnold, Brown and Murphy, entitled: "An Act relating to adult probation; prescribing the compensation of the adult probation officer and his deputies and assistants, and amending section 12-252, Arizona Revised Statutes."

Senate Bill No. 160, by Senators Giss and Orme, entitled: "An Act relating to noxious weeds; providing for the dissolution of antinoxious weed districts, and amending title 3, chapter 2, article 4, Arizona Revised Statutes, by adding section 3-321."

Senate Concurrent Resolution No. 5, by Senators Wine and Corbett, entitled: "A Concurrent Resolution proposing an amendment to the Constitution of Arizona relating to the judicial department."

REFERENCE OF BILLS

The President made the following reference of bills:

House Bill No. 8, payment of wages due surviving spouse without administration, to the Committees on Judiciary; Counties and Municipalities; and Public Health and Welfare.

House Bill No. 18, liability for damages to structures by surface waters or floodwaters, to the Committees on Judiciary; Administration; Agriculture and Irrigation; and Counties and Municipalities.

House Bill No. 24, appropriation for relief of Carr mortuary, Tempe, to the Committees on Judiciary; Appropriations; and Public Health and Welfare.

House Bill No. 26, prescribing motor vehicle right of way at intersections, to the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges.

House Bill No. 31, increasing amount of money involved in civil actions under jurisdiction of justices of the peace, to the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare.

House Bill No. 67, definition of and punishment for vagrancy, to the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare.

House Bill No. 80, authorizing national guard to sell old armory in Tucson, to the Committees on Judiciary; Administration; Military and Veterans' Affairs; and State Institutions.

House Bill No. 91, appropriation to department of public welfare for purchase of site and construction of building for Arizona industries for the blind, to the Committees on Judiciary; Administration; Appropriations; and Public Health and Welfare.

House Bill No. 111, transferring trust funds held by United States as trustee to state board of vocational education for Arizona youth

farm loan fund, to the Committees on Judiciary; Administration; Education; and State Institutions.

House Bill No. 135, prohibiting the sale of non-dairy products as dairy products, to the Committees on Judiciary; Administration; Counties and Municipalities; and Livestock and Public Lands.

House Bill No. 136, providing for identification, inspection and refrigeration of eggs and prohibiting misrepresentation, to the Committees on Judiciary; Administration; Counties and Municipalities; and Livestock and Public Lands.

House Bill No. 153, prescribing salary of the Commissioner of public health, to the Committees on Judiciary; Appropriations; Public Health and Welfare; and State Institutions.

House Concurrent Resolution No. 2, constitutional amendment changing the jurisdiction of the courts, to the Committees on Judiciary; Administration; Constitutional Amendments and Referendums; and Counties and Municipalities.

Senate Bill No. 143, increasing interest rate on delinquent social security payments from political subdivisions, to the Committees on Judiciary; Administration; Finance and Revenue; and State Institutions.

Senate Bill No. 144, permitting horse and dog race meetings to be split into two periods, to the Committees on Judiciary; Administration; and Counties and Municipalities.

Senate Bill No. 145, removing capitol buildings and grounds from governor's authority and establishing department of public buildings maintenance, to the Committees on Judiciary; Administration; Appropriations; and State Institutions.

Senate Bill No. 146, eliminating regular inspection fees from slaughtering establishments, to the Committees on Judiciary; Administration; Finance and Revenue; and Livestock and Public Lands.

REPORTS OF STANDING COMMITTEES

The Committee on Livestock and Public Lands, Senator Lockhart, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass.

Senate Bill No. 37, removing rule for determining measure of compensation where power of eminent domain is exercised.

Senate Bill No. 105, providing lease of state land in excess of ten years for commercial purposes.

Senate Bill No. 104, removing prohibition against sale of state land containing timber.

Senate Bill No. 106, providing portion of monies collected for appraisal fees to be used to benefit state land department.

Senate Bills Nos. 37, 105, 104 and 106 were referred to their proper Calendar.

The Committee on Appropriations, Senator Brown, Vice-Chairman, reported the following, with a majority of the Committee recommending that the bills do pass.

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Senate Bill No. 94, allocating contingency reserve funds in the retirement fund for the purpose of increasing the amount due the beneficiary.

Senate Bill No. 108, reimbursement to sheriff of Mohave county.

Senate Bills Nos. 94 and 108 were referred to their proper Calendar.

The Committee on Finance and Revenue, Senator Thompson, Chairman, reported the following, with a majority of the Committee recommending that the memorial, resolution and bill do pass.

Senate Concurrent Memorial No. 1, requesting congress to propose amendment to U. S. constitution limiting tax on incomes, inheritances and gifts.

Senate Concurrent Resolution No. 3, providing for license tax on aircraft; constitutional amendment.

Senate Bill No. 106, providing portion of monies collected for appraisal fees to be used to benefit state land department.

Senate Concurrent Memorial No. 1, Senate Concurrent Resolution No. 3 and Senate Bill No. 106 were referred to their proper Calendar.

The Committee on Judiciary, Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass.

Senate Bill No. 37, removing rule for determining measure of compensation where power of eminent domain is exercised.

Senate Bill No. 52, prescribing color of lamps to be used on front of parked vehicles.

Senate Bill No. 78, appropriation to corporation commission for utilities division.

Senate Bill No. 94, allocating contingency reserve funds in the retirement fund for the purpose of increasing the amount due the beneficiary.

House Bill No. 1, savings and loan act of Arizona.

Senate Bill No. 2, appropriation for additional highway patrolmen.

Senate Bill No. 107, amortization period for subjugation and evaluation of state agricultural and grazing lands.

Senate Bill No. 108, reimbursement to sheriff of Mohave county.

House Bill No. 37, changing disposition of revenue from horse, harness and dog racing.

House Bill No. 38, forbidding use of the state fair grounds for horse and dog racing except during the state fair.

Senate Bills Nos. 37, 52, 78, 94, 2, 107 and 108, and House Bills Nos. 1, 37 and 38 were referred to their proper Calendar.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow

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at 10 a.m. The motion was agreed to and at 10:17 a.m. the Senate stood adjourned until tomorrow, Thursday, February 11, 1960, at 10 a.m.

CLARENCE L. CARPENTER,
President

LOUISE C. BRIMHALL
Secretary

THURSDAY, FEBRUARY 11

The Senate met at 10 a.m.

Elder George L. Barron offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

The President announced that Senators Smith, of Graham; and Sullivan, of Gila, had been excused.

THE JOURNAL

Senator Thelma Bollinger moved that the reading of the Journal of Wednesday, February 10, 1960, be dispensed with and the Journal be approved. The motion was agreed to.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

Senate Bill No. 161, by a Majority of the Committee on State Institutions, entitled: "An Act relating to the state planning and building commission; providing for compensation of members thereof, and amending section 41-571.02, Arizona Revised Statutes."

Senate Bill No. 162, by Senator Giss, entitled: "An Act relating to insurance; providing that a fraternal benefit society shall remove any deficiency in assets within ninety days following an annual valuation; granting to the director of insurance additional basis for commencing delinquency proceedings against such a society, and amending sections 20-885 and 20-886, Arizona Revised Statutes."

Senate Bill No. 163, by Senators Giss and Wine, entitled: "An Act relating to alimony and support; providing for writs of garnishment on judgments for payments of support monies, and amending section 25-319, Arizona Revised Statutes."

Senate Bill No. 164, by a Majority of the Committee on Finance

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and Revenue, entitled: "An Act relating to state government; providing that no employee of the state or political subdivision thereof may be granted sabbatical leave, and amending title 38, chapter 3, Arizona Revised Statutes, by adding article 8, section 38-501."

Senate Bill No. 165, by a Majority of the Committee on Finance and Revenue, entitled: "An Act relating to public finances; providing that state board of deposit may invest inactive funds in United States securities having a maturity of six months or less, and amending sections 35-325.06, 35-325.11 and 35-325.12, Arizona Revised Statutes, and making an appropriation."

Senate Bill No. 166, by Senator Corbett, entitled: "An Act making an appropriation to the state department of health."

Senate Bill No. 167, by Senators Arnold and Goff, entitled: "An Act making an appropriation to the state prison and institute of educational rehabilitation."

Senate Resolution No. 2, by Senators Corbett, Wine, Morrow, Brown, Simms, Mickelson, Prochnow, and Giss, entitled: "A Resolution commemorating the founding of the university of Arizona and complimenting the institution on its seventy-fifth anniversary."

REFERENCE OF BILLS

The President made the following reference of bills:

House Bill No. 149, nonresident tuition fees for common and high school pupils, to the Committees on Judiciary; Administration; Counties and Municipalities; and Education.

Senate Bill No. 147, Arizona highways magazine fund, to the Committees on Judiciary; Appropriations; and Highways and Bridges.

Senate Bill No. 148, increasing juror's fees, to the Committees on Judiciary; Administration; Appropriations; and Counties and Municipalities.

Senate Bill No. 149, appropriation to superintendent of public instruction for strengthening science, mathematics and foreign language instruction and providing for cooperation with federal government, to the Committees on Judiciary; Appropriations; Education; and State Institutions.

Senate Bill No. 150, appropriation to superintendent of public instruction for statistical services and providing for cooperation with federal government, to the Committees on Judiciary; Appropriations; Education; and State Institutions.

Senate Bill No. 151, appropriation to superintendent of public instruction for area vocational program and providing for cooperation with federal government, to the Committees on Judiciary; Appropriations; Education; and State Institutions.

Senate Bill No. 152, appropriation to superintendent of public instruction for guidance counseling and testing and providing for cooperation with federal government, to the Committees on Judiciary; Appropriations; Education; and State Institutions.

Senate Bill No. 153, providing for proportionate registration, licensing and optional mileage fee of certain motor vehicles, to the

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Committees on Judiciary; Administration; Finance and Revenue; and Highways and Bridges.

Senate Bill No. 154, providing that marks upon a ballot which express intent of voter shall be valid, to the Committees on Judiciary; Administration; Counties and Municipalities; and Suffrage and Elections.

Senate Bill No. 155, appropriation to capitol buildings and grounds for sand urns and cleaning equipment, to the Committees on Judiciary; Administration; and Appropriations.

Senate Bill No. 156, adopting model state witness immunity act, to the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare.

Senate Bill No. 157, defining personal property exemptions from garnishment, to the Committees on Judiciary; Counties and Municipalities; and Finance and Revenue.

Senate Bill No. 158, allocation of income deductions, to the Committees on Judiciary; Administration; Counties and Municipalities; and Finance and Revenue.

Senate Bill No. 159, prescribing salary of adult probation officer and assistants, to the Committees on Judiciary; Appropriations; Counties and Municipalities; and Public Health and Welfare.

Senate Bill No. 160, dissolution of antinoxious weed districts, to the Committees on Judiciary; Administration; Agriculture and Irrigation; and Counties and Municipalities.

Senate Concurrent Resolution No. 5, amending article relating to judicial department; constitutional amendment, to the Committees on Judiciary; Administration; Constitutional Amendments and Referendums; and State Institutions.

REPORTS OF STANDING COMMITTEES

The Committee on State Institutions, Senator Giss, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 2, appropriation for additional highway patrolmen.

Senate Bill No. 94, allocating contingency reserve funds in the retirement fund for the purpose of increasing the amount due the beneficiary.

Senate Bill No. 103, prescribing terms of sale of state lands and method of payment.

Senate Bill No. 106, providing portion of monies collected for appraisal fees to be used to benefit state land department.

Senate Bill No. 107, amortization period for subjugation and evaluation of state agricultural and grazing lands.

House Bill No. 1, savings and loan act of Arizona.

Senate Bills Nos. 2, 94, 103, 106 and 107, and House Bill No. 1 were referred to their proper Calendar.

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The Committee on Counties and Municipalities, Senator Giss, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 37, removing rule for determining measure of compensation where power of eminent domain is exercised.

Senate Bill No. 47, procedure to be followed in disposing of vouchers in decedents' estates.

Senate Bill No. 52, prescribing color of lamps to be used on front of parked vehicles.

Senate Bill No. 74, lien for improvements to city lots, or other land.

Senate Bill No. 108, reimbursement to sheriff of Mohave county.

House Bill No. 37, changing disposition of revenue from horse, harness and dog racing.

House Bill No. 38, forbidding use of the state fair grounds for horse and dog racing except during the state fair.

Senate Bills Nos. 47, 52 and 74, and House Bills Nos. 37 and 38 were referred to their proper Calendar.

Senate Bill No. 37, accompanied by the reports of the Committees on Judiciary; Counties and Municipalities; Highways and Bridges; and Livestock and Public Lands, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 108, accompanied by the reports of the Committees on Judiciary; Appropriations; and Counties and Municipalities, was placed on the Calendar of the Committee of the Whole.

The Committee on Judiciary, Senator Orme, Chairman, reported Senate Bill No. 50, repeal of law requiring banks to post names of directors and shares of stock each holds, with a majority of the Committee recommending that the bill do pass.

Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills, as amended, do pass:

Senate Bill No. 74, lien for improvements to city lots, or other land, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 20, after the word "of" insert "the improvement or work on"

Page 2, line 16, after the word "registered" strike the remainder of line 16 and insert in lieu thereof "or certified mail."

Page 2, strike lines 17 through 19 in their entirety.

Senate Bill No. 103 prescribing terms of sale of state lands and method of payment, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 6, after the word "value" insert a comma

Page 1, line 7, after the word "PRINCIPAL" insert a comma

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Page 1, line 9, after the numeral "37-108" insert a comma and strike the word "BASED"

Page 1, line 10, strike "ON THE APPRAISED VALUE to" and insert in lieu thereof the word "SHALL"

Page 2, line 11, after the word "FEE" strike the comma and insert the words "REQUIRED BY SECTION 37-108."

Senate Bill No. 106, providing portion of monies collected for appraisal fees to be used to benefit state land department, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 15, following the bracket insert "all such monies in excess of \$25,000 shall revert to the general fund."

Senate Bill No. 51, method of filing chattel mortgages for constructive notice, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 7, strike the word "encumbrances" and insert in lieu thereof "encumbrancers"

Senate Bill No. 47, procedure to be followed in disposing of vouchers in decedents' estates, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 11, after the word "clerk" strike the comma and insert a period.

Page 1, strike line 12 in its entirety.

Page 1, line 13, strike "drawn with the permission of the court."

Page 2, line 3, after the word "file" strike the comma and insert a period and strike the remainder of line 3.

Page 2, strike line 4 in its entirety.

Page 2, line 5, strike the word "court."

Senate Bills Nos. 74, 103, 50, 51 and 47 were referred to their proper Calendar.

Senate Bill No. 106, accompanied by the reports of the Committees on Judiciary; Finance and Revenue; Livestock and Public Lands; and State Institutions, was placed on the Calendar of the Committee of the Whole.

The Committee on Banking and Insurance, Senator Simms, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 119, increasing security required following accident.

House Bill No. 1, savings and loan act of Arizona.

Senate Bill No. 119 and House Bill No. 1 were referred to their proper Calendar.

The Committee on Administration, Senator Brown, Chairman,

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reported Senate Bill No. 11, appropriation for highway patrol, with a majority of the Committee recommending that the bill do pass.

Senator Brown, Chairman, reported the following, with the unanimous recommendation that the bills do pass:

Senate Bill No. 52, prescribing color of lamps to be used on front of parked vehicles.

Senate Bill No. 74, lien for improvements to city lots, or other land.

Senate Bill No. 78, appropriation to corporation commission for utilities division.

Senate Bill No. 94, allocating contingency reserve funds in the retirement fund for the purpose of increasing the amount due the beneficiary.

House Bill No. 1, savings and loan act of Arizona.

House Bill No. 37, changing disposition of revenue from horse, harness and dog racing.

House Bill No. 38, forbidding use of the state fair grounds for horse and dog racing except during the state fair.

Senate Bill No. 11 was referred to its proper Calendar.

Senate Bill No. 74 and House Bills Nos. 37 and 38, accompanied by the reports of the Committees on Judiciary; Administration; and Counties and Municipalities, were placed on the Calendar of the Committee of the Whole.

Senate Bill No. 52, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 78, accompanied by the reports of the Committees on Judiciary; Administration; and Appropriations, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 94, accompanied by the reports of the Committees on Judiciary; Administration; Appropriations; and State Institutions, was placed on the Calendar of the Committee of the Whole.

House Bill No. 1, accompanied by the reports of the Committees on Judiciary; Administration; Banking and Insurance; and State Institutions, was placed on the Calendar of the Committee of the Whole.

The Committee on Finance and Revenue, Senator Thompson, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 96, providing for registration and taxation of aircraft.

Senate Bill No. 116, clarifying exemptions of speculative builders from sales tax.

Senate Bills Nos. 96 and 116 were referred to their proper Calendar.

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COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 10:15 a.m. the Senate resolved itself into Committee of the Whole, with Senator Murphy in the chair.

At 10:52 a.m. the Committee of the Whole arose.

GEORGE A. BUSHNELL, DIRECTOR OF INSURANCE

Senator Giss made the following statement and motion, relative to the reappointment by the Arizona corporation commission of Mr. George A. Bushnell as director of insurance:

Mr. President:

On June 27, 1959, the Arizona corporation commission met in executive session for the purpose of reappointing Mr. George A. Bushnell as director of insurance of the state of Arizona.

I hand you herewith, Mr. President, a letter from the chairman of that commission dated February 10, 1960, together with a copy of the minutes of that executive session which state that the Arizona corporation commission reappointed Mr. George A. Bushnell as director of insurance of the state of Arizona for a six year term commencing at 12:01 o'clock a.m. June 28, 1959, subject to confirmation of the Arizona State Senate as provided by law, A. R. S., 20-141.

Therefore, Mr. President, I move that the Senate approve and confirm the reappointment of Mr. George A. Bushnell as director of insurance of the state of Arizona for a six year term commencing at 12:01 o'clock a.m., June 28, 1959.

The motion was agreed to, and the reappointment of Mr. George A. Bushnell as director of insurance of the state of Arizona for a six year term commencing at 12:01 o'clock a.m., June 28, 1959, was approved and confirmed in formal session this date, February 11, 1960.

Senator Giss then moved that the Senate reconsider its immediate previous action. The motion was lost.

The President instructed the Secretary to insert in the Journal the following copy of minutes of the Arizona corporation commission, together with the following letter from Mr. George F. Senner, Jr., chairman of the commission:

ARIZONA CORPORATION COMMISSION

Executive Session

The Arizona Corporation Commission met in Executive Session on Saturday, June 27, 1959. Present for the session were E. T. "Eddie" Williams, Jr., Commissioner, Jack Buzard, Commissioner, and Francis J. Byrnes, Secretary.

The meeting was called to order by Commissioner Wil-

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liams. Commissioner Williams stated that as of midnight the term of office of Mr. George A. Bushnell as Director of Insurance of the State of Arizona will expire. Commissioner Williams pointed out that in his opinion Mr. Bushnell has done a fine job and that his re-appointment should be made for the protection of the people of the State of Arizona, policyholders, and the insurance industry.

Commissioner Buzard concurred in Mr. Williams' remarks and added that he had seen an advance copy of a report covering the growth of insurance in this State and some of the many phases of the Insurance industry which he hoped Mr. Bushnell would soon be able to publish.

Commissioner Buzard moved that Mr. George A. Bushnell be re-appointed Director of Insurance of the State of Arizona for a six year term as provided by statute commencing at 12:01 o'clock a.m. June 28, 1959, subject to confirmation as provided by law. Commissioner Williams seconded the motion and it was unanimously carried.

/s/ Francis J. Byrnes
Secretary

/s/ Vonda Bieth
Reporter

/s/ E. T. "Eddie" Williams, Jr.
Commissioner

/s/ Jack Buzard
Commissioner

ARIZONA CORPORATION COMMISSION

The Capitol Annex
Phoenix

February 10, 1960

Senator Clarence L. Carpenter, President
Arizona State Senate
State Capitol
Phoenix, Arizona

Dear Senator Carpenter:

On June 27, 1959, in formal executive session, the Arizona Corporation Commission reappointed George A. Bushnell as Director of Insurance of the State of Arizona, subject to Senate confirmation.

The enclosed copy of the minutes of the aforementioned executive session attest to the reappointment.

All necessary papers applying thereto have heretofore been filed with the Secretary of State.

Sincerely yours,

/s/ GEORGE F. SENNER, JR.
Chairman

GFS:ts
Encl.

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ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 10:55 a.m. the Senate stood adjourned until tomorrow, Friday, February 12, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

FRIDAY, FEBRUARY 12

The Senate met at 10 a.m.

Elder George L. Barron offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

The President announced that Senators Greer, of Apache; and Sullivan, of Gila, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Thursday, February 11, 1960, was dispensed with and the Journal was approved.

PERSONAL PRIVILEGE

Senator Richards arose to a point of personal privilege and delivered the following message:

Mr. President:

There seems to have developed some sort of controversy over the question of whether Abraham Lincoln was really a Republican or whether the Grand Old Party merely laid claim to him when his true worth became known.

Regardless of his party membership, historically or actually, however, all true Americans who believe in the right of any man to stand on his own feet, achieve little or much in life according to his ability and desires, join in paying tribute to the Sixteenth President of the United States today which is the anniversary of his birth.

Lincoln, like many members of this State Senate, believed in a government that performs only those things for the people which they either cannot perform for themselves,

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or which the government can perform with greater effect, while leaving to the individual citizen the right and opportunity to do for himself all those things he can reasonably do for himself.

Private enterprise has made America great. Lincoln, aside from his other great attributes, was a strong believer in private enterprise and individual initiative—qualities that mark Americans wherever they go.

It was Lincoln who said, in effect, that we do not benefit ourselves in tearing down the house of our neighbor.

In this hall, soon to be abandoned as a legislative chamber, have been fought many battles for free enterprise.

May we, Democrats and Republicans alike, stand for those sound principles of individual initiative and liberty that have marked our nation from its inception, and may we pay tribute today to one great American, Abraham Lincoln, who so stoutly supported liberty in its most far-reaching aspects.

Thank you, Mr. President.

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Murphy, for the Committee of the Whole, reported House Bill No. 1, savings and loan act of Arizona; Senate Bill No. 37, removing rule for determining measure of compensation where power of eminent domain is exercised; Senate Bill No. 52, prescribing color of lamps to be used on front of parked vehicles; Senate Bill No. 94, allocating contingency reserve funds in the retirement fund for the purpose of increasing the amount due the beneficiary; Senate Bill No. 74, lien for improvements to city lots, or other land; Senate Bill No. 78, appropriation to corporation commission for utilities division; Senate Bill No. 106, providing portion of monies collected for appraisal fees to be used to benefit state land department; Senate Bill No. 108, reimbursement to sheriff of Mohave county; House Bill No. 37, changing disposition of revenue from horse, harness and dog racing; House Bill No. 38, forbidding use of the State Fair Grounds for horse and dog racing except during the State Fair.

The recommendations of the Committee were:

That House Bill No. 1 do pass.

That Senate Bill No. 37 do pass.

That Senate Bill No. 52 do pass.

That Senate Bill No. 94 do pass.

That Senate Bill No. 74 be amended as follows: (reference is to the printed bill)

Page 1, line 20, after the word "of" insert "the improvement or work on"

Page 2, line 16, after the word "registered" strike the remainder of line 16 and insert in lieu thereof "or certified mail."

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Page 2, strike lines 17 through 19 in their entirety.
and, as so amended, the bill do pass.

That Senate Bill No. 78 be amended as follows: (reference is to the printed bill)

Page 1, line 4, after the words "sum of" strike the word "one" and insert in lieu thereof the word "six"

Page 1, line 9, after the word "Company." insert a new sentence to read "Of the sum appropriated, five thousand dollars shall be allocated for professional services."

and, as so amended, the bill do pass.

That Senate Bill No. 106 be amended as follows: (reference is to the printed bill)

Page 1, line 15, following the bracket insert "all such monies in excess of \$25,000 shall revert to the general fund."

and, as so amended, the bill do pass.

That Senate Bill No. 108 do pass.

That House Bill No. 37 do pass.

That House Bill No. 38 do pass.

Senator Murphy moved the acceptance of the report, and the motion was agreed to.

DISPOSITION OF MEASURES REPORTED BY
COMMITTEE OF THE WHOLE

The recommendation of the Committee of the Whole that Senate Bills Nos. 37, 52, 94 and 108, and House Bills Nos. 1, 37 and 38 do pass having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

The recommendation of the Committee of the Whole that Senate Bills Nos. 74, 78 and 106 do pass, as amended, having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

Senate Bill No. 168, by Senators Giss, Corbett and Murphy, entitled: "An Act relating to slum clearance and redevelopment; prohibiting use of such property for public housing; providing for issuance of bonds; exempting certain short-term notes or obligations from election procedure, and amending sections 36-1480 and 36-1481, Arizona Revised Statutes."

Senate Bill No. 169, by the Committee on Appropriations, entitled: "An Act relating to certificates of indebtedness and making appropriations for the relief of the industrial commission and for the relief of the court commissioner of Cochise county."

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Senate Bill No. 170, by the Committee on Appropriations, entitled: "An Act making a supplemental appropriation to capitol buildings and grounds."

Senate Bill No. 171, by the Committee on Appropriations, entitled: "An Act making an appropriation from the state highway fund to the university of Arizona."

Senate Bill No. 172, by the Committee on State Institutions, entitled: "An Act relating to ownership of land by aliens, and repealing chapter 9, title 33, Arizona Revised Statutes."

Senate Bill No. 173, by the Committee on State Institutions, entitled: "An Act relating to contractors; providing term and compensation of the registrar of contractors, and amending section 32-1103, Arizona Revised Statutes."

Senate Bill No. 174, by Senators Giss, Prochnow and Brown, entitled: "An Act relating to tow trucks; defining private motor carrier, and amending section 40-601, Arizona Revised Statutes."

Senate Bill No. 175, by the Committee on State Institutions, entitled: "An Act relating to the clerk of the supreme court; providing for the microphotography and destruction of records after expiration of a specified term of years, and amending title 12, chapter 2, article 1, Arizona Revised Statutes, by adding section 12-202.01."

Senate Bill No. 176, by the Committee on Appropriations, entitled: "An Act making an emergency appropriation to the department of library and archives."

Senate Bill No. 177, by the Committee on Appropriations, entitled: "An Act making an appropriation to the state treasurer for the purchase of safe deposit units and equipment, including furniture and typewriter."

Senate Bill No. 178, by Senators Brown, Simms, Corbett and Richards, entitled: "An Act relating to insurance; providing that the Arizona standard fire policy designated by and issued pursuant to section 20-1503, Arizona Revised Statutes, which does not cover loss or damage caused by nuclear reaction, nuclear radiation or radio-active contamination whether directly or indirectly resulting from an insured peril under the standard fire policy, may be evidenced by a written statement contained in the policy or by endorsement thereon and such written statement or endorsement shall provide coverage for loss by nuclear reaction, nuclear radiation or radio-active contamination, and amending title 20, chapter 6, article 7, Arizona Revised Statutes, by adding section 20-1509."

Senate Bill No. 179, by Senator Giss, entitled: "An Act relating to dentistry; prescribing compensation of members of the state dental board; providing for increase in examination fee; prescribing date of annual registration fee; providing for date and fees of annual registration for dental hygienists, and amending sections 32-1206, 32-1232, 32-1236 and 32-1287, Arizona Revised Statutes."

Senate Bill No. 180, by Senator Giss, entitled: "An Act relating to banking; adopting the model foreign bank loan act, and amending title 6, Arizona Revised Statutes, by adding chapter 6, article 1, sections 6-701 to 6-704, inclusive."

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REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 161, compensation of members of planning and building commission, to the Committees on Judiciary; Administration; and State Institutions.

Senate Bill No. 162, time in which fraternal benefit societies must remove deficiency in assets, to the Committees on Judiciary; Administration; Banking and Insurance; and State Institutions.

Senate Bill No. 163, providing for writs of garnishment on judgments for payments of support monies, to the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare.

Senate Bill No. 164, prohibiting sabbatical leave by state or political subdivision employees, to the Committees on Judiciary; Administration; Finance and Revenue; and State Institutions.

Senate Bill No. 165, permitting board of deposit to invest inactive funds in U. S. securities, to the Committees on Judiciary; Administration; Finance and Revenue; and State Institutions.

Senate Bill No. 166, appropriation to department of health for southern branch of state laboratory, to the Committees on Judiciary; Administration; and Appropriations.

Senate Bill No. 167, appropriation to state prison for expenses of hosting wardens' association meeting, to the Committees on Judiciary; Appropriations; Education; and State Institutions.

SECOND READING OF BILLS

By unanimous consent the following bills were read the second time by number and title:

House Bill No. 1, savings and loan act of Arizona.

Senate Bill No. 37, removing rule for determining measure of compensation where power of eminent domain is exercised.

Senate Bill No. 52, prescribing color of lamps to be used on front of parked vehicles.

Senate Bill No. 94, allocating contingency reserve funds in the retirement fund for the purpose of increasing the amount due the beneficiary.

Senate Bill No. 74, lien for improvements to city lots, or other land.

Senate Bill No. 78, appropriation to corporation commission for utilities division.

Senate Bill No. 106, providing portion of monies collected for appraisal fees to be used to benefit state land department.

Senate Bill No. 108, reimbursement to sheriff of Mohave county.

House Bill No. 37, changing disposition of revenue from horse, harness and dog racing.

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House Bill No. 38, forbidding use of the state fair grounds for horse and dog racing except during the state fair.

The President put the question "Shall Senate Bills Nos. 37, 52, 94, 74, 78, 106 and 108 be engrossed and have a third reading?", which was decided in the affirmative, and the bills were referred to the Committee on Enrolling and Engrossing.

The President put the question "Shall House Bills Nos. 1, 37 and 38 have a third reading?", which was decided in the affirmative, and the bills were placed under the order of business, third reading of bills for Tuesday.

COMMEMORATING FOUNDING OF UNIVERSITY OF ARIZONA
AND SEVENTY-FIFTH ANNIVERSARY

Senate Resolution No. 2, which was laid over one day, was read in full as follows:

A RESOLUTION

COMMEMORATING THE FOUNDING OF THE UNIVERSITY
OF ARIZONA AND COMPLIMENTING THE INSTITUTION
ON ITS SEVENTY-FIFTH ANNIVERSARY.

Whereas, an Act of the Thirteenth Legislative Assembly of the Territory of Arizona, approved on March 12, 1885, prescribed that there should be established, at or near the City of Tucson, in the County of Pima, an institution of learning under the name of the "University of Arizona"; that the object of the University should be to provide the inhabitants of the Territory with the means of acquiring a thorough knowledge of the various branches of literature, science and the arts; and that the government of the institution should rest in a Board of Regents, and

Whereas, pursuant to that Act, the University of Arizona was established at Tucson under the government of a Board of Regents, and this year is celebrating its seventy-fifth anniversary, and

Whereas, the University of Arizona has so well served, first the Territory, and now the State of Arizona, and the Board of Regents has so effectively governed the institution that it is today recognized as one of the great universities and research centers of this country.

Therefore

Be it resolved by the Senate of the State of Arizona:

The members of this body, in commemoration of the founding of the University of Arizona, extend greetings on its seventy-fifth anniversary; commend, in retrospect, the legislation that established the institution; concur in the object thereof; take satisfaction in the great progress the University has made; compliment the institution, its administration and faculties; and reaffirm our confidence in, and express approval of the policies of, the Board of Regents.

Senator Corbett moved the adoption of the resolution. The motion,

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seconded by Senator Wine, was agreed to and Senate Resolution No. 2, commemorating founding of University of Arizona and seventy-fifth anniversary, was unanimously adopted.

The President announced the signing in open session of Senate Resolution No. 2 and directed the Secretary to transmit the resolution to the Governor.

Senators Corbett, Wine, Richards, Spikes, Brooke, Palmer, Giss, Murphy and Brown each spoke briefly eulogizing and complimenting the University of Arizona on its seventy-fifth anniversary and the great progress the university has made, now being one of the great universities and research centers of the country.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until Monday at 10 a.m. The motion was agreed to and at 10:25 a.m. the Senate stood adjourned until Monday, February 15, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

MONDAY, FEBRUARY 15

The Senate met at 10 a.m.

Elder George L. Barron offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

The President announced that Senator Sullivan, of Gila, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Friday, February 12, 1960, was dispensed with and the Journal was approved.

PERSONAL PRIVILEGE

Senator Richards arose to a point of personal privilege and delivered the following speech concerning Admission Day:

Mr. President:

Forty-eight years ago yesterday Arizona became the

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forty-eighth state, amid the screeching of sirens, the blowing of whistles and a state-wide hubbub among the several thousand people who had been working and wishing for statehood for many years.

February 14th is Arizona's Admission Day because it was on that day in 1912 that President William Howard Taft signed the proclamation creating the State of Arizona.

That same morning, forty-eight years ago, a Republican Governor occupied the chair of Chief Executive of Arizona. He was Richard E. Sloan, holding office by appointment from the President of the United States. It was he who first received official word from President Taft that the proclamation had been signed twelve and one-half minutes past ten in the nation's Capitol.

Conditions here in Phoenix were somewhat different than we find them today. Governor George W. P. Hunt had been elected the first Governor of Arizona in which only 20,289 votes had been cast of which Mr. Hunt received 11,123 and Judge Edmund Wells received 9,166.

Phoenix was small, and quite largely unimproved.

The Governor and his Executive Secretary Mulford Winsor walked from the Ford Hotel, Washington and Second Avenue, to the Capitol, along with dozens of others in the Governor's party.

It was a glorious day of promise for Arizona.

Mr. President, we here today are realizing much of that promise predicted during the inaugural ceremonies forty-eight years ago. State officials of that day little dreamed of the real progress, prosperity and development that would come to Arizona in so short a time.

May we turn our thoughts this morning for a few moments toward the framework of government which those early-day officials established for us to follow and think for a moment what slight changes have been necessary in that framework in half a century.

Thank you, Mr. President.

MESSAGES FROM THE HOUSE

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed the following:

House Bill No. 16, appropriation for constructing and equipping a women's prison.

House Bill No. 55, authorizing industrial commission to purchase property and construct buildings.

House Bill No. 77, requiring bids for highway construction, reconstruction, equipment or supplies in certain counties.

House Bill No. 84, penalties for escape or attempted escape from custody of peace officers.

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House Bill No. 104, increasing salary of superintendent of state hospital and making subject to legislative appropriation.

House Bill No. 123, printed or mechanically reproduced signatures permitted on bonds issued by public bodies as long as one bond is signed manually.

House Bill No. 127, prescribing penalties for persons violating laws relating to narcotic drugs.

House Bill No. 129, exempting certain state departments from attorney general's department of law and authorizing them to hire independent legal counsel, without enacting the emergency.

House Bill No. 132, authorizing county recorders to cancel deceased electors from county registers.

House Bill No. 145, redefining tuberculous person for welfare assistance and providing for care or treatment.

House Bill No. 175, exempting construction bid bonds from resident agents' countersignatures on insurance.

House Bill No. 180, appropriation from state highway department funds for the relief of G. W. Page.

House Bill No. 192, transferring previously allocated unexpended funds of department of law to state land department.

House Bills Nos. 16, 55, 77, 84, 104, 123, 127, 129, 132, 145, 175, 180, and 192 were placed under the order of business, introduction and first reading of bills.

Senate Bill No. 33, appropriation to the tax commission.

Senate Bill No. 111, appropriation to the planning and building commission for expenses incurred in moving various departments.

Senate Bills Nos. 33 and 111 were transmitted to the Governor.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

House Bill No. 16, entitled: "An Act making appropriation to the state prison and institute of educational rehabilitation for constructing and equipping a women's prison."

House Bill No. 55, entitled: "An Act relating to the industrial commission; authorizing the commission to expend funds for the purchase of real property and construction of buildings, and amending sections 23-981 and 23-985, Arizona Revised Statutes."

House Bill No. 77, entitled: "An Act relating to county highways; providing for bids for construction, reconstruction, equipment or supplies; procedure; default on bond; and amending title 18, chapter 2, article 1, by adding section 18-217."

House Bill No. 84, entitled, "An Act relating to crimes; prescribing penalties for escape or attempt to escape a peace officer, and

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amending title 13, chapter 2, article 17, Arizona Revised Statutes, by adding section 13-395."

House Bill No. 104, entitled: "An Act relating to public health; providing for an increase in the compensation of the superintendent of the state hospital, and amending section 36-205, Arizona Revised Statutes."

House Bill No. 123, entitled: "An Act relating to bonds issued by public bodies; providing for printed or mechanically reproduced signatures thereon; retaining one manually affixed signature, and amending title 35, chapter 3, article 3, Arizona Revised Statutes, by adding section 35-456.01."

House Bill No. 127, entitled: "An Act relating to narcotic drugs; prescribing penalties for persons who violate laws relating to narcotic drugs, and amending sections 36-1020, 36-1061 and 36-1062, Arizona Revised Statutes."

House Bill No. 129, entitled: "An Act relating to the department of law; exempting the state land department, and amending sections 37-102 and 41-192, Arizona Revised Statutes."

House Bill No. 132, entitled: "An Act relating to elections and electors; providing for examination of records by county recorders to cancel registration of deceased electors, and amending section 16-150, Arizona Revised Statutes."

House Bill No. 145, entitled: "An Act relating to public health; defining tuberculous person; providing for assistance for care or treatment of tuberculosis, and amending sections 36-711, 36-715, 36-716 and 36-717, Arizona Revised Statutes."

House Bill No. 175, entitled: "An Act relating to insurance; excluding bid bonds from the countersignature requirement, and amending section 20-229, Arizona Revised Statutes."

House Bill No. 180, entitled: "An Act making an appropriation from the state highway fund for the relief of G. W. Page."

House Bill No. 192, entitled: "An Act reallocating to the state land department and the state general fund certain funds previously reallocated to the department of law."

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 168, disposal of property in redevelopment and slum clearance project areas and issuance of bonds, to the Committees on Judiciary; Administration; Banking and Insurance; and Counties and Municipalities.

Senate Bill No. 169, appropriation to industrial commission to pay certificates of indebtedness, to the Committees on Judiciary; Appropriations; and Counties and Municipalities.

Senate Bill No. 170, supplemental appropriation to capitol buildings and grounds for previous maintenance expenditures, to the Committees on Judiciary; and Appropriations.

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Senate Bill No. 171, appropriation from highway fund to U of A for roadside landscaping research, to the Committees on Judiciary; and Appropriations.

Senate Bill No. 172, repealing law pertaining to ownership of land by aliens, to the Committees on Judiciary; Counties and Municipalities; Livestock and Public Lands; and State Institutions.

Senate Bill No. 173, providing term and compensation of registrar of contractors, to the Committees on Judiciary; Appropriations; and State Institutions.

Senate Bill No. 174, including tow trucks in definition of "private motor carrier", to the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges.

Senate Bill No. 175, microfilming and destruction of records of supreme court, to the Committees on Judiciary; Administration; Counties and Municipalities; and State Institutions.

Senate Bill No. 176, appropriation to library and archives for microfilming supreme court records, to the Committees on Judiciary; Administration; and Appropriations.

Senate Bill No. 177, appropriation to state treasurer for safe deposit units and equipment, to the Committees on Judiciary; Administration; and Appropriations.

Senate Bill No. 178, providing for statement to be attached to standard fire policy stating whether or not loss or damage by nuclear reaction is included, to the Committees on Judiciary; Administration; and Banking and Insurance.

Senate Bill No. 179, providing for compensation of members of state dental board and increasing fees, to the Committees on Judiciary; Administration; Finance and Revenue; and Public Health and Welfare.

Senate Bill No. 180, adopting the model foreign bank loan act, to the Committees on Judiciary; Banking and Insurance; and Counties and Municipalities.

House Bill No. 135, prohibiting the sale of non-dairy products as dairy products, which was previously referred to the Committees on Judiciary; Administration; Counties and Municipalities; and Livestock and Public Lands on February 10, 1960, is further referred to the Committee on Agriculture and Irrigation.

SENATOR WILLIAM A. SULLIVAN

The President announced that Senator Sullivan, of Gila, veteran Senate member, who had recently undergone surgery at St. Joseph's hospital in Phoenix, is progressing nicely. Although Senator Sullivan is not permitted to have visitors nor to receive telephone calls he has hopes of being able to leave the hospital before the end of the week.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 10:20 a.m. the Senate

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stood adjourned until tomorrow, Tuesday, February 16, 1960, at 10 a.m.

CLARENCE L. CARPENTER
President

LOUISE C. BRIMHALL
Secretary

TUESDAY, FEBRUARY 16

The Senate met at 10 a.m.

Elder George L. Barron offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

The President announced that Senator Sullivan, of Gila, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Monday, February 15, 1960, was dispensed with and the Journal was approved.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

Senate Bill No. 181, by Senator Brown, entitled: "An Act relating to retirement of judges; amending sections 38-801 and 38-804, Arizona Revised Statutes, and repealing section 38-806, Arizona Revised Statutes."

Senate Bill No. 182, by Senators Corbett and Brown, entitled: "An Act relating to property; providing for creation and termination of family trusts, and amending title 33, chapter 2, article 2, Arizona Revised Statutes, by adding section 33-238.01."

Senate Bill No. 183, by Senators Murphy, Goff, Palmer and Greer, entitled: "An Act relating to trade and commerce; defining gasoline and lubricating oil; providing for signs and labels on all petroleum products; registration of quality and octane rating; amending section 44-2169, Arizona Revised Statutes, and amending title 44, chapter 13, article 4, Arizona Revised Statutes, by adding section 44-2169.01."

REFERENCE OF BILLS

The President made the following reference of bills:

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House Bill No. 16, appropriation for constructing and equipping a women's prison, to the Committees on Judiciary; Appropriations; Counties and Municipalities; and State Institutions.

House Bill No. 55, authorizing industrial commission to purchase property and construct buildings, to the Committees on Judiciary; Administration; Appropriations; and State Institutions.

House Bill No. 77, requiring bids for highway construction, reconstruction, equipment or supplies in certain counties, to the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges.

House Bill No. 84, penalties for escape or attempted escape from custody of peace officers, to the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare.

House Bill No. 104, increasing salary of superintendent of state hospital and making subject to legislative appropriation, to the Committees on Judiciary; Appropriations; and Public Health and Welfare.

House Bill No. 123, printed or mechanically reproduced signatures permitted on bonds issued by public bodies as long as one bond is signed manually, to the Committees on Judiciary; Administration; Banking and Insurance; and Finance and Revenue.

House Bill No. 127, prescribing penalties for persons violating laws relating to narcotic drugs, to the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare.

House Bill No. 129, exempting certain state departments from attorney general's department of law and authorizing them to hire independent legal counsel, to the Committees on Judiciary; Administration; Livestock and Public Lands; and State Institutions.

House Bill No. 132, authorizing county recorders to cancel deceased electors from county registers, to the Committees on Judiciary; Administration; Counties and Municipalities; and Suffrage and Elections.

House Bill No. 145, redefining tuberculous person for welfare assistance and providing for care or treatment, to the Committees on Judiciary; Administration; Appropriations; and Public Health and Welfare.

House Bill No. 175, exempting construction bid bonds from resident agents' countersignatures on insurance, to the Committees on Judiciary; Administration; Banking and Insurance; and State Institutions.

House Bill No. 180, appropriation from state highway department funds for the relief of G. W. Page, to the Committees on Judiciary; Appropriations; and Highways and Bridges.

House Bill No. 192, transferring previously allocated unexpended funds of department of law to the state land department, to the Committees on Judiciary; Administration; Appropriations; and Livestock and Public Lands.

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**REPORT OF THE COMMITTEE
ON ENROLLING AND ENGROSSING**

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bills Nos. 37, 52, 94, 74, 78, 106, and 108 as properly engrossed and the bills were placed under the order of business, third reading of bills for today.

REPORTS OF STANDING COMMITTEES

The Committee on Mines and Mining, Senator Gale, Chairman, reported Senate Bill No. 92, regulation of underground use of internal combustion engines, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Judiciary, Senator Orme, Chairman, reported Senate Bill No. 138, extending time for filing application for refund of motor vehicle fuel tax, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

THIRD READING OF BILLS

House Bill No. 1, savings and loan act of Arizona, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Sullivan.

The President announced the signing in open session of House Bill No. 1 and directed the Secretary to return the bill to the House.

Senate Bill No. 37, by Senator Morrow, removing rule for determining measure of compensation where power of eminent domain is exercised, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Sullivan.

The President announced the signing in open session of Senate Bill No. 37, and directed the Secretary to transmit the bill to the House.

Senate Bill No. 52, by Senator Morrow, prescribing color of lamps to be used on front of parked vehicles, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

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Not voting: Sullivan.

The President announced the signing in open session of Senate Bill No. 52 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 94, by Senators Spikes, Prochnow, Mickelson, Wine, Corbett, Orme and Giss, allocating contingency reserve funds in the retirement fund for the purpose of increasing the amount due the beneficiary, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Sullivan.

The President announced the signing in open session of Senate Bill No. 94 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 74, by a Majority of the Committee on Counties and Municipalities, lien for improvements to city lots, or other land, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Sullivan.

The President announced the signing in open session of Senate Bill No. 74 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 78, by Senators Morrow and Bollinger, appropriation to corporation commission for utilities division, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Sullivan.

The President announced the signing in open session of Senate Bill No. 78 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 106, by Senators Prochnow, Morrow, Orme, Lockhart, Thompson and Brown, providing portion of monies collected for appraisal fees to be used to benefit state land department, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Sullivan.

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The President announced the signing in open session of Senate Bill No. 106 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 108, by Senator Bollinger, reimbursement to sheriff of Mohave county, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Sullivan.

The President announced the signing in open session of Senate Bill No. 108 and directed the Secretary to transmit the bill to the House.

House Bill No. 37, changing disposition of revenue from horse, harness and dog racing, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Sullivan.

The President announced the signing in open session of House Bill No. 37 and directed the Secretary to return the bill to the House.

House Bill No. 38, forbidding use of the state fair grounds for horse and dog racing except during the state fair, was read in full on third reading and passed on roll call which resulted: Ayes 22, Noes 5, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Lockhart, Mickelson, Morrow, Murphy, Orme, Prochnow, Richards, Simms, Spikes, Thompson, Udine, Wine, President Carpenter.

Noes: Brooke, Kitchel, Palmer, Smith (Graham), Smith (Santa Cruz).

Not voting: Sullivan.

The President announced the signing in open session of House Bill No. 38 and directed the Secretary to return the bill to the House.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 10:59 a.m. the Senate stood adjourned until tomorrow, Wednesday, February 17, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL
Secretary

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WEDNESDAY, FEBRUARY 17

The Senate met at 10 a.m.

Elder George L. Barron offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

The President announced that Senator Sullivan, of Gila, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Tuesday, February 16, 1960, was dispensed with and the Journal was approved.

LETTER OF THANKS FROM SENATOR SULLIVAN

The President laid before the senate a letter from Senator William A. Sullivan, which was read as follows:

St. Joseph's Hospital
Phoenix, Arizona
February 16, 1960

Hon. Clarence L. Carpenter
President
State Senate
Phoenix, Arizona

Dear Mr. President:

It was very kind of you and the members of the Arizona State Senate and its staff to send me the beautiful spray of flowers.

It has been a new experience for me to be in a hospital and my first and, I hope, my only one during my life. The flowers helped to cheer me and brighten my room, and I want you to know that I am appreciative of your thoughtfulness in sending them.

I hope to be back at my desk not later than Tuesday, February 23, fully recovered from my recent illness.

With all good wishes, I am

Sincerely and cordially yours,

/s/ BILL SULLIVAN
State Senator

The letter was placed on file in the Secretary's office.

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COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate communications from the Governor which were read advising that on February 16, 1960, he had signed and transmitted to the Secretary of State the following:

Senate Bill No. 33, making an appropriation to the state tax commission.

Senate Bill No. 111, making an appropriation to the state planning and building commission.

Senate Resolution No. 2, commemorating the founding of the university of Arizona and complimenting the institution on its seventy-fifth anniversary, which had been signed on February 15, 1960.

The communications were placed on file in the Secretary's office.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

Senate Bill No. 184, by Senators Giss, Corbett, Brown, and Prochnow, entitled: "An Act relating to retirement of state highway patrol members; replacing existing retirement benefits by a life annuity; providing for increased benefits; providing for vested rights of members terminating employment with less than twenty years of service; prescribing an increase in the premium tax on certain vehicle insurance and providing for the disposition thereof; amending sections 20-224.01, 38-770, 38-772 and 38-773, Arizona Revised Statutes, and amending title 38, chapter 5, article 2, Arizona Revised Statutes, by adding section 38-777."

Senate Bill No. 185, by Senators Richards, Prochnow, Giss, Mickelson, Udine, Lockhart, Simms, Goff, Arnold, and Brown, entitled: "An Act relating to public officers and employees; providing that meetings and proceedings held by an administrative or legislative body of the state or a political subdivision thereof shall be open to the public; providing minutes of such public proceedings shall be open to the public; providing for a penalty, and amending title 38, chapter 3, Arizona Revised Statutes, by adding article 3.1, sections 38-431 to 38-431.06, inclusive."

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 181, amending law relating to retirement of judges and repealing section prohibiting practice of law by those retired, to the Committees on Judiciary; Administration; Appropriations; and Counties and Municipalities.

Senate Bill No. 182, providing for creation and termination of family trusts, to the Committees on Judiciary; Administration; and Counties and Municipalities.

Senate Bill No. 183, defining gasoline and lubricating oils and providing for signs and labels on products, to the Committees on Judiciary; Administration; and Counties and Municipalities.

REPORTS OF STANDING COMMITTEES

The Committee on Highways and Bridges, Senator Morrow, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 77, additional fee for chauffeurs' and operators' licenses.

Senate Bill No. 98, appropriation to corporation commission for securities and motor carrier divisions.

Senator Morrow, Chairman reported Senate Bill No. 112, prescribing driver education as additional penalty for speeding, with the recommendation that the bill do pass, with the following amendment: (reference is to the printed bill)

Page 1, line 6, after the word "there" strike the word "shall" and insert "may"

Page 1, line 8, after the word "course" strike the word "shall" and insert "may".

Senate Bill No. 147, Arizona highways magazine fund.

Senate Bills Nos. 77, 98, 112 and 147 were referred to their proper Calendar.

The Committee on Suffrage and Elections, Senator Bollinger, Chairman, reported the following, with the unanimous recommendation that the bills and resolution do pass.

Senate Bill No. 21, issuance of certificate of nomination to precinct committeemen.

Senate Bill No. 44, providing for optional card form for affidavit of registration.

Senate Bill No. 142, providing for rotation of names on primary ballots.

Senate Concurrent Resolution No. 2, providing four year terms for members of Senate.

Senate Bills Nos. 21, 44 and 142, and Senate Concurrent Resolution No. 2 were referred to their proper Calendar.

The Committee on Judiciary, Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass.

Senate Bill No. 11, appropriation for highway patrol.

Senate Bill No. 72, abolishing junior college survey committee.

Senate Bill No. 140, providing alternate methods of accepting prior service credits by political subdivisions.

Senate Bill No. 144, permitting horse and dog race meetings to be split into two periods.

Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass, as amended:

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Senate Bill No. 39, appropriation to planning and building commission for Tucson office building, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 5, strike the word "room"

Page 1, line 6, strike the numerals and words "212 located in".

Senate Bill No. 97, restrictions on archeological discoveries, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 2, strike lines 19 through 32 and insert in lieu thereof:

"A. ONLY EDUCATIONAL INSTITUTIONS, PUBLIC MUSEUMS OR NONPROFIT CORPORATIONS ORGANIZED FOR SCIENTIFIC AND RESEARCH PURPOSES MAY PURSUE ANY ACTIVITY PRESCRIBED IN SECTION 42-771.

B. NO SUCH ACTIVITY MAY BE UNDERTAKEN UNTIL A PERMIT IS FIRST SECURED THEREFOR FROM THE DIRECTOR OF THE ARIZONA STATE MUSEUM.

C. PERMITS SHALL BE GRANTED BY THE DIRECTOR FOR SUCH PERIODS OF TIME AND UNDER SUCH REGULATIONS AS HE MAY FROM TIME TO TIME DETERMINE TO INSTITUTIONS OR CORPORATIONS WHICH ARE"

Page 2, line 35, after "COLLEGES" strike the comma

Page 2, line 40, after "PHOTOGRAPHS" strike the comma

Senate Bill No. 116, clarifying exemptions of speculative builder's from sales tax, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 17, after the word "AND" strike the remainder of line 17

Page 1, line 18, strike the words "POSES OF THIS CHAPTER"

Page 4, line 18, after the word "AND" strike the remainder of line 18

Page 4, line 19, strike "OF THIS CHAPTER"

Title, Lines 1 and 2, strike the words "Exempting Speculative Builders From Payment of Transaction Privilege Taxes," and insert in lieu thereof "Providing a Definition of Contracting and Contractor For the Purposes of Taxation and Exemption under the Transaction Privilege and Use Taxes,".

Senate Bill No. 147, Arizona Highways magazine fund, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

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Page 1, line 13, after the word "fund" strike the period and insert in lieu thereof a comma and the words "and expenditures shall be exempt from the provisions of 35-173, relating to quarterly allotment of appropriations."

Senate Bills Nos. 11, 72, 97, 116, 140, 144 and 147 were referred to their proper Calendar.

Senate Bill No. 39, accompanied by the reports of the Committees on Judiciary; Administration; and Appropriations, was placed on the Calendar of the Committee of the Whole.

The Committee on Education, Senator Spikes, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass.

Senate Bill No. 97, restrictions on archeological discoveries.

Senate Bill No. 133, increasing membership and terms of members of board of regents.

Senate Bill No. 167, appropriation to state prison for expenses of hosting wardens' association meeting.

Senate Bills Nos. 97, 133 and 167 were referred to their proper Calendar.

RECESS

Without objection, at 10:15 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 11:02 a.m.

The Committee on Judiciary, Senator Orme, Chairman, reported Senate Bill No. 77, additional fee for chauffeurs' and operators' licenses, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the printed bill)

Strike everything after the enacting clause and insert in lieu thereof:

Section 1. Sec. 28-205, Arizona Revised Statutes, is amended to read:

28-205. MOTOR VEHICLE FEES

The following fees shall be paid to the vehicle division:

1. For each original certificate of title, one dollar.
2. For each certificate of title on sale or transfer, one dollar.
3. For a duplicate certificate of title, the original of which is lost or destroyed and is satisfactorily accounted for, fifty cents.
4. For each registration card upon transfer of registration, fifty cents.
5. For a duplicate registration card, fifty cents.

6. For a duplicate of any permit, fifty cents.
7. For filing each application for dealer's or wrecker's license, ten dollars.
8. For each dealer's or wrecker's license when issued annually, five dollars.
9. For filing each application for a chauffeur's license, THREE dollars.
10. For filing each application for an operator's license, THREE dollars.
11. For filing each application for an instruction permit under subsection A of Section 28-415, two dollars and fifty cents for each instruction permit issued under subsection B of Section 28-415.
12. For filing each application to make or stamp special engine number, one dollar.
13. For each identification plate bearing serial or identification number to be affixed to any vehicle, one dollar.
14. For approving each type of reflector, electric lantern, flare, fire extinguisher, mechanical signal, head lamps, auxiliary driving lamps, signal lamps or rear lamps, five dollars.
15. For each number plate or pair of number plates to replace lost, destroyed or mutilated plates, one dollar.
16. For the first two number plates or the first two pairs of number plates issued to a dealer other than a dealer in motorcycles, twenty-five dollars and fifty cents, and for the first two number plates issued to a dealer in motorcycles, ten dollars and fifty cents.
17. For each additional number plate or pair of number plates issued to a dealer other than a dealer in motorcycles, five dollars, and for each additional number plate issued to a dealer in motorcycles, two dollars and fifty cents.
18. For the registration of any motor vehicle, trailer or semi-trailer, if registered prior to July 1, four dollars, and if registered after July 1, two dollars and fifty cents.
19. For filing a conditional sales contract, conditional lease, chattel mortgage or other lien or encumbrance, title retention instrument or any other instrument affecting or evidencing title to, ownership of, or reservation of title to any motor vehicle, trailer or semi-trailer, seventy-five cents.
20. For filing an assignment, satisfaction or release of a conditional sales contract, conditional release, chattel mortgage or other title retention instrument, or any other instrument affecting or evidencing title to, ownership of, or reservation of title to any motor vehicle, trailer or semi-trailer, twenty-five cents.

TITLE, line 3, after the word "License;" strike the remainder of line 3 and strike lines 4 and 5 in their entirety,

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and insert in lieu thereof "And Amending Section 28-205, Arizona Revised Statutes."

Senate Bill No. 77 was referred to its proper Calendar.

The Committee on Appropriations, Senator Prochnow, Chairman, reported the following, with the unanimous recommendation that the bills do pass:

Senate Bill No. 11, appropriation for highway patrol.

Senate Bill No. 147, Arizona Highways magazine fund.

Senator Prochnow, Chairman, reported Senate Bill No. 86, creating Arizona semi-centennial commission, with the unanimous recommendation that the bill do pass, with the following amendment: (reference is to the printed bill)

Page 2, line 3, after the words "sum of" strike the word "five" and insert the words "twenty-five".

Senate Bill No. 11, accompanied by the reports of the Committees on Judiciary; Administration; Appropriations; and Highways and Bridges, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 147, accompanied by the reports of the Committees on Judiciary; Appropriations; and Highways and Bridges, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 86 was referred to its proper Calendar.

The Committee on State Institutions, Senator Giss, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 97, restrictions on archeological discoveries.

Senate Bill No. 133, increasing membership and terms of members of board of regents.

Senate Bills Nos. 97 and 133 were referred to their proper Calendar.

The Committee on Counties and Municipalities, Senator Giss, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 51, method of filing chattel mortgages for constructive notice.

Senate Bill No. 72, abolishing junior college survey committee.

Senate Bill No. 50, repeal of law requiring banks to post names of directors and shares of stock each holds.

Senate Bill No. 77, additional fee for chauffeurs' and operators' licenses.

Senate Bill No. 116, clarifying exemptions of speculative builders from sales tax.

Senate Bill No. 140, providing alternate methods of accepting prior service credits by political subdivisions.

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House Bill No. 57, prescribing the method of electing a board of directors for irrigation districts.

Senate Bills Nos. 51, 72, 50, 77, 116 and 140, and House Bill No. 57 were referred to their proper Calendar.

The Committee on Administration, Senator Brown, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass.

Senate Bill No. 50, repeal of law requiring banks to post names of directors and shares of stock each holds.

Senate Bill No. 51, method of filing chattel mortgages for constructive notice.

Senate Bill No. 72, abolishing junior college survey committee.

Senate Bill No. 88, revising law pertaining to fees paid to superior court.

Senate Bill No. 97, restriction on archeological discoveries.

Senate Bill No. 116, clarifying exemptions of speculative builders from sales tax.

House Bill No. 57, prescribing the method of electing a board of directors for irrigation districts.

Senate Bills Nos. 50 and 51, accompanied by the reports of the Committees on Judiciary; Administration; Banking and Insurance; and Counties and Municipalities, were placed on the Calendar of the Committee of the Whole.

Senate Bill No. 72, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Education, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 97, accompanied by the reports of the Committees on Judiciary; Administration; Education; and State Institutions, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 116, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Finance and Revenue, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 88 and House Bill No. 57 were referred to their proper Calendar.

COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 11:07 a.m. the Senate resolved itself into Committee of the Whole, with Senator Smith (Graham), in the chair.

At 11:30 a.m. the Committee of the Whole arose.

CLOSED EXECUTIVE SESSION

Senator Giss moved that the Senate resolve itself into closed

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executive session for the consideration of executive business. The motion was agreed to and at 11:31 a.m. the Senate resolved itself into closed executive session.

At 11:48 a.m. the closed executive session was dissolved.

(Note: Reports of the Committee on State Institutions pertaining to executive appointments as follows were read in closed executive session and placed on file in the Secretary's office:

Mildred G. (Mrs. Harold R.) Holcomb, to be a member of the Arizona children's colony board;

Mrs. Elaine H. McFarland, R.N., to be a member of the state board of health;

Mr. Burdette Crandall, to be a member of the state board of health;

Mr. J. C. Watt, to be a member of the Arizona commission of agriculture and horticulture;

Mr. Lyman Bingham, to be a member of the Arizona state retirement system board;

Mr. Carl C. Andersen and Mr. Ralph M. Bilby, to be members of the state planning and building commission.

Reports of the Committee on Livestock and Public Lands pertaining to executive appointments as follows were read in closed executive session and placed on file in the Secretary's office:

Mr. Gunnar Thude, to be a member of the sheep sanitary commission;

Mr. Robert H. Fram, to be a member of the livestock sanitary board.)

EXECUTIVE NOMINATIONS

The President announced that the following appointments made by the Governor had been approved and confirmed in closed executive session:

Mildred G. (Mrs. Harold R.) Holcomb, Scottsdale, as a member of the Arizona children's colony board, for a term of office beginning February 1, 1960 and expiring on February 1, 1965.

Mrs. Elaine H. McFarland, R.N., director of health services at the Arizona state university at Tempe, as a member of the state board of health, to fill a vacancy created by the death of Helen F. Boccock, for a term of office expiring on February 1, 1962.

Mr. Burdette Crandall, Safford, as a member of the state board of health, for a term of office beginning September 1, 1959 and expiring on February 1, 1961, to fill a vacancy created by the resignation of Mr. Sam J. Head.

Mr. J. C. Watt, Peoria, as a member of the Arizona Commission of agriculture and horticulture, for a term of office expiring on June

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30, 1964, to fill a vacancy created by the death of Mr. Kenneth B. McMicken.

Mr. Lyman Bingham, Casa Grande, as a member of the Arizona state retirement system board, representing the classification of "certificated school teacher," for a term of office expiring on January 1, 1965.

Mr. Carl C. Andersen, Phoenix, as a member of the state planning and building commission, for a term of office beginning on August 21, 1959, and expiring on January 1, 1963.

Mr. Ralph M. Bilby, Flagstaff, as a member of the state planning and building commission, for a term of office beginning on August 21, 1959, and expiring on January 1, 1961.

Mr. Gunnar Thude, Chandler, as a member of the sheep sanitary commission, for a term of office expiring on the first Monday in January, 1961, to fill a vacancy created by the resignation of Mr. Robert W. Lockett.

Mr. Robert H. Fram, Yuma, as a member of the livestock sanitary board, for a term of office beginning on August 17, 1959 and expiring on June 30, 1964.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 11:49 a.m. the Senate stood adjourned until tomorrow, Thursday, February 18, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

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THURSDAY, FEBRUARY 18

The Senate met at 10 a.m.

Elder George L. Barron offered prayer.

The roll was called and the following Senators answered to their names:

Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

The President announced that Senators Arnold, of Pinal, and Sullivan, of Gila, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Wednesday, February 17, 1960, was dispensed with and the Journal was approved.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate communications from the Governor which were read as follows:

February 17, 1960

Honorable Clarence L. Carpenter
President
Arizona State Senate
Twenty-fourth Legislature
Second Regular Session

Dear Mr. President:

Pursuant to the provisions of Section 32-2106, ARS, I have this day approved the appointment of J. Fred Talley as State Real Estate Commissioner, for a term of office commencing April first, 1960, and expiring "subject to appointment of successor and his qualification."

This appointment was made by the Arizona State Real Estate Board on December seventh, 1959, all members concurring.

Confirmation by your Honorable Body of the above appointment is respectfully requested.

Sincerely,

PAUL J. FANNIN
Governor

February 17, 1960

Dear Mr. President:

I have this day appointed Mr. J. Snead Parker, (Arizona

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Technical Service), 4828 East Calle Del Media, Phoenix, as a member of the State Planning and Building Commission, for the term of office expiring January first, 1965. Mr. Parker is qualified for this appointment by his interest in public affairs.

I respectfully request confirmation by your Honorable Body of the above appointment.

Sincerely,

PAUL J. FANNIN
Governor

The above communications were referred to the Committee on State Institutions.

The President laid before the Senate a communication from the Governor which was read advising that on February 17, 1960, he had signed and transmitted to the Secretary of State House Bill No. 1, savings and loan act of Arizona.

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Smith (Graham), for the Committee of the Whole, reported Senate Bill No. 97, restrictions on archaeological discoveries; Senate Bill No. 147, Arizona highways magazine fund; Senate Bill No. 39, appropriation to planning and building commission for Tucson office building; Senate Bill No. 116, clarifying exemptions of speculative builders from sales tax; Senate Bill No. 50, repeal of law requiring banks to post names of directors and shares of stock each holds; Senate Bill No. 51, method of filing chattel mortgages for constructive notice; Senate Bill No. 72, abolishing junior college survey committee, and Senate Bill No. 11, appropriation for highway patrol.

The recommendations of the Committee were:

That Senate Bill No. 97 be amended as follows: (reference is to the printed bill)

Page 2, strike lines 19 through 32 and insert in lieu thereof:

"A. ONLY EDUCATIONAL INSTITUTIONS, PUBLIC MUSEUMS OR NONPROFIT CORPORATIONS ORGANIZED FOR SCIENTIFIC AND RESEARCH PURPOSES MAY PURSUE ANY ACTIVITY PRESCRIBED IN SECTION 42-771.

B. NO SUCH ACTIVITY MAY BE UNDERTAKEN UNTIL A PERMIT IS FIRST SECURED THEREFOR FROM THE DIRECTOR OF THE ARIZONA STATE MUSEUM.

C. PERMITS SHALL BE GRANTED BY THE DIRECTOR FOR SUCH PERIODS OF TIME AND UNDER SUCH REGULATIONS AS HE MAY FROM TIME TO TIME DETERMINE TO INSTITUTIONS OR CORPORATIONS WHICH ARE"

Page 2, line 35, after "COLLEGES" strike the comma

Page 2, line 40, after "PHOTOGRAPHS" strike the comma and, as so amended, the bill do pass.

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That Senate Bill No. 147 be amended as follows: (reference is to the printed bill)

Page 1, line 13, after the word "fund" strike the period and insert in lieu thereof a comma and the words "and expenditures shall be exempt from the provisions of section 35-173, relating to quarterly allotment of appropriations."

and, as so amended, the bill do pass.

That Senate Bill No. 39 be amended as follows: (reference is to the printed bill)

Page 1, line 5, strike the word "room"

Page 1, line 6, strike the numerals and words "212 located in"

and, as so amended, the bill do pass.

That Senate Bill No. 116 be amended as follows: (reference is to the printed bill)

Page 1, line 17, after the word "AND" strike the remainder of line 17

Page 1, line 18, strike the words "POSES OF THIS CHAPTER"

Page 4, line 18, after the word "AND" strike the remainder of line 18

Page 4, line 19, strike "OF THIS CHAPTER"

Title, Lines 1 and 2, strike the words "Exempting Speculative Builders From Payment of Transaction Privilege Taxes," and insert in lieu thereof "Providing a Definition of Contracting and Contractor For the Purposes of Taxation and Exemption under the Transaction Privilege and Use Taxes,"

and, as so amended, the bill do pass.

That Senate Bill No. 50 do pass.

That Senate Bill No. 51 be amended as follows: (reference is to the printed bill)

Page 1, line 7, strike the word "encumbrances" and insert in lieu thereof "encumbrancers"

and, as so amended, the bill do pass.

That Senate Bill No. 72 do pass.

That Senate Bill No. 11 do pass.

Senator Smith (Graham) moved the acceptance of the report. The motion was agreed to.

DISPOSITION OF MEASURES REPORTED BY COMMITTEE OF THE WHOLE

The recommendation of the Committee of the Whole that Senate Bills Nos 50, 72 and 11 do pass, having been accepted by the Senate,

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the bills were placed under the order of business, second reading of bills for today.

The recommendation of the Committee of the Whole that Senate Bills Nos. 97, 147, 39, 116 and 51 do pass, as amended, having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

Senate Bill No. 186, by a Majority of the Committee on Banking and Insurance, entitled: "An Act relating to insurance; providing for the use of more modern mortality tables for valuations of insurance policies and contracts and for the calculation of nonforfeiture values, and providing for adjustment in computation of nonforfeiture values respecting certain term riders, and amending sections 20-510 and 20-1231, Arizona Revised Statutes."

Senate Bill No. 187, by a Majority of the Committee on Banking and Insurance, entitled: "An Act relating to insurance; prohibiting policies of group life insurance from covering debtors whose indebtedness shall arise from realty transactions and increasing to ten thousand dollars the maximum coverage that may be extended on any life within a debtor group, and amending section 20-1253, Arizona Revised Statutes."

Senate Bill No. 188, by a Majority of the Committee on Banking and Insurance, entitled: "An Act relating to insurance; providing for a public hearing before determining whether or not rates on fire or casualty insurance shall be increased; providing for judicial review of director's decision on question of such proposed increase in rates, and amending title 20, chapter 2, article 4, Arizona Revised Statutes, by adding section 20-352.01."

Senate Bill No. 189, by a Majority of the Committee on Banking and Insurance, entitled: "An Act relating to insurance agents, brokers, solicitors and adjusters; providing for revision of qualification and licensing procedures and of fee schedules, and amending sections 20-167, 20-289, 20-290, 20-292, 20-295, 20-297, 20-298, 20-303, 20-306, 20-308, 20-309, 20-310, 20-314 and 20-316, Arizona Revised Statutes, and amending article 3, chapter 2, title 20, Arizona Revised Statutes, by adding section 20-306.01."

Senate Bill No. 190, by a Majority of the Committee on Banking and Insurance, entitled: "An Act relating to insurance; requiring approval of the director of insurance with respect to reinsurance agreements of domestic insurers, and amending section 20-261, Arizona Revised Statutes."

Senate Bill No. 191, by the Committee on Appropriations, entitled: "An Act relating to game and fish; making a reallocation of funds, and exempting buildings and improvements funds from lapsing."

Senate Bill No. 192, by the Committee on Appropriations, entitled: "An Act relating to the department of liquor licenses and control, and making a reallocation of funds."

Senate Bill No. 193, by the Committee on Appropriations, entitled:

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"An Act making an appropriation to the state retirement system board."

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 184, amending law relating to retirement benefits of highway patrol, to the Committees on Judiciary; Administration; Appropriations; and State Institutions.

Senate Bill No. 185, meetings of administrative or legislative bodies shall be open to public and providing penalties, to the Committees on Judiciary; Administration; Counties and Municipalities; and State Institutions.

REPORTS OF STANDING COMMITTEES

The Committee on Judiciary, Senator Orme, Chairman, reported Senate Bill No. 133, increasing membership and terms of members of board of regents, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the printed bill)

Page 1, line 6, strike the "s" from the word "colleges"

Page 1, line 7, after the word "members" strike the comma and insert the word "and" and on the same line strike the comma after the word "governor"

Title, line 3, strike the "s" from "Colleges".

Senator Orme, Chairman, reported Senate Bill No. 88, revising law pertaining to fees paid to superior court, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 133, accompanied by the reports of the Committees on Judiciary; Administration; Education; and Military and Veterans' Affairs, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 88 was referred to its proper Calendar.

SECOND READING OF BILLS

By unanimous consent the following bills were read the second time by number and title:

Senate Bill No. 97, restrictions on archaeological discoveries.

Senate Bill No. 147, Arizona highways magazine fund.

Senate Bill No. 39, appropriation to planning and building commission for Tucson office building.

Senate Bill No. 116, clarifying exemptions of speculative builders from sales tax.

Senate Bill No. 50, repeal of law requiring banks to post names of directors and shares of stock each holds.

Senate Bill No. 51, method of filing chattel mortgages for constructive notice.

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Senate Bill No. 72, abolishing junior college survey committee.

Senate Bill No. 11, appropriation for highway patrol.

The President put the question "Shall Senate Bills Nos. 97, 147, 39, 116, 50, 51, 72 and 11 be engrossed and have a third reading?", which was decided in the affirmative, and the bills were referred to the Committee on Enrolling and Engrossing.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 10:17 a.m. the Senate stood adjourned until tomorrow, Friday, February 19, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

FRIDAY, FEBRUARY 19

The Senate met at 10 a.m.

Elder George L. Barron offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

The President announced that Senators Corbett, of Pima; and Sullivan of Gila, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Thursday, February 18, 1960, was dispensed with and the Journal was approved.

PERSONAL PRIVILEGE

Senator Smith (Graham) arose to a point of personal privilege to state that he would like to address the Senate on Tuesday, February 23, 1960, relating to Senate Bill No. 35, prescribing state and county levy for schools.

MESSAGES FROM THE HOUSE

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed the following:

Senate Bill No. 5, reallocation of funds to children's colony.

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Senate Bill No. 25, appropriation to state prison for purchase and installation of locking devices.

Senate Bills Nos. 5 and 25 were transmitted to the Governor.

Senate Bill No. 8, issuance of patents for less than entire tract of lands purchased, with the following amendment: (reference is to the Senate engrossed bill)

“Sec. 2. Emergency

To preserve the public peace, health and safety it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law.”

Senator Wine moved that the Senate concur in the House amendment to the bill. The motion, seconded by Senator Giss, was agreed to and the bill was placed under the order of business, final reading of bills for today.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

Senate Bill No. 194, by Senators Murphy, Smith (Santa Cruz), Brooke, and Brown, entitled: “An Act making an appropriation to the Arizona highway department.”

Senate Bill No. 195, by Senator Giss, entitled: “An Act making an appropriation to the state board of cosmetology.”

Senate Bill No. 196, by Senator Giss, entitled: “An Act relating to inspection of corporate records and books; amending section 10-175, Arizona Revised Statutes, and repealing section 10-195, Arizona Revised Statutes.”

Senate Bill No. 197, by Senator Giss, entitled: “An Act relating to the practice of public accounting; providing for the registration of partnerships of certified public accountants and public accountants; providing additional grounds for revocation or suspension of a certificate, or permit; providing for hearing procedure, reinstatement, and for injunction against unlawful acts; amending sections 32-701 to 32-705, inclusive, 32-721 to 32-724, inclusive, 32-726 to 32-728, inclusive, 32-730, 32-741 to 32-743, inclusive, 32-745 to 32-747, inclusive, Arizona Revised Statutes, amending title 32, chapter 6, article 1, Arizona Revised Statutes, by adding sections 32-701.01, 32-706 and 32-707; amending title 32, chapter 6, article 2, Arizona Revised Statutes, by adding sections 32-731, 32-732, 32-733, and amending title 32, chapter 6, article 3, Arizona Revised Statutes, by adding sections 32-748 to 32-750, inclusive.”

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 186, standard valuation and nonforfeiture law relating to insurance, to the Committees on Judiciary; Administration; and Banking and Insurance.

Senate Bill No. 187, prohibiting policies of group life insurance

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from covering debtors whose indebtedness shall arise from realty transactions, to the Committees on Judiciary; Administration; and Banking and Insurance.

Senate Bill No. 188, providing for public hearing to determine increase in rates on casualty and fire insurance, to the Committees on Judiciary; Administration; Banking and Insurance; and State Institutions.

Senate Bill No. 189, fees, licenses, qualifications of insurance agents, brokers, solicitors and adjusters, to the Committees on Judiciary; Administration; and Banking and Insurance.

Senate Bill No. 190, reinsurance agreements of domestic insurers shall be approved by director of insurance, to the Committees on Judiciary; Administration; and Banking and Insurance.

Senate Bill No. 191, reallocation of funds to game and fish commission to the Committees on Judiciary; and Appropriations.

Senate Bill No. 192, reallocation of funds to department of liquor licenses and control, to the Committees on Judiciary; and Appropriations.

Senate Bill No. 193, appropriation to state retirement system board for highway patrol retirement fund, to the Committees on Judiciary; and Appropriations.

REPORTS OF STANDING COMMITTEES

The Committee on Judiciary, Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the memorial and bills do pass.

Senate Concurrent Memorial No. 1, requesting Congress to propose amendment to U. S. constitution limiting tax on income, inheritances and gifts.

House Bill No. 57, prescribing the method of electing a board of directors for irrigation districts.

Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass, as amended.

Senate Bill No. 104, removing prohibition against sale of state land containing timber, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 3, line 29, after "application;" insert "sale of timber;"

Page 3, line 34, after the word "law." insert "land containing timber may be sold with the timber in one sale or the timber may be appraised and sold separate from the land in the discretion of the commissioner."

Senate Bill No. 98, appropriation to corporation commission for securities and motor carrier divisions, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 2, line 5, add a new section to read:

"Sec. 4. Emergency

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To preserve the public peace, health and safety, it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

Senate Concurrent Memorial No. 1, House Bill No. 57, and Senate Bills Nos. 104 and 98 were referred to their proper Calendar.

The Committee on Finance and Revenue, Senator Thompson, Chairman, reported Senate Bill No. 77, additional fees for chauffeurs' and operators' licenses, with a majority of the Committee recommending that the bill do pass. The bill, accompanied by the reports of the Committees on Judiciary; Counties and Municipalities; Finance and Revenue; and Highways and Bridges, was placed on the Calendar of the Committee of the Whole.

The Committee on Public Health and Welfare, Senator Mickelson, Chairman, reported Senate Bill No. 47, procedure to be followed in disposing of vouchers in decedents' estates, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Appropriations, Senator Prochnow, Chairman, reported the following, with the unanimous recommendation that the bills do pass.

Senate Bill No. 99, supplemental appropriation to department of health for tuberculosis sanatorium.

Senate Bill No. 170, supplemental appropriation to capitol buildings and grounds for previous maintenance expenditures.

Senate Bill No. 171, appropriation from highway fund to U of A for roadside landscaping research.

House Bill No. 55, authorizing industrial commission to purchase property and construct buildings.

Senator Prochnow, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

House Bill No. 104, increasing salary of superintendent of state hospital and making subject to legislative appropriations.

Senate Bill No. 57, appropriation to state hospital board for remodeling.

Senate Bill No. 95, providing for use of maintenance payments to state hospital for capital outlay expenditures.

House Bill No. 24, appropriation for relief of Carr Mortuary, Tempe.

Senate Bill No. 184, amending law relating to retirement benefits of highway patrol.

Senator Prochnow, Chairman, reported the following, with the unanimous recommendation that the bills do pass, as amended:

Senate Bill No. 145, removing capitol buildings and grounds from governor's authority and establishing department of public buildings maintenance, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

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Page 3, line 36, after the words "sum of" strike the dollar sign and insert the words "twenty thousand dollars"

Page 3, line 38, after the word "maintenance" strike the comma and the remainder of line 38 and all of line 39.

Page 3, line 40, at the beginning of line 40, strike the word "remainder"

Page 3, line 43, after the word "section" insert the words "are for the fiscal year ending June 30, 1960, and furthermore"

Page 3, line 44, at the beginning of line 44, strike the letter "s" from the word "sections"

Page 3, line 44, after the figures "35-173" strike the word and figures "and 35-190"

Page 3, line 45, after the word "allotments" strike the remainder of line 45

Page 4, line 1, strike the partial word "tions"

Senate Bill No. 155, appropriation to capitol buildings and grounds for sand urns and cleaning equipment, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 4, after the words "sum of" strike the words "two thousand";

Page 1, line 5, at the beginning of line 5 strike the words "nine hundred seventy-three" and insert in lieu thereof the words "three thousand four hundred seventy-seven".

Page 1, after line 14, insert the words and figures "28 Waste Receptacles 504.00"

Page 1, line 16, after the word "TOTAL" insert the figures "\$3,477.65"

Amend title as follows:

Line 2 of the title after the word "Grounds" insert a period and strike the remainder of line 2.

Senate Bill No. 98, appropriation to corporation commission for securities and motor carrier divisions, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, section 1, line 4, strike "eleven thousand seven hundred seventy-five dollars" and insert "twelve thousand five hundred fifty-three dollars eighty-nine cents"

Page 1, section 2, strike lines 24 and 25, and insert:

"3. Corporation commission, in payment of telephone costs incurred by the commission during August, 1958, which remain unpaid because sufficient funds were not available 778.89

TOTAL\$12,553.89"

Amend title to read:

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"AN ACT Making an Appropriation to the Corporation Commission."

Senator Prochnow, Chairman, reported Senate Bill No. 53, repealing law pertaining to salaries of state administrative and appointive officers, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the printed bill)

Page 1, strike lines 3 to 23, inclusive, and on page 2, strike "dollars.", and insert:

"38-604. Salaries of administrative and other officers

A. Notwithstanding any other provision of law to the contrary, administrative officers of the state shall receive the following annual salaries:

1. Members of the Arizona corporation commission, each nine thousand six hundred dollars.

2. Members of the state tax commission, each nine thousand six hundred dollars.

3. Members of the industrial commission, each nine thousand six hundred dollars.

4. State mine inspector, seven thousand two hundred dollars.

B. NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY ALL OFFICERS OF THE STATE OTHER THAN ELECTIVE OFFICIALS OR THOSE APPOINTIVE OFFICIALS WHOSE POSITION IS BASED ON CONSTITUTIONAL AUTHORITY SHALL RECEIVE SALARIES TO BE DETERMINED FROM YEAR TO YEAR WITHIN THE LIMITS OF AND SUBJECT TO LEGISLATIVE APPROPRIATIONS MADE AVAILABLE THEREFOR."

Page 2, strike all of lines 8 and 9.

Amend title to read:

"AN ACT Relating to Compensation and Salaries; Prescribing Manner of Determining Salaries of All Officers other than Elective or Certain Appointive Officials; Amending Section 38-604, Arizona Revised Statutes, and Authorizing the Legislative Council to Revise the Arizona Revised Statutes to Carry Out the Terms of This Act."

Senate Bills Nos. 99, 145, 155, 170, 171, 53, 57, 95 and 184, and House Bills Nos. 55, 104 and 24 were referred to their proper Calendar.

Senate Bill No. 98, accompanied by the reports of the Committees on Judiciary; Appropriations; and Highways and Bridges, was placed on the Calendar of the Committee of the Whole.

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bills Nos. 97, 147, 39, 116, 50, 51, 72 and 11 as properly engrossed, and the bills were placed under the order of business, third reading of bills for today.

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THIRD READING OF BILLS

Senate Bill No. 97, by Senator Corbett, restrictions on archaeological discoveries, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Corbett and Sullivan.

The President announced the signing in open session of Senate Bill No. 97 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 147, by a majority of the Committee on Highways and Bridges, Arizona highways magazine fund, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Corbett and Sullivan.

The President announced the signing in open session of Senate Bill No. 147 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 39, by Senators Corbett and Simms, appropriation to planning and building commission for Tucson office building, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Corbett and Sullivan.

The President announced the signing in open session of Senate Bill No. 39 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 116, by the Committee on Judiciary, clarifying exemptions of speculative builders from sales tax, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Corbett and Sullivan.

The President announced the signing in open session of Senate Bill No. 116 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 50, by the Committee on Judiciary, repeal of law requiring banks to post names of directors and shares of stock each

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holds, was read in full on third reading and passed on roll call which resulted: Ayes, 25, Noes 1, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Noes: Palmer.

Not voting: Corbett and Sullivan.

The President announced the signing in open session of Senate Bill No. 50 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 51, by the Committee on Judiciary, method of filing chattel mortgages for constructive notice, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Corbett and Sullivan.

The President announced the signing in open session of Senate Bill No. 51 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 72, by Senators Prochnow, Spikes, and Brown, abolishing junior college survey committee, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Corbett and Sullivan.

The President announced the signing in open session of Senate Bill No. 72 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 11, by Senator Morrow, appropriation for highway patrol, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not Voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Corbett and Sullivan.

The President announced the signing in open session of Senate Bill No. 11 and directed the Secretary to transmit the bill to the House.

FINAL READING OF BILLS

Senate Bill No. 8, by Senators Wine and Corbett, issuance of patents for less than entire tract of lands purchased, was read in full

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on final reading as amended by the House, and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Corbett and Sullivan.

The President announced the signing in open session of Senate Bill No. 8 and directed the Secretary to transmit the bill to the Governor

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until Monday at 10 a.m. The motion was agreed to and at 10:44 a.m. the Senate stood adjourned until Monday, February 22, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

MONDAY, FEBRUARY 22

The Senate met at 10 a.m.

Rabbi Albert Plotkin, of Temple Beth Israel, Phoenix, offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

The President announced that Senator Sullivan, of Gila, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Friday, February 19, 1960, was dispensed with and the Journal was approved.

PRIVILEGES OF THE FLOOR

Senator Mickelson called attention of the Senate to the presence in the Senate chamber of Hon. Warner B. Mattice, former Senator from Graham county. Mr. Mattice was extended the privileges of the floor and he was invited to occupy a seat in the Senate chamber.

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PERSONAL PRIVILEGE

Senator Richards arose to a point of personal privilege and delivered the following message:

Mr. President:

While most American school boys have learned that our first president, George Washington, was not only a great general, a great governmental leader, but also a great man who earned the respect and love of his countrymen, some of us who see him from a greater distance view his life and works in a different perspective.

To us he was a man of deep conviction, uncompromising with truth, staunch in the idea that the United States should look to its own welfare and not meddle in foreign affairs beyond what was necessary for our safety and national security.

Those of us who heard this morning that our 1960 President is flying south toward South America, to mend some diplomatic fences that seem to have fallen into disrepair during the past few years, see our nation now as a strong, rich, rapidly developing commonwealth which for the first time in more than half a century has found in Russia a major competitor in world affairs.

We could not imagine this morning what George Washington might have done had he been confronted with conditions now facing Dwight Eisenhower, but we can be sure that he would have weighed the facts and considered the alternatives in the light of what is right and just, what is good for the preservation of our personal liberties, and what would be the ultimate result of too much giving and not enough earning in our own national picture.

This morning our thought should turn to our own responsibilities as legislators of the great State of Arizona. Our decisions today, like those of Washington nearly two centuries ago, should be made on the basis of honest opinion, strength in the right, and a sincere desire to protect all the people of our own sovereign state.

Thank you, Mr. President.

REPORT FROM SENATOR MORROW RELATING TO
INTERSTATE HIGHWAY NO. 10

The President laid before the Senate a report from Senator Morrow relating to interstate highway No. 10 which was read as follows:

February 19, 1960

Mr. President:

Your Committee on Highways and Bridges at the request of the Chambers of Commerce of Coolidge and Mesa, Arizona, held a hearing on January 26, 1960 at 1:30 p.m. in Room 217 of the Capitol Building relating to Interstate Highway No. 10 to discuss certain alleged irregularities regarding

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the conduct of hearings on highway matters as set out in the Act of Congress, 1956.

Your Committee contacted the Highway Commission regarding these matters and received assurances the Federal Act would be complied with.

The following letter which explains the attitude of the Committee is herewith attached.

/s/ Robert E. Morrow
Robert E. Morrow, Chairman
Highways and Bridges

February 18, 1960

Mr. F. L. Christensen, Chairman
Arizona State Highway Commission
1739 West Jackson
Phoenix, Arizona

Dear Mr. Christensen:

The Highways and Bridges Committee of the Senate is in receipt of your letter relating to the location of the Interstate Highway between Tucson and Phoenix.

We are pleased to learn that you are studying the situation before a final determination in compliance with the rules established by the National Association of the Highway Engineers.

We recently held a hearing with a group from Mesa and Coolidge in regard to fears that the general features of the Federal Highway Act of 1956 had not been fully carried out in relation to public hearings, notifications, etc., and we are pleased to learn that you are carrying out the Federal Regulations.

The opinion of the Committee is that the Commission should fully comply with any regulation or law relating to the Federal Act or the Laws of Arizona relative thereto.

Sincerely yours,
Robert E. Morrow
Senator, Mohave County
Robert W. Prochnow
Senator, Coconino County

The above communications, together with complete report of the hearing, were placed on file in the Secretary's office.

SOUTHERN CALIFORNIA-ARIZONA CITIZENSHIP
CLEARING HOUSE

The President laid before the Senate a letter from Mr. Ross R. Rice, Chairman of the Executive Committee, Southern California-Arizona Citizenship Clearing House, Tempe, Ariz., stating that their second legislative conference at the Capitol will be held on Wednesday and Thursday, February 24-25. Twenty-five students from Ari-

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zona State College, the University of Arizona, and Arizona State University will participate, and various members of the Legislature will speak to the group. The communication was placed on file in the Secretary's office.

EXECUTIVE APPOINTMENTS

The President laid before the Senate communications from the Governor which were read as follows:

February 17, 1960

Honorable Clarence L. Carpenter
President
Arizona State Senate
Twenty-fourth Legislature
Second Regular Session

Dear Mr. President:

I have today appointed Mr. L. M. Hover, 10607 North Sundown Drive, Scottsdale, as a member of the Arizona Game and Fish Commission for the term of office expiring on the first Monday in January, 1965. Mr. Hover is a member of the Republican party.

I respectfully request confirmation by your Honorable Body of the above appointment.

Sincerely,

Paul J. Fannin
Governor

The communication was referred to the Committee on Fish and Game.

February 19, 1960

Dear Mr. President:

I have today appointed Dr. Charles P. Neumann, 2335 East Elm Street, Tucson, as a member of the Arizona State Board of Public Welfare, for the term of office expiring January thirty-first, 1965, and I respectfully request confirmation of this appointment by your Honorable Body.

Sincerely yours,

Paul J. Fannin
Governor

The communication was referred to the Committee on State Institutions.

February 19, 1960

Dear Mr. President:

I have today appointed Mr. William R. Bourdon, Sr., of Snowflake, as a member of the Arizona Veterans Service Commission, for the term of office expiring June twenty-sixth, 1960, to fill a vacancy created by the death of Myer

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Stolaroff. Mr. Bourdon's name was selected from the list submitted by the American Legion, Department of Arizona.

I respectfully request confirmation by your Honorable Body of the above appointment.

Sincerely,

Paul J. Fannin
Governor

The communication was referred to the Committee on State Institutions.

MESSAGES FROM THE HOUSE

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed the following:

House Bill No. 3, automatic cancellation of checks or warrants by board of supervisors and permitting reissuance.

House Bill No. 27, stiffening examination requirements for motor vehicle driver's license and providing for re-examination of drivers.

House Bill No. 68, prescribing punishment for abandonment of children.

Substitute House Bill No. 87, providing for sale of state hospital lands and allocating proceeds to state hospital building fund and directing land be used for roadways.

House Bill No. 93, repayment of out-of-state travel expenses incurred by sheriff as additional punishment for cheats or frauds.

House Bill No. 119, reducing penalties for failure of distributors to report or pay motor vehicle fuel tax.

House Bill No. 120, penalties for late payment of motor carriers' license tax.

House Bill No. 125, declaring a public policy relating to municipal corporations engaging in business as public utilities.

House Bill No. 128, providing for report of abandoned motor vehicles and prescribing storage fees to be paid.

House Bill No. 186, stiffening rabies control law to require licensing and vaccination of dogs and establishment of county pounds.

House Bill No. 189, providing for secretary of the board of pest control applicators and prescribing salary.

House Bill No. 190, appropriation for relief of Mortensen-Kingsley Mortuary.

House Bill No. 191, reallocation of funds to the state auditor.

House Bill No. 203, increasing salary of supervisor of parolees.

House Bill No. 215, increasing fees charged by state land department for various filings or issuance of papers.

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House Bill No. 217, prohibiting sublease of state lands by lessee without written permission of state land department.

House Bills Nos. 3, 27, 68, 93, 119, 120, 125, 128, 186, 189, 190, 191, 203, 215 and 217, and Substitute House Bill No. 87 were placed under the order of business, introduction and first reading of bills.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

House Bill No. 3, entitled: "An Act relating to counties; providing for limitation on payment of county warrants and checks, and amending section 11-644, Arizona Revised Statutes."

House Bill No. 27, entitled: "An Act relating to motor vehicles; prescribing the examination to be given an applicant for an operator's or chauffeur's license; providing when applicant may be re-examined, and amending section 28-421, Arizona Revised Statutes."

House Bill No. 68, entitled: "An Act relating to crimes; abandonment of children; punishment, and amending title 13, chapter 3, article 1, Arizona Revised Statutes, by adding section 13-802.01, Arizona Revised Statutes."

Substitute House Bill No. 87, entitled: "An Act relating to state lands; providing for the sale of land occupied by the state hospital and allocation of proceeds thereof to state hospital building fund, and empowering and directing the governor to convey land for roadways."

House Bill No. 93, entitled: "An Act relating to repayment of expenses to board of supervisors where sheriff incurs expenses in out-of-state travel, and amending sections 13-311, 13-316 and 44-1219, Arizona Revised Statutes."

House Bill No. 119, entitled: "An Act relating to the motor vehicle fuel tax; prescribing penalties for failure to make report or pay tax, and amending section 28-1506, Arizona Revised Statutes."

House Bill No. 120, entitled: "An Act relating to license tax upon motor carriers; prescribing penalties for failure to file report or pay tax, and amending section 40-646, Arizona Revised Statutes."

House Bill No. 125, entitled: "An Act relating to municipal corporations engaging in business as public utilities; declaring a public policy, and amending section 9-516, Arizona Revised Statutes."

House Bill No. 128, entitled: "An Act relating to motor vehicles; providing for report of abandoned motor vehicles; prescribing amount of storage fees to be paid, and amending sections 28-1402, 28-1403 and 28-1406, Arizona Revised Statutes."

House Bill No. 186, entitled: "An Act relating to dogs and other animals; providing for licensing and vaccination; permitting the establishment of county pounds; creating the office of rabies control officer; prescribing methods of quarantine and for disposing of dogs and other animals suspected of having rabies; repealing title 24, chapter 2, article 8, sections 24-361 to 24-385, inclusive, Arizona Revised Statutes, and amending title 24, chapter 2, Arizona Revised Statutes, by adding a new article 8, sections 24-361 to 24-376, inclusive."

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House Bill No. 189, entitled: "An Act relating to pesticides; providing for a secretary of the board of pest control applicators and prescribing the salary thereof, and amending section 3-372, Arizona Revised Statutes."

House Bill No. 190, entitled: "An Act making an appropriation to the Arizona state department of public welfare for the relief of Mortensen-Kingsley mortuary."

House Bill No. 191, entitled: "An Act relating to the state auditor, and providing for a reallocation of funds."

House Bill No. 203, entitled: "An Act relating to the supervisor of parolees; increasing the salary thereof, and amending section 31-404, Arizona Revised Statutes."

House Bill No. 215, entitled: "An Act relating to public lands; providing for payment of fees and amending section 37-108, Arizona Revised Statutes."

House Bill No. 217, entitled: "An Act relating to the lease of state lands; providing that no lessee shall sublease lands leased to him without written permission of the state land department, and amending section 37-281, Arizona Revised Statutes."

Senate Bill No. 198, by Senators Prochnow, Lockhart, Giss, Thompson, Arnold, Simms, and Mickelson, entitled: "An Act relating to minerals, oil and gas; prescribing the term of mineral leases, and amending section 27-235, Arizona Revised Statutes."

Senate Bill No. 199, by Senator Giss, entitled: "An Act relating to the department of civil defense; providing for an increase in the annual salary of the director, and amending section 26-321, Arizona Revised Statutes."

Senate Bill No. 200, by Senators Giss and Spikes, entitled: "An Act relating to education; providing an emergency method of computing average daily attendance for the fiscal year ending June 30, 1960."

Senate Bill No. 201, by Senators Mickelson, Arnold, Goff, and Simms, entitled: "An Act making an appropriation to the state land department."

Senate Bill No. 202, by Senators Murphy and Brooke, entitled: "An Act authorizing the state hospital board to receive and expend certain federal matching funds."

Senate Bill No. 203, by Senators Morrow, Thompson, and Giss, entitled: "An Act relating to the common boundary on the Colorado river between the states of Arizona and Nevada, and ratifying a compact between Arizona and Nevada."

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 194, appropriation to highway department for maintenance of Beeline highway and Pena Blanca Lake road, to the Committees on Judiciary; Appropriations; and Highways and Bridges.

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Senate Bill No. 195, appropriation to board of cosmetology for salaries, to the Committees on Judiciary; and Appropriations.

Senate Bill No. 196, inspection of corporate records and books, to the Committees on Judiciary; Administration; and State Institutions.

Senate Bill No. 197, laws and regulations pertaining to public accounting, to the Committees on Judiciary; Administration; and State Institutions.

REPORTS OF STANDING COMMITTEES

The Committee on Agriculture and Irrigation, Senator Goff, Chairman, reported Senate Bill No. 16, creation of department of agriculture and its powers and duties, which had been re-referred to the Committee on February 9, 1960. A majority of the Committee recommended that the bill do pass, with the following amendments: (reference is to the printed bill)

Strike all after the enacting clause, and insert:

Section 1. Legislative intent

The intent and purpose of the legislature in enacting this measure is:

1. To create a department of agriculture.
2. To transfer to the department of agriculture all powers, duties, employees, property, files, records and funds of the boards, commissions, agencies and officers enumerated, and the duty of enforcing the provisions of law referred to, in section 3-157, Arizona Revised Statutes, as adopted by this act.
3. To retain, under the supervision and control of the commission of agriculture, for a period of one year, beginning on the effective date of this act, those boards, commissions and agencies enumerated in section 3-157.
4. To establish a more centralized and efficient manner of administering the powers granted and duties imposed by chapter 1.1, Arizona Revised Statutes, as adopted by this act.

Sec. 2. Title 3, Arizona Revised Statutes, is amended by adding chapter 1.1, article 1, sections 3-151 to 3-160, inclusive, to read:

CHAPTER 1.1

DEPARTMENT OF AGRICULTURE
ARTICLE 1. GENERAL PROVISIONS

3-151. **Definitions**

In this chapter, unless the context otherwise requires:

1. "Commission" means the commission of agriculture.
2. "Department" means the department of agriculture.

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3. "Director" means the director of the department of agriculture.

3-152. Department of agriculture

There shall be a department of agriculture which shall be an administrative department of the state.

3-153. Agriculture commission; qualifications; appointment; terms

A. There shall be a commission of agriculture which shall consist of seven members, no more than two of whom shall be from the same county, appointed by the governor with the advice and consent of the senate.

B. Members of the commission shall be appointed in such manner that there shall be representatives on the commission who are engaged in, have sufficient knowledge of the operations of, and who represent each of the following agricultural industries:

1. One to represent livestock and cattle raising.
2. One to represent dairying.
3. Two to represent fruit and vegetable growing.
4. Two to represent growing of farm crops.
5. One to represent poultry raising.

C. The term of office of each member shall be seven years. Of the members first appointed, one shall serve for a term expiring on the first Monday in January, 1962, and one each for terms expiring one, two, three, four, five and six years thereafter. A vacancy caused other than by expiration of term shall be made in the same manner as the original appointment but only for the unexpired portion of the term and subject to confirmation by the senate. The appointee may serve as a member until the regular or special session next following his appointment.

D. Members shall be competent to serve between the time of their appointment and confirmation or rejection thereof by the senate.

3-154. Organization; meetings; compensation

A. The commission first appointed under the provisions of this chapter shall meet within thirty days after its appointment and elect from among its members a chairman, vice chairman and such other officers as it shall determine. The director of the department of agriculture may, at the discretion of the commission, serve as secretary of the commission, but shall not be eligible to appointment as a member. All commission officers shall hold such offices at the pleasure of the commission.

B. Regular meetings of the commission shall be held monthly at such places as the commission shall determine. Special meetings may be called by the chairman or by a majority of the members at any time. The commission shall

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adopt, and at any time may amend, rules and regulations in relation to its meetings not in conflict with the provisions of this chapter. A majority of the members shall constitute a quorum for the transaction of business.

C. Members of the commission shall receive no salary but shall receive twenty-five dollars for each day or part thereof necessarily spent in the performance of official duties and, in addition, shall be reimbursed for necessary travel and other expenses as provided by law for state officers.

3-155. Powers and duties of commission

A. The commission shall have such powers and shall perform such duties as are granted to and imposed upon the department by the provisions of this chapter.

B. In addition to other duties imposed upon it, the commission shall:

1. Determine general policies to be followed by the department in administering and enforcing its regulatory laws and the rules and regulations adopted pursuant thereto. Before changing a general policy of the department the commission shall conduct a public hearing for such purpose not less than thirty days after first publication of notice of the hearing as provided in section 39-204.

2. Organize the department, with the assistance of the director, in such manner as to effectuate the utmost efficiency in the performance of its powers and duties.

C. In addition to other powers granted to it, the commission may:

1. Cooperate with any department or agency of the United States, any other state, or of this state in the administration of this chapter.

2. Approve such orders, rules and regulations as may be issued by the director and considered necessary to carry out the provisions of this chapter.

3. Hold hearings, administer oaths, subpoena witnesses and take testimony in all matters relating to the performance of its powers and duties.

4. Where not already provided by law, require and fix the bonds of such employees as it deems necessary.

5. Prescribe the qualifications of employees of the department and inquire into their official conduct.

6. The commission shall make reports of the financial conditions and operations of the department to the governor as required by him, but at least biennially.

3-156. Director of the department of agriculture; appointment; powers and duties; salary

A. There shall be a director of the department of agriculture appointed by the commission to serve as the chief administrative officer of the department. The director shall:

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1. Have direct control and management of the functions of the department subject only to the powers and duties of the commission as prescribed in this chapter.

2. Maintain his office at the capital and continue in office at the pleasure of the commission.

3. Assist the commission in the organization of the department.

4. Appoint, suspend and discharge, fix the duties and prescribe rules and regulations for the conduct of employees, subject to the approval of the commission, and fix the salaries of the employees within the limits of appropriations therefor by the legislature.

5. Transfer employees within the department to meet seasonal or emergency demands in any part of the department as needed.

B. The director shall receive an annual salary within the limits of legislative appropriation therefor, together with travel and subsistence expenses, as provided by law for state officers, necessarily incurred in the performance of his official duties. He shall be custodian of all property and records of the department.

3-157. Transfer of powers, duties and enforcement of laws; exception

A. There are transferred to the department of agriculture all powers granted to and duties imposed upon the following under the provisions of titles 3, 10, 24 and 44:

1. The Arizona commission of agriculture and horticulture.

2. The state dairy commissioner, except that those powers and duties relating to health and sanitation shall be retained and performed by the state department of public health.

3. The state egg inspector.

4. The state entomologist.

5. The agricultural prorate commissioner.

6. Supervisor of inspection.

7. State quarantine inspectors.

8. The sheep sanitary commission.

9. The board of pest control applicators.

10. The inspector of weights and measures.

11. The state chemist.

12. The apiary inspector.

B. There is transferred to the department of agriculture the duty of enforcing the provisions contained in:

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1. Title 3, with the exception of:
 - (a) Article 3 of chapter 1.
 - (b) Articles 4 and 4.1 of chapter 2.
 - (c) Article 7 of chapter 3.
 - (d) Article 2 of chapter 4.
 - (e) Chapter 8.
2. The following portion of title 24:
 - (a) Article 2 of chapter 1.
 - (b) Article 6 of chapter 2.
 - (c) Article 2 of chapter 5.
 - (d) Articles 1 and 2 of chapter 7.
3. Article 1 of chapter 2 of title 10.
4. Chapter 13 of title 44.

3-158. Retention of boards, commissions and agencies; limitation

All boards, commissions and agencies enumerated in section 3-157, subsection A, shall continue in existence under the supervision and control of the commission of agriculture for a period of one year after the effective date of this chapter, and upon the expiration of such period the existence of all such boards, commissions and agencies is terminated.

3-159. Authority for associations to appoint advisory boards or committees

Any associations of the agricultural industries may appoint advisory boards or committees to separately or jointly consult with the commission on matters relating to agricultural industries. The members appointed to such boards or committees shall not be considered as being officers, employees or agents of this state.

3-160. Transfer of officers and employees to the department

All officers, other than members of such boards or commissions, whose powers and duties are transferred to the department under the provisions of section 3-157, their employees and the employees of all boards and commissions enumerated in section 3-157 are transferred to the department to perform such powers and duties of the department as designated by it.

Sec. 3. Transfer of records, files and property

There are transferred to the department all of the records, files and property of each of the boards, commissions, agencies and officers enumerated in section 3-157.

Sec. 4. Reallocation of funds

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There are reallocated to the department all of the monies remaining in each of the funds and accounts existing in the name of or in the possession of each of the boards, commissions, agencies and officers enumerated in section 3-157, the total of which monies may be expended in carrying out the provisions of this act.

Sec. 5. Effective date

This act shall be effective on January 1, 1961."

Amend title to read:

"AN ACT Relating to Agriculture; Creating a Department of Agriculture; Providing for Appointment of a Commission of Agriculture and Prescribing Its Powers and Duties; Providing for Appointment of a Director of the Department of Agriculture; Transferring to the Department of Agriculture All Powers and Duties of the Arizona Commission of Agriculture and Horticulture, the State Dairy Commissioner, the State Egg Inspector, the State Entomologist, the Agricultural Prorate Commissioner, Supervisor of Inspection, State Quarantine Inspectors, the Sheep Sanitary Commission, the Board of Pest Control Applicators, the Inspector of Weights and Measures, the State Chemist, the Apiary Inspector; Providing for Temporary Retention of such Boards, Commissions and Agencies; Transferring to the Department of Agriculture the Duty of Enforcing the Provisions of Title 3, Arizona Revised Statutes, with the Exception of Chapter 8, Article 3 of Chapter 1, Articles 4 and 4.1 of Chapter 2, Article 7 of Chapter 3 and Article 2 of Chapter 4 thereof, the Duty of enforcing the Provisions of Article 2 of Chapter 1, Article 6 of Chapter 2, Article 2 of Chapter 5, and Articles 1 and 2 of Chapter 7 of Title 24, Chapter 13 of Title 44, Arizona Revised Statutes, and the Duty of Enforcing the Provisions of Article 1 of Chapter 2, Title 10, Arizona Revised Statutes, Authorizing Agricultural Associations to Appoint Advisory Boards or Committees, and Amending Title 3, Arizona Revised Statutes, by Adding Chapter 1.1, Article 1, Sections 3-151 to 3-160, Inclusive."

Senate Bill No. 16 was referred to its proper Calendar.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 10:21 a.m. the Senate stood adjourned until tomorrow, Tuesday, February 23, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

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TUESDAY, FEBRUARY 23

The Senate met at 10 a.m.

Rabbi Albert Plotkin offered prayer.

The roll was called and the following Senators answered to their names:

Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

The President announced that Senators Arnold, of Pinal; and Sullivan, of Gila, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Monday, February 22, 1960, was dispensed with and the Journal was approved.

PERSONAL PRIVILEGE

Senator Smith (Graham) arose to a point of personal privilege to address the Senate in relation to Senate Bill No. 35, prescribing state and county levy for schools, as follows:

MR. PRESIDENT AND MEMBERS OF THE SENATE:

I have been reluctant to follow up the statement I made before this body on January 14th. That is that I would carry the fight to the People by Personal Privilege on the floor of the Senate. I had even hoped that the Majority Bloc, by way of appeasement to the people might bring out of committee some legislation that would ease the tax burden of the rank and file of our citizens, especially in school matters. I have waited impatiently, but not a move.

We have now been in session forty three days. I am going to make a very drastic, but in my opinion true, statement. I have forty-five years of business experience to back up the statement.

If I were to put the measuring stick on the accomplishments of the Majority Bloc of the State Senate for the last forty-three days, I would say that there is one Bill which has reached the Governor's desk, namely H. B. No. 1, The New Savings and Loan Code, that is worth to the people of the State of Arizona one day's expense of this legislature. Yet there is one Bill, namely Senate Bill No. 35, the School Tax Equalization Bill, which is well buried by your Iron Curtain Committee system, that would be worth millions of dollars to ninety percent of the home owners and small tax payers of Arizona.

What does this Bill provide?

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The Public School System is based on the idea that every child in the United States would have the same opportunity for an education at an equal cost.

As a State Senator, it is my duty to do everything in my power to carry out that great principle of Government.

That fact that the 'Big Interest' bloc which is in control of this Senate does not believe in that Principle does not make any difference to me. If I was the only Senator out of the twenty-eight members who stood for that principle I would still make the fight to have the wealth of the State educate the children of the State. However, I am not alone. There are several other members here who are highly in favor of this principle. There are members of the 'Big Interest' bloc who would be glad to vote to equalize the School Tax. Then you will ask 'Why Don't they do it?' The answer is simple. The leadership here is rubber stamped for 'Big Interest'. They have fifteen votes, and you can do anything you want to do in the Arizona Senate with fifteen votes—right or wrong. At present, most of it is wrong. These fifteen votes keep all School Equalization bills locked up tight in their deep freeze committees. This 'Iron Curtain' committee system, where one man, the chairman can thwart the will of all of the People of the State of Arizona.

Let me give you some figures:

As of today the combined school districts of the state receive one hundred and seventy dollars per pupil in state aid, making a total of over forty-five million dollars. The combined total of state and county adds up to forty-six percent of the total cost. The school districts raise approximately forty-five million dollars or a total of fifty-four percent. Herein lies the flaw of a special interest controlled Senate. Fifty-four percent of the tax burden raised by the poorest segment of government—the school district.

Let's take a look at Senate Bill No. 35 and see what would happen if it could be brought from behind the Iron Curtain. This Bill, if passed, would raise \$290.00 Per Pupil at the state level, and ten dollars from the county. The total amount raised from a State and County level, under Senate Bill No. 35, would be over seventy-five million dollars, or seventy-six percent of the cost of educating the child. There would remain only twenty-four percent to be raised by the school district, or a saving to the school districts of thirty million dollars.

Now, don't let someone tell you that Jim Smith is an ultra liberal and is trying to raise taxes. Senate Bill No. 35 will not raise taxes one dime. It will raise taxes at the state level where it will catch all the tax-payers. It will reduce taxes at the school district level in the exact amount that it is raised at the state level. It will equalize taxes. Those who are most able to pay will pay more, and those least able to pay will pay less. Isn't this the American way? Fair play for all concerned has always been the Democratic way.

You hear newspaper talk about the Southern Pacific railroad suit. Senator Giss has asked for a compromise with the railroad. Who has told the Senior Senator from Yuma County

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that the Southern Pacific is as assessed out of all proportion to other classes of property. The Senator may be the Godfather of the Senate and run it to suit himself, but no one has ever accused him of being a tax expert.

Let the Southern Pacific get into court—the sooner the better.

They may find out the hard way as the mining companies did thirty years ago that they are not assessed out of proportion. That they have been assessed too low. If they are assessed too high, we may as well find it out now, and stop all this foolish talk about compromise and appeasement.

As a true adherent to the idea of Fair Play, as a Democrat who is pledged to the Loyalty of my party, I will ask my fellow Colleagues to give this request serious consideration. I implore each one of them who has their constituents interest close to heart to assist me in bringing Senate Bill No. 35 out of Committee. Let us have the opportunity to debate this important measure on the Senate floor in the honest American way.

My last statement on Personal Privilege was very well covered by Mr. Bill Close of KOY radio station. The Nogales Herald, the Sunnyslope Sage are the only newspapers, to my knowledge, that carried the article. In behalf of the rank and file of Arizona's interested citizens, I wish publicly to thank them.

If we have no action which is beneficial to people of the state in the next few days, then, one week from today at this same hour I will tell you, the voters, what to do to get some members elected to this Senate that will serve the people. Forty-eight years is long enough for vested interest, representing five percent of the citizens to run this Senate.

I hope some members representing this Special Interest Group will answer this statement. Then I hope the newspapers print every word he says.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

Senate Bill No. 204, by Senator Lockhart, entitled: "An Act relating to oil and gas; prohibiting members of the oil and gas conservation commission from owning an interest or trafficking in oil and gas leases, and amending title 27, chapter 4, article 1, Arizona Revised Statutes, by adding section 27-514.01."

Senate Bill No. 205, by Senators Murphy, Arnold, Brown, and Mickelson, entitled: "An Act relating to public buildings and improvements and to highways and bridges; providing for form of bonds; providing for right to sue and when to sue; amending sections 18-113 and 34-221, Arizona Revised Statutes, and amending title 34, chapter 2, article 2, Arizona Revised Statutes, by adding sections 34-222 and 34-223."

Senate Bill No. 206, by Senators Giss, Prochnow, Corbett, and

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Brown, entitled: "An Act relating to retirement of state highway patrol members; equalizing benefit rates; providing for reduction of state benefits upon receipt of social security; providing for vested rights of members terminating employment with more than five years of service; amending sections 38-770 and 38-773, Arizona Revised Statutes, and amending title 38, chapter 5, article 2, Arizona Revised Statutes, by adding section 38-777."

Senate Bill No. 207, by Senators Simms and Mickelson, entitled: "An Act relating to banks; providing the permissible interest rate on revolving credit loans; prescribing the requirement of financial statements in support of such credit, and amending title 6, chapter 2, article 3, Arizona Revised Statutes, by adding section 6-274."

Senate Bill No. 208, by Senators Blansett, Udine, Lockhart, Mickelson, Smith (Graham), Wine, Arnold, Richards, Prochnow, Brown, Murphy, Gale, Bollinger, Spikes, Giss, Smith (Santa Cruz), and Greer, entitled: "An Act relating to speed restrictions; providing for signs designating the close of speed zones, and amending title 28, chapter 6, article 6, Arizona Revised Statutes, by adding section 28-703.01."

REFERENCE OF BILLS

The President made the following reference of bills:

House Bill No. 3, automatic cancellation of checks or warrants by board of supervisors and permitting reissuance, to the Committees on Judiciary; Administration; and Counties and Municipalities.

House Bill No. 27, stiffening examination requirements for motor vehicle driver's license and providing for re-examination of drivers, to the Committees on Judiciary; Administration; and Highways and Bridges.

House Bill No. 68, prescribing punishment for abandonment of children, to the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare.

Substitute House Bill No. 87, providing for sale of state hospital lands and allocating proceeds to state hospital building fund and directing land to be used for roadways, to the Committees on Judiciary; Administration; Livestock and Public Lands; and State Institutions.

House Bill No. 93, repayment of out-of-state travel expenses incurred by sheriff as additional punishment for cheats or frauds, to the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare.

House Bill No. 119, reducing penalties for failure of distributors to report or pay motor vehicle fuel tax, to the Committees on Judiciary; Administration; Finance and Revenue; and Highways and Bridges.

House Bill No. 120, penalties for late payment of motor carriers' license tax, to the Committees on Judiciary; Administration; Finance and Revenue; and Highways and Bridges.

House Bill No. 125, declaring a public policy relating to municipal corporations engaging in business as public utilities, to the Committees on Judiciary; Administration; Counties and Municipalities; and Finance and Revenue.

House Bill No. 128, providing for report of abandoned motor ve-

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hicles and prescribing storage fees to be paid, to the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges.

House Bill No. 186, stiffening rabies control law to require licensing and vaccination of dogs and establishment of county pounds, to the Committees on Judiciary; Administration; Counties and Municipalities; and Livestock and Public Lands.

House Bill No. 189, providing for secretary of the board of pest control applicators and prescribing the salary, to the Committees on Judiciary; Administration; Agriculture and Irrigation; and Counties and Municipalities.

House Bill No. 190, appropriation for relief of Mortensen-Kingsley Mortuary, to the Committees on Judiciary; Administration; Appropriations; and Public Health and Welfare.

House Bill No. 191, reallocation of funds to the state auditor, to the Committees on Judiciary; Administration; and Appropriations.

House Bill No. 203, increasing salary of supervisor of parolees, to the Committees on Judiciary; Administration; Appropriations; and Counties and Municipalities.

House Bill No. 215, increasing fees charged by state land department for various filings of issuance of papers, to the Committees on Judiciary; Administration; Counties and Municipalities; and Livestock and Public Lands.

House Bill No. 217, prohibiting sublease of state lands by lessee without written permission of state land department, to the Committees on Judiciary; Administration; Counties and Municipalities; and Livestock and Public Lands.

Senate Bill No. 198, prescribing term of mineral leases, to the Committees on Judiciary; Administration; Mines and Mining; and State Institutions.

Senate Bill No. 199, increasing salary of director of civil defense, to the Committees on Judiciary; Administration; Appropriations; and Military and Veterans' Affairs.

Senate Bill No. 200, providing emergency method of computing average daily attendance in schools, to the Committees on Judiciary; Administration; Counties and Municipalities; and Education.

Senate Bill No. 201, appropriation to land department for special legal assistance, to the Committees on Judiciary; Appropriations; and Livestock and Public Lands.

Senate Bill No. 202, authorizing state hospital board to receive and expend certain matching federal funds, to the Committees on Judiciary; Appropriations; and State Institutions.

Senate Bill No. 203, interstate compact between Arizona and Nevada defining common boundary, to the Committees on Judiciary; Administration; and State Institutions.

REPORTS OF STANDING COMMITTEES

The Committee on Highways and Bridges, Senator Morrow, Chair-

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man, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 123, purchase, sale or condemnation of land for highway purposes.

Senate Bill No. 138, extending time for filing application for refund of motor vehicle fuel tax.

House Bill No. 5, repealing law providing for special license to operate motor scooter, motorized bicycle or motorcycle.

Senator Morrow, Chairman, reported House Bill No. 26, prescribing motor vehicle right of way at intersections, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the House engrossed bill)

Page 1, line 9, after the word "intersection" strike "from different highways."

Senate Bills Nos. 123 and 138, and House Bills Nos. 5 and 26 were referred to their proper Calendar.

J. FRED TALLEY, STATE REAL ESTATE COMMISSIONER

Senator Giss read the following letter, relative to the appointment by the Arizona State Real Estate Board of Mr. J. Fred Talley as state real estate commissioner:

February 17, 1960

Honorable Clarence L. Carpenter
President
Arizona State Senate
Twenty-fourth Legislature
Second Regular Session

Dear Mr. President:

Pursuant to the provisions of Section 32-2106, ARS, I have this day approved the appointment of J. Fred Talley as State Real Estate Commissioner, for a term of office commencing April first, 1960, and expiring "subject to appointment of successor and his qualification."

This appointment was made by the Arizona State Real Estate Board on December seventh, 1959, all members concurring.

Confirmation by your Honorable Body of the above appointment is respectfully requested.

Sincerely,

PAUL J. FANNIN
Governor

Senator Giss moved that the Senate approve and confirm the appointment of Mr. J. Fred Talley as state real estate commissioner, for a term of office commencing April 1, 1960, and expiring "subject to appointment of successor and his qualification." The motion was

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agreed to, and the appointment was approved and confirmed in formal session this date, February 23, 1960.

Senator Giss then moved that the Senate reconsider its immediate previous action. The motion was lost.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 10:24 a.m. the Senate stood adjourned until Wednesday, February 24, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

WEDNESDAY, FEBRUARY 24

The Senate met at 10 a.m.

Rabbi Albert Plotkin offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced that Senators Smith, of Graham, and Spikes, of Cochise, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Tuesday, February 23, 1960, was dispensed with and the Journal was approved.

SEATING OF SENATOR SPIKES

The Sergeant at Arms, at 10:04 a.m., announced that Senator Spikes, of Cochise, had entered the Senate chamber and taken his seat.

**SOUTHERN CALIFORNIA—ARIZONA CITIZENSHIP
CLEARING HOUSE**

Senator Prochnow called attention to the presence in the gallery of participants at the second legislative conference of the Southern California-Arizona citizenship clearing house. The group consists of about twenty-five students from the university of Arizona, Arizona state university and the Arizona state college, which group will meet

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at the Capitol today and tomorrow and hear talks given them by various members of the Legislature. The President, on behalf of the Senate, welcomed the students.

Under date of February twenty-second, a letter was received from the executive committee of this clearing house announcing the above conference, and was placed on file in the Secretary's office.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate communications from the Governor which were read advising that on February 23, 1960, he had signed and filed with the Secretary of State the following bills:

Senate Bill No. 5, reallocation of funds to children's colony.

Senate Bill No. 25, appropriation to state prison for purchase and installation of locking devices.

House Bill No. 37, changing disposition of revenue from horse, harness and dog racing.

House Bill No. 38, forbidding use of the state fair grounds for horse and dog racing except during the state fair.

INTRODUCTION AND FIRST READING OF BILLS

Senate Bill No. 209, by the Committee on Agriculture and Irrigation, entitled: "An Act making an appropriation to the Arizona commission of agriculture and horticulture for construction of an inspection station at Cameron," was introduced and, by unanimous consent, read the first time by number and title and was laid over one day.

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 204, prohibiting members of oil and gas commission from owning oil or gas leases, to the Committees on Judiciary; Administration; and Livestock and Public Lands.

Senate Bill No. 205, bids and bonds for contractors doing public construction work, to the Committees on Judiciary; Administration; Banking and Insurance; and Highways and Bridges.

Senate Bill No. 206, equalizing retirement benefits of highway patrol members, to the Committees on Judiciary; Highways and Bridges; and State Institutions.

Senate Bill No. 207, interest rate on revolving credit loans and requiring financial statements, to the Committees on Judiciary; Administration; Banking and Insurance; and Counties and Municipalities.

Senate Bill No. 208, providing for signs designating end of speed zones, to the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges.

REPORTS OF STANDING COMMITTEES

The Committee on State Institutions, Senator Giss, Chairman,

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reported the following, with the unanimous recommendation that the bills do pass:

Senate Bill No. 18, revision of laws pertaining to schools.

Senate Bill No. 175, microfilming and destruction of records of supreme court.

Senate Bill No. 115, providing for fees, additional districts and board of governors of the state bar.

Senate Bill No. 145, removing capitol buildings and grounds from governor's authority and establishing department of public buildings maintenance.

Senate Bill No. 173, providing term and compensation of registrar of contractors.

House Bill No. 55, authorizing industrial commission to purchase property and construct buildings.

House Bill No. 175, exempting construction bid bonds from resident agents' countersignatures on insurance.

Senate Bills Nos. 18, 175, 115, 145 and 173, and House Bills Nos. 55 and 175 were referred to their proper Calendar.

The Committee on Suffrage and Elections, Senator Bollinger, Chairman, reported House Bill No. 132, authorizing county recorders to cancel deceased electors from county registers, with the unanimous recommendation that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Banking and Insurance, Senator Simms, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

House Bill No. 175, exempting construction bid bonds from resident agents' countersignatures on insurance.

Senate Bill No. 120, requiring insured liability coverage on all motor vehicle policies.

House Bill No. 175 and Senate Bill No. 120 were referred to their proper Calendar.

The Committee on Livestock and Public Lands, Senator Lockhart, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

House Bill No. 135, prohibiting the sale of non-dairy products as dairy products.

Senate Bill No. 63, increasing salary of state veterinarian.

Senate Bill No. 103, prescribing terms of sale of state lands and method of payment.

Senate Bill No. 123, purchase, sale or condemnation of land for highway purposes.

Senate Bill No. 201, appropriation to land department for special legal assistance.

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House Bill No. 135 and Senate Bills Nos. 63, 123 and 201 were referred to their proper Calendar.

Senate Bill No. 103, accompanied by the reports of the Committees on Judiciary; Livestock and Public Lands; and State Institutions, was placed on the Calendar of the Committee of the Whole.

The Committee on Agriculture and Irrigation, Senator Goff, Chairman, reported House Bill No. 57, prescribing the method of electing a board of directors for irrigation districts, with the unanimous recommendation that the bill do pass.

Senator Goff, Chairman, reported House Bill No. 135, prohibiting the sale of non-dairy products as dairy products, with a majority of the Committee recommending that the bill do pass.

House Bill No. 57, accompanied by the reports of the Committees on Judiciary; Administration; Agriculture and Irrigation; and Counties and Municipalities, was placed on the Calendar of the Committee of the Whole.

House Bill No. 135 was referred to its proper Calendar.

The Committee on Administration, Senator Brown, Chairman, reported the following, with a majority of the Committee recommending that the bills and resolution do pass:

Senate Bill No. 44, providing for optional card form for affidavit of registration.

Senate Bill No. 47, procedure to be followed in disposing of vouchers in decedents' estates.

Senate Bill No. 96, providing for registration and taxation of aircraft.

Senate Bill No. 113, providing for jury recesses.

Senate Bill No. 115, providing for fees, additional districts and board of governors of the state bar.

Senate Bill No. 140, providing alternate methods of accepting prior service credits by political subdivisions.

Senate Bill No. 144, permitting horse and dog race meetings to be split into two periods.

Senate Bill No. 145, removing capitol buildings and grounds from governor's authority and establishing department of public buildings maintenance.

Senate Bill No. 175, microfilming and destruction of records of supreme court.

Senate Bill No. 176, appropriation to library and archives for micro-filming supreme court records.

Senate Concurrent Resolution No. 3, providing for license tax on aircraft; constitutional amendment.

House Bill No. 55, authorizing industrial commission to purchase property and construct buildings.

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House Bill No. 77, requiring bids for highway construction, reconstruction equipment or supplies in certain counties.

House Bill No. 111, transferring trust funds by U. S. to vocational education.

House Bill No. 132, authorizing county recorders to cancel deceased electors from county registers.

House Bill No. 175, exempting construction bid bonds from resident agents' countersignatures on insurance.

Senate Bills Nos. 44, 96, 113, 115, 144, 145, 175, and 176, and Senate Concurrent Resolution No. 3, and House Bills Nos. 55, 77, 111, 132 and 175 were referred to their proper Calendars.

Senate Bill No. 47, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 140, accompanied by the reports of the Committees on Judiciary; Administration; and Counties and Municipalities, was placed on the Calendar of the Committee of the Whole.

The Committee on Appropriations, Senator Prochnow, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass.

Senate Bill No. 18, revision of laws pertaining to schools.

Senate Bill No. 45, appropriation for establishment of forestry work camps for juveniles.

Senate Bill No. 176, appropriation to library and archives for microfilming supreme court records.

Senator Prochnow, Chairman, reported Senate Bill No. 173, providing term and compensation of registrar of contractors, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the printed bill)

Page 1, line 14, after the word "salary" strike the remainder of line 14

Page 1, line 15, at the beginning of line 15, strike the words "dred dollars," and insert in lieu thereof the words "to be determined by legislative appropriations available therefor,".

Senate Bills Nos. 18, 45, 173 and 176 were referred to their proper Calendar.

RECESS

Without objection, at 10:19 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 11:05 a.m.

The Committee on Judiciary, Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass.

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Senate Bill No. 85, expenses of maintenance of insane defendant.

House Bill No. 55, authorizing industrial commission to purchase property and construct buildings.

Senate Bill No. 115, providing for fees, additional districts and board of governors of the state bar.

Senate Bill No. 176, appropriation to library and archives for microfilming supreme court records.

Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass, as amended:

Senate Bill No. 113, providing for jury recesses, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 3, after word "recesses" insert "or discharge"

Title, line 1, after word "Jury" insert the word "Panel"

Title, line 2, after the partial word "cesses" insert "or Discharge".

Senate Bill No. 175, microfilming and destruction of records of supreme court, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 2, line 11, add a new section to read:

"Sec. 2. Emergency

To preserve the public peace, health and safety, it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

Senate Bill No. 110, reallocation of funds to legislative council, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 11, insert two new sections to read:

"Sec. 2. Exemption

The appropriation made under the terms of section 1 is exempt from the provisions of section 35-173, Arizona Revised Statutes, relating to quarterly allotments.

Sec. 3. Emergency

To preserve the public peace, health and safety it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

Senate Bills Nos. 85, 113 and 175 were referred to their proper Calendar.

House Bill No. 55, accompanied by the reports of the Committees on Judiciary; Administration; Appropriations; and State Institutions, was placed on the Calendar of the Committee of the Whole.

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Senate Bill No. 115, accompanied by the reports of the Committees on Judiciary; Administration; and State Institutions, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 176, accompanied by the reports of the Committees on Judiciary; Administration; and Appropriations, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 110, accompanied by the reports of the Committees on Judiciary; and Appropriations, was placed on the Calendar of the Committee of the Whole.

COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 11:07 a.m. the Senate resolved itself into Committee of the Whole, with Senator Blansett in the chair.

At 11:32 the Committee of the Whole arose.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 11:34 a.m. the Senate stood adjourned until tomorrow, Thursday, February 25, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

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THURSDAY, FEBRUARY 25

The Senate met at 10 a.m.

Rabbi Albert Plotkin offered prayer.

The roll was called and the following Senators answered to their names:

Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, President Carpenter.

The President announced that Senators Arnold, of Pinal; Sullivan, of Gila; and Wine, of Pima, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Wednesday, February 24, 1960, was dispensed with and the Journal was approved.

REPORT OF COLORADO RIVER BOUNDARY COMMISSION OF ARIZONA

The President laid before the Senate a report of the Colorado River Boundary Commission of Arizona, dated January, 1960, which was placed on file in the Secretary's office. The letter of transmittal was read, as follows:

January, 1960

Honorable Paul Fannin, Governor
and Members of the Legislature
of the State of Arizona

Gentlemen:

Submitted herewith is a report covering the activities of the Colorado River Boundary Commission of Arizona since March, 1955. This report is submitted pursuant to ARS Sec. 41-522, Ch. 36, Laws 1959.

Agreement must still be reached with the California Commission on the location of the boundary line in the Yuma area before a final recommendation can be submitted to the legislature for approval. Negotiations are still continuing.

Negotiations with the State of Nevada over the common boundary line between Arizona and Nevada are made the subject of a separate report.

Respectfully submitted

COLORADO RIVER BOUNDARY COMMISSION
By: Wayne M. Akin, Chairman

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Blansett, for the Committee of the Whole, reported Senate Bill No. 77, additional fee for chauffeurs' and operators'

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licenses; Senate Bill No. 98, appropriation to corporation commission for securities and motor carrier divisions; Senate Bill No. 133, increasing membership and terms of members of board of regents; Senate Bill No. 110, reallocation of funds to legislative council; Senate Bill No. 47, procedure to be followed in disposing of vouchers in decedents' estates; Senate Bill No. 103, prescribing terms of sale of state lands and method of payment; Senate Bill No. 115, providing for fees, additional districts and board of governors of the state bar; Senate Bill No. 140, providing alternate methods of accepting prior service credits by political subdivisions; Senate Bill No. 176, appropriation to library and archives for microfilming supreme court records; House Bill No. 55, authorizing industrial commission to purchase property and construct buildings; House Bill No. 57, prescribing the method of selecting a board of directors for irrigation districts.

The recommendations of the Committee were:

That Senate Bill No. 77 be amended as follows:
(reference is to the printed Bill)

Strike everything after the enacting clause and insert in lieu thereof:

Section 1. Sec. 28-205, Arizona Revised Statutes, is amended to read:

28-205. MOTOR VEHICLE FEES

The following fees shall be paid to the vehicle division:

1. For each original certificate of title, one dollar.
2. For each certificate of title on sale or transfer, one dollar.
3. For a duplicate certificate of title, the original of which is lost or destroyed and is satisfactorily accounted for, fifty cents.
4. For each registration card upon transfer of registration, fifty cents.
5. For a duplicate registration card, fifty cents.
6. For a duplicate of any permit, fifty cents.
7. For filing each application for dealer's or wrecker's license, ten dollars.
8. For each dealer's or wrecker's license when issued annually, five dollars.
9. For filing each application for a chauffeur's license, THREE dollars.
10. For filing each application for an operator's license, THREE dollars.
11. For filing each application for an instruction permit under subsection A of Section 28-415, two dollars and fifty cents for each instruction permit issued under subsection B of Section 28-415.

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12. For filing each application to make or stamp special engine number, one dollar.

13. For each identification plate bearing serial or identification number to be affixed to any vehicle, one dollar.

14. For approving each type of reflector, electric lantern, flare, fire extinguisher, mechanical signal, head lamps, auxiliary driving lamps, signal lamps or rear lamps, five dollars.

15. For each number plate or pair of number plates to replace lost, destroyed or mutilated plates, one dollar.

16. For the first two number plates or the first two pairs of number plates issued to a dealer other than a dealer in motorcycles, twenty-five dollars and fifty cents, and for the first two number plates issued to a dealer in motorcycles, ten dollars and fifty cents.

17. For each additional number plate or pair of number plates issued to a dealer other than a dealer in motorcycles, five dollars, and for each additional number plate issued to a dealer in motorcycles, two dollars and fifty cents.

18. For the registration of any motor vehicle, trailer or semi-trailer, if registered prior to July 1, four dollars, and if registered after July 1, two dollars and fifty cents.

19. For filing a conditional sales contract, conditional lease, chattel mortgage or other lien or encumbrance, title retention instrument or any other instrument affecting or evidencing title to, ownership of, or reservation of title to any motor vehicle, trailer or semi-trailer, seventy-five cents.

20. For filing an assignment, satisfaction or release of a conditional sales contract, conditional release, chattel mortgage or other title retention instrument, or any other instrument affecting or evidencing title to, ownership of, or reservation of title to any motor vehicle, trailer or semi-trailer, twenty-five cents.

TITLE, line 3, after the word "License," strike the remainder of line 3 and strike lines 4 and 5 in their entirety, and insert in lieu thereof "And Amending Section 28-205, Arizona Revised Statutes."

and, as so amended, the bill do pass.

That Senate Bill No. 98 be amended as follows: (reference is to the printed bill)

Page 1, section 1, line 4, strike "eleven thousand seven hundred seventy-five dollars" and insert "twelve thousand five hundred fifty-three dollars eighty-nine cents"

Page 1, section 2, strike lines 24 and 25, and insert:

"3. Corporation commission, in payment of telephone costs incurred by the commission during August, 1958, which remain unpaid because sufficient funds were not available

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778.89

TOTAL.....\$12,553.89”

Page 2, line 5, add a new section to read:

“SEC. 4. EMERGENCY

To preserve the public peace, health and safety, it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law.”

Amend title to read:

“AN ACT Making an Appropriation to the Corporation Commission.”

and, as so amended, the bill do pass.

That Senate Bill No. 133 be amended as follows: (reference is to the printed bill)

Page 1, line 6, strike the “s” from the word “colleges”.

Page 1, line 7, after the word “members” strike the comma and insert the word “AND” and on the same line strike the comma after the word “governor”.

TITLE, line 3, strike the “s” from “Colleges”.

and, as so amended, the bill do pass.

That Senate Bill No. 110 be amended as follows: (reference is to the printed bill)

Page 1, line 11, insert two new sections to read:

“Sec. 2. EXEMPTION

The appropriation made under the terms of section 1 is exempt from the provisions of section 35-173, Arizona Revised Statutes, relating to quarterly allotments.

Sec. 3. EMERGENCY

To preserve the public peace, health and safety it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law.”

and, as so amended, the bill do pass.

That Senate Bill No. 47 be amended as follows: (reference is to the printed bill)

Page 1, line 11, after the word “clerk” strike the comma and insert a period.

Page 1, strike line 12 in its entirety.

Page 1, line 13, strike “drawn with the permission of the court.”

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Page 2, line 3, after the word "file" strike the comma and insert a period and strike the remainder of line 3.

Page 2, strike line 4 in its entirety.

Page 2, line 5, strike the word "court."

and, as so amended, the bill do pass.

That Senate Bill No. 103 be amended as follows: (reference is to the printed bill)

Page 1, line 6, after the word "value" insert a comma

Page 1, line 7, after the word "PRINCIPAL" insert a comma

Page 1, line 9, after the numerals "37-108" insert a comma and strike the word "BASED"

Page 1, line 10, strike "ON THE APPRAISED VALUE to" and insert in lieu thereof the word "SHALL"

Page 2, line 11, after the word "FEE" strike the comma and insert the words "REQUIRED BY SECTION 37-108,"

and, as so amended, the bill do pass.

That Senate Bill No. 115 do pass.

That Senate Bill No. 140 do pass.

That Senate Bill No. 176 do pass.

That House Bill No. 55 do pass.

That House Bill No. 57 do pass.

Senator Blansett moved the acceptance of the report. The motion was agreed to.

DISPOSITION OF MEASURES REPORTED BY THE COMMITTEE OF THE WHOLE

The recommendation of the Committee of the Whole that Senate Bills Nos. 77, 98, 133, 110, 47 and 103 do pass as amended, having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

The recommendation of the Committee of the Whole that Senate Bills Nos. 115, 140 and 176, and House Bills Nos. 55 and 57 do pass, having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

Senate Bill No. 210, by Senator Giss, entitled: "An Act relating to dispensing opticians; prescribing qualifications of applicants; prescribing unlawful acts, and amending sections 32-1683 and 32-1696, Arizona Revised Statutes."

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Senate Bill No. 211, by a Majority of the Committee on Military and Veterans' Affairs, entitled: "An Act relating to military affairs; providing for a revision of the statutes pertaining to the military department, militia, and national guard; amending sections 26-101, 26-102, 26-103, 26-104, 26-121, 26-122, 26-124, 26-126, 26-127, 26-152, 26-153, 26-156, 26-157, 26-158, 26-159, 26-161, 26-162, 26-163, 26-164, 26-166, 26-167, 26-168, 26-171, 26-172 and 26-178, Arizona Revised Statutes, and repealing sections 26-123, 26-151, 26-154, 26-155, 26-174 and 26-176, Arizona Revised Statutes."

Senate Bill No. 212, by Senators Prochnow, Simms, Spikes, and Murphy, entitled: "An Act relating to towing and tow trucks; providing for regulations governing the design and operation of tow trucks, and amending section 28-1007, Arizona Revised Statutes."

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 209, appropriation to the commission of agriculture and horticulture for construction of inspection station at Cameron, to the Committees on Judiciary; Administration; Agriculture and Irrigation; and Appropriations.

REPORTS OF STANDING COMMITTEES

The Committee on Judiciary, Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass, as amended.

Senate Bill No. 99, supplemental appropriation to department of health for tuberculosis sanatorium, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, between lines 9 and 10 insert a new "Sec. 2." to read:

"Sec. 2. Exemption

The appropriation made under the terms of section 1 is exempt from the provisions of section 35-173, Arizona Revised Statutes, relating to quarterly allotments."

Page 1, line 10, strike "Sec. 2." and insert in lieu thereof "Sec. 3."

Senate Bill No. 173, providing term and compensation of registrar of contractors, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 7, strike the words "who shall be an experienced contractor"

Page 1, strike lines 16 to 24 in their entirety and insert:

"Sec. 2. Emergency

To preserve the public peace, health and safety, it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

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Title, line 2, after the word "Contractors" strike the comma, insert a semi-colon and the words "Removing Occupation Requirement for the Registrar;"

Senate Bill No. 99 was referred to its proper Calendar.

Senate Bill No. 173, accompanied by the reports of the Committees on Judiciary; Appropriations; and State Institutions, was placed on the Calendar of the Committee of the Whole.

The Committee on State Institutions, Senator Giss, Chairman, reported the following, with a majority of the Committee recommending that the bills and resolution do pass.

Senate Bill No. 3, appropriation for constructing and equipping two cottages at children's colony.

Senate Bill No. 4, increasing salary of supreme court judges.

Senate Bill No. 58, appropriation to state hospital board for construction, remodeling and equipment.

Senate Bill No. 66, appropriation to board of regents for construction and remodeling at ASU.

Senate Bill No. 67, appropriation to board of regents for acquiring and preparing land for use of ASU.

Senate Bill No. 68, appropriation to board of regents for acquiring and preparing land for use of U. of A.

Senate Bill No. 69, appropriation to board of regents for construction, remodeling and bond redemption purposes at U. of A.

Senate Bill No. 70, appropriation to board of regents for construction and remodeling at ASC.

Senate Bill No. 71, authorizing board of regents to remodel student union building at U. of A. to accept gifts, borrow money and issue bonds for such project.

Senate Bill No. 105, providing lease of state land in excess of ten years for commercial purposes.

Senate Bill No. 109, appropriation for planning and construction of new tuberculosis sanatorium.

Senate Bill No. 117, terms and compensation of members of commission on uniform state laws.

Senate Bill No. 139, appropriation to industrial school for construction.

Senate Bill No. 143, increasing interest rate on delinquent social security payments from political subdivisions.

Senate Bill No. 161, compensation of members of planning and building commission.

Senate Bill No. 167, appropriation to state prison for expenses of hosting wardens' association meeting.

Senate Bill No. 172, repealing law pertaining to ownership of land by aliens.

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Senate Bill No. 196, inspection of corporate records and books.

Senate Bill No. 198, prescribing term of mineral leases.

Senate Bill No. 202, authorizing state hospital board to receive and expend certain matching federal funds.

Senate Bill No. 206, equalizing retirement benefits of highway patrol members.

Senate Concurrent Resolution No. 5, amending article relating to judicial department; constitutional amendment.

Senator Giss, Chairman, reported Senate Bill No. 104, removing prohibition against sale of state land containing timber, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the printed bill)

Page 4, between lines 2 and 3 insert a new Sec. 3 to read:

"Sec. 3. Sec. 37-482, Arizona Revised Statutes, is amended to read:

37-482. CONTRACTS FOR SALE OF TIMBER; LIMITATIONS; EXPENSES OF ADMINISTRATION OF TIMBER PRODUCTS FROM LANDS GRANTED FOR UNIVERSITY PURPOSES

A. No contract for the sale of SAW timber shall exceed a term of five years nor shall more than fifty million feet of timber be sold to any one person at one sale, nor shall any sale be made or contract entered into with any person while such person has under sale or contract more than five million feet of timber sold under the provisions of this title.

B. NO CONTRACT FOR THE SALE OF TIMBER FOR USE IN MAKING PULP AND PAPER PRODUCTS SHALL EXCEED A TERM OF THIRTY YEARS NOR SHALL MORE THAN ONE HUNDRED FIFTY MILLION FEET OF TIMBER BE SOLD TO ANY ONE PERSON AT ONE SALE.

C. The expenses incurred by the state land department for the conservation, sale and other administration of timber or timber products upon lands granted for university purposes shall be kept by the commissioner in a separate account and shall be a charge against the university fund."

Page 4, line 3, strike "Sec. 3." and insert in lieu thereof "Sec. 4."

Amend title to read as follows: "AN ACT RELATING TO STATE LANDS; REMOVING THE PROHIBITION AGAINST THE SALE OF STATE LANDS CONTAINING TIMBER; PROVIDING FOR THE SALE OF TIMBER FOR USE IN MAKING PULP; AND AMENDING SECTIONS 37-231, 37-233, 37-482 AND 37-722, ARIZONA REVISED STATUTES"

Senate Bills Nos. 3, 4, 58, 66, 67, 68, 69, 70, 71, 105, 109, 117, 139, 143, 161, 167, 172, 196, 198, 202 and 206, and Senate Concurrent Resolution No. 5 were referred to their proper Calendar.

Senate Bill No. 104, accompanied by the reports of the Committees

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on Judiciary; Livestock and Public Lands; and State Institutions, was placed on the Calendar of the Committee of the Whole.

The Committee on Counties and Municipalities, Senator Giss, Chairman, reported the following, with the unanimous recommendation that the bills do pass:

Senate Bill No. 85, expenses of maintenance of insane defendant.

Senate Bill No. 88, revising law pertaining to fees paid to superior court.

Senate Bill No. 113, providing for jury recesses.

Senate Bill No. 144, permitting horse and dog race meetings to be split into two periods.

Senate Bill No. 174, including tow trucks in definition of "private motor carrier".

Senate Bill No. 175, microfilming and destruction of records of supreme court.

House Bill No. 26, prescribing motor vehicle right of way at intersections.

Senate Bills Nos. 85, 88 and 174, and House Bill No. 26 were referred to their proper Calendar.

Senate Bills Nos. 113 and 144, accompanied by the reports of the Committees on Judiciary; Administration; and Counties and Municipalities, were placed on the Calendar of the Committee of the Whole.

Senate Bill No. 175, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and State Institutions, was placed on the Calendar of the Committee of the Whole.

The Committee on Fish and Game, Senator Udine, Chairman, reported Senate Bill No. 20, watercraft operating on waters common to interstate boundaries shall be subject to state jurisdiction, with the unanimous recommendation that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Appropriations, Senator Prochnow, Chairman, reported the following, with the unanimous recommendation that the bills do pass:

Senate Bill No. 3, appropriation for constructing and equipping two cottages at children's colony.

Senate Bill No. 66, appropriation to board of regents for construction and remodeling at ASU.

Senate Bill No. 68, appropriation to board of regents for acquiring and preparing land for use of U. of A.

Senate Bill No. 67, appropriation to board of regents for acquiring and preparing land for use of ASU.

Senate Bill No. 69, appropriation to board of regents for construction, remodeling and bond redemption purposes at U. of A.

Senate Bill No. 70, appropriation to board of regents for construction and remodeling at ASC.

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Senate Bill No. 71, authorizing board of regents to remodel student union building at U. of A., to accept gifts, borrow money and issue bonds for such project.

Senate Bill No. 91, reallocation and appropriation to school for the deaf and the blind.

Senate Bill No. 109, appropriation for planning and construction of new tuberculosis sanatorium.

Senate Bill No. 139, appropriation to industrial school for construction.

Senate Bill No. 166, appropriation to department of health for southern branch of state laboratory.

Senate Bill No. 167, appropriation to state prison for expenses of hosting wardens' association meeting.

Senate Bill No. 177, appropriation to state treasurer for safe deposit units and equipment.

Senate Bill No. 191, reallocation of funds to game and fish commission.

Senate Bill No. 192, reallocation of funds to department of liquor licenses and control.

Senate Bill No. 193, appropriation to state retirement system board for highway patrol retirement fund.

Senate Bill No. 202, authorizing state hospital board to receive and expend certain matching federal funds.

House Bill No. 91, appropriation to department of public welfare for purchase of site and construction of building for Arizona industries for the blind.

House Bill No. 191, reallocation of funds to the state auditor.

House Bill No. 192, transferring previously allocated unexpended funds of department of law to state land department.

Senator Prochnow, Chairman, reported the following, with the unanimous recommendation that the bills do pass, as amended:

Senate Bill No. 201, appropriation to land department for special legal assistance, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 15, after the word "of" strike the word "sections" and insert the word "section"

Page 1, line 15, after the figures "35-173" strike the word and figures "and 35-190,"

Page 1, line 16, after the word "allotments" insert a period

Page 1, line 17, strike line 17 in its entirety and insert in lieu thereof the words "Any balance remaining from the appropriation made under the terms of Section 1 shall revert to the general fund upon the completion of the purposes for which the appropriation is made."

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Senate Bill No. 58, appropriation to state hospital board for construction, remodeling and equipment, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 2, after the word "of" strike the words "seven hundred fifty-four" and insert the words "four hundred eighty"

Page 1, strike lines 5 and 6 in their entirety.

Page 1, strike line 8 in its entirety.

Senate Bills Nos. 3, 58, 66, 68, 67, 69, 70, 71, 91, 109, 139, 166, 167, 177, 191, 192, 193, 201 and 202, and House Bills Nos. 91, 191 and 192 were referred to their proper Calendar.

The Committee on Banking and Insurance, Senator Simms, Chairman, reported Senate Bill No. 178, providing for statement to be attached to standard fire policy stating whether or not loss or damage by nuclear reaction is included, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the printed bill)

Page 1, line 9, strike the words "or include therein".

Page 1, line 18, strike the period, add a semicolon and the following words:

"however, subject to the foregoing and all provisions of the said policy, direct loss by fire resulting from nuclear reaction or nuclear radiation or radio-active contamination is insured against by such policy."

The bill was referred to its proper Calendar.

SECOND READING OF BILLS

By unanimous consent the following bills were read the second time by number and title:

Senate Bill No. 77, additional fee for chauffeurs' and operators' licenses.

Senate Bill No. 98, appropriation to corporation commission for securities and motor carrier divisions.

Senate Bill No. 133, increasing membership and terms of members of board of regents.

Senate Bill No. 110, reallocation of funds to legislative council.

Senate Bill No. 47, procedure to be followed in disposing of vouchers in decedents' estates.

Senate Bill No. 103, prescribing terms of sale of state lands and method of payment.

Senate Bill No. 115, providing for fees, additional districts and board of governors of the state bar.

Senate Bill No. 140, providing alternate methods of accepting prior service credits by political subdivisions.

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Senate Bill No. 176, appropriation to library and archives for microfilming supreme court records.

House Bill No. 55, authorizing industrial commission to purchase property and construct buildings.

House Bill No. 57, prescribing the method of electing a board of directors for irrigation districts.

The President put the question "Shall Senate Bills Nos. 77, 98, 133, 110, 47, 103, 115, 140, and 176 be engrossed and have a third reading?", which was decided in the affirmative, and the bills were referred to the Committee on Enrolling and Engrossing.

The President put the question "Shall House Bills Nos. 55 and 57 have a third reading?", which was decided in the affirmative, and the bills were placed under the order of business, third reading of bills for tomorrow.

RECESS

Without objection, at 10:30 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 11:11 a.m.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate a communication from the Governor which was read, advising that on February 25, 1960, he had signed and transmitted to the Secretary of State Senate Bill No. 8, issuance of patents for less than entire tract of lands purchased.

Without objection the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Judiciary, Senator Orme, Chairman, reported Senate Bill No. 167, appropriation to the state prison for expenses of hosting wardens' association meeting, with a majority of the Committee recommending that the bill do pass.

The bill, accompanied by the reports of the Committees on Judiciary; Appropriations; Education; and State Institutions, was placed on the Calendar of the Committee of the Whole.

COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 11:12 a.m. the Senate resolved itself into Committee of the Whole, with Senator Mickelson in the chair.

At 11:45 a.m. the Committee of the Whole arose.

OPEN EXECUTIVE SESSION

Senator Giss moved that the Senate resolve itself into open executive session for the consideration of executive business. The motion

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was agreed to and at 11:46 a.m. the Senate resolved itself into open executive session.

At 11:56 a.m. the open executive session was dissolved.

(**Note:** Reports of the Committee on State Institutions pertaining to executive appointments as follows were read in open executive session and placed on file in the Secretary's office.

Mr. Fred Boice to be a member of the Arizona State parks board;

Mr. William R. Bourdon, Sr., to be a member of the Arizona Veterans' Service Commission; and

E. Henry Running, M. D., to be a member of the state board of health.

A report of the Committee on Fish and Game pertaining to the executive appointment of Mr. L. M. Hover to be a member of the Arizona game and fish commission.)

EXECUTIVE NOMINATIONS

The President announced that the following appointments made by the Governor had been approved and confirmed in open executive session:

Mr. Fred Boice, of Arivaca, as a member of the Arizona state parks board, as a representative of the livestock industry, for a term of office expiring on the first Monday in January, 1966.

Mr. William R. Bourdon, Sr., of Snowflake, as a member of the Arizona veterans' service commission, for a term of office expiring on June 26, 1960, to fill a vacancy created by the death of Myer Stolaroff. Mr. Bourdon's name was selected from the list submitted by the American Legion, Department of Arizona.

E. Henry Running, M. D., 150 West McDowell, Phoenix, as a member of the state board of health, for a term of office beginning on February 1, 1960, and expiring on February 1, 1965.

Mr. L. M. Hover, 10607 North Sundown Drive, Scottsdale, as a member of the Arizona game and fish commission, for a term of office expiring on the first Monday in January, 1965.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 9 a.m. The motion was agreed to and at 11:57 a.m. the Senate stood adjourned until tomorrow, Friday, February 26, 1960, at 9 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

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FRIDAY, FEBRUARY 26

The Senate met at 9 a.m.

Rabbi Albert Plotkin offered prayer.

The roll was called and the following Senators answered to their names:

Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Thompson, Udine, President Carpenter.

The President announced that Senators Arnold, of Pinal; Greer, of Apache; Smith, of Graham; Sullivan, of Gila; and Wine, of Pima, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Thursday, February 25, 1960, was dispensed with and the Journal was approved.

FIFTIETH DAY DEADLINE

President Carpenter made the following announcement:

According to Rule XXI of the Senate rules, paragraph 5 (a), "no bill shall be introduced after the fiftieth day of a regular session, except by consent of two-thirds of the members of the Senate." The fiftieth day deadline for introduction of bills will be at 5 p.m., Monday, February 29th.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate a communication from the Governor which was read as follows:

February 25, 1960

Honorable Clarence L. Carpenter
President
Arizona State Senate
Twenty-fourth Legislature
Second Regular Session

Dear Mr. President:

I have today reappointed the following citizens as members of the Board of Physical Therapy Examiners:

June D. (Mrs. Harvey B.) Walker, 1838 North 37th Place, Phoenix, for the term of office commencing February twenty-fifth, 1960, and expiring June twenty-sixth, 1962.

Miss Nancy E. Dority, 744 North Country Club Road, Tucson, for the term of office commencing June twenty-sixth, 1960 and expiring June twenty-sixth, 1963.

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I respectfully request confirmation by your Honorable body of the above appointments.

Sincerely,

PAUL J. FANNIN
Governor

The communication was referred to the Committee on State Institutions.

LETTER FROM MRS. JEWEL W. JORDAN, STATE AUDITOR

The President laid before the Senate a communication from Mrs. Jewel W. Jordan, state auditor, which was read as follows:

February 25, 1960

Arizona State Senate
State Capitol Building
Phoenix, Arizona

Attention, Honorable Clarence Carpenter, President
Gentlemen of the Senate and Mrs. Bollinger:

My staff and I are so pleased and delighted with our wonderful new quarters that it is difficult for us to find adequate words to express our appreciation to you for providing the great need created by the growth of our State.

Please let us assure you that we shall strive to maintain our beautiful offices in the manner in which they were allocated to us. Certainly such convenience and space will add impetus to our performance, and, I believe, justify your consideration of us. A continued diligence of effort in behalf of our jobs will remain fast with us.

It is to be hoped that the wonderful, old Capitol Building will continue to stand as a monument to the pioneers of Arizona, who made this State great for those of us who came later, and those yet to follow. The "firsts" that occurred there will remain long in retrospect.

Again, with thanks and appreciation to all of you, I am

Respectfully,

JEWEL W. JORDAN
State Auditor

The communication was placed on file in the Secretary's office.

CIVIL AIR PATROL

The President laid before the Senate an announcement from the Civil Air Patrol, which was read, that the Civil Air Patrol will stage an exhibition in front of the Capitol Building today, from 12 o'clock noon to 12:30 p.m. Included will be the Williams Air Force Base Band, and Governor Fannin will be invited to conduct an inspection of the troops.

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Presentation of awards to the President of the Senate and Speaker of the House, and a message of thanks to the legislators and official guests will conclude the program.

MESSAGES FROM THE HOUSE

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed the following:

Senate Bill No. 34, reallocation of funds to the apprenticeship council.

Senate Bill No. 49, exempting certain nonprofit corporations from required number of directors.

Senate Bill No. 55, authorizing contributions to art museums operated by incorporated cities and towns.

Senate Bill No. 78, appropriation to the corporation commission for utilities division.

Senate Bill No. 108, reimbursement to sheriff of Mohave county.

Senate Bills Nos. 34, 49, 55, 78, and 108 were transmitted to the Governor.

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Mickelson, for the Committee of the Whole, reported Senate Bill No. 104, removing prohibition against sale of state land containing timber; Senate Bill No. 113, providing for jury recesses; Senate Bill No. 144, permitting horse and dog race meetings to be split into two periods; Senate Bill No. 173, providing term and compensation of registrar of contractors; Senate Bill No. 175, microfilming and destruction of records of supreme court; and Senate Bill No. 167, appropriation to state prison for expenses of hosting wardens' association meeting.

The recommendations of the Committee were:

That Senate Bill No. 104 be amended as follows: (reference is to the printed bill)

Page 3, line 29, after "APPLICATION;" insert "SALE OF TIMBER;"

Page 3, line 34, after the word "law." insert "LAND CONTAINING TIMBER MAY BE SOLD WITH THE TIMBER IN ONE SALE OR THE TIMBER MAY BE APPRAISED AND SOLD SEPARATE FROM THE LAND IN THE DISCRETION OF THE COMMISSIONER."

Page 4, between lines 2 and 3 insert a new Sec. 3 to read:

"Sec. 3. Sec. 37-482, Arizona Revised Statutes, is amended to read:

37-482. CONTRACTS FOR SALE OF TIMBER; LIMITATIONS; EXPENSES OF ADMINISTRATION OF TIMBER PRODUCTS FROM LANDS GRANTED FOR UNIVERSITY PURPOSES

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A. No contract for the sale of SAW timber shall exceed a term of five years nor shall more than fifty million feet of timber be sold to any one person at one sale, nor shall any sale be made or contract entered into with any person while such person has under sale or contract more than five million feet of timber sold under the provisions of this title.

B. NO CONTRACT FOR THE SALE OF TIMBER FOR USE IN MAKING PULP AND PAPER PRODUCTS SHALL EXCEED A TERM OF THIRTY YEARS NOR SHALL MORE THAN ONE HUNDRED FIFTY MILLION FEET OF TIMBER BE SOLD TO ANY ONE PERSON AT ONE SALE.

C. The expenses incurred by the state land department for the conservation, sale and other administration of timber or timber products upon lands granted for university purposes shall be kept by the commissioner in a separate account and shall be a charge against the university fund."

Page 4, line 3, strike "Sec. 3." and insert in lieu thereof "Sec. 4."

Amend title to read as follows: "AN ACT RELATING TO STATE LANDS; REMOVING THE PROHIBITION AGAINST THE SALE OF STATE LANDS CONTAINING TIMBER; PROVIDING FOR THE SALE OF TIMBER FOR USE IN MAKING PULP; AND AMENDING SECTIONS 37-231, 37-233, 37-482 AND 37-722, ARIZONA REVISED STATUTES."

and, as so amended, the bill do pass.

That Senate Bill No. 113 be amended as follows: (reference is to the printed bill)

Page 1, line 3, after word "RECESSES" insert "OR DISCHARGE"

Title, line 1, after the word "Jury" insert the word "Panel"

Title, line 2, after the partial word "cesses" insert "or Discharge"

and, as so amended, the bill do pass.

That Senate Bill No. 144 do pass.

That Senate Bill No. 173 be amended as follows: (reference is to the printed bill)

Page 1, line 7, strike the words "who shall be an experienced contractor"

Page 1, strike lines 16 to 24 in their entirety and insert:

"Sec. 2. EMERGENCY

To preserve the public peace, health and safety, it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

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Title, line 2, after the word "Contractors" strike the comma, insert semi-colon and the words "Removing Occupation Requirement for the Registrar;"

and, as so amended, the bill do pass.

That Senate Bill No. 175 be amended as follows: (reference is to the printed bill)

Page 2, line 11, add a new section to read:

"Sec. 2. EMERGENCY

To preserve the public peace, health and safety, it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

and, as so amended, the bill do pass.

That Senate Bill No. 167 do pass.

Senator Mickelson moved the acceptance of the report, and the motion was agreed to.

DISPOSITION OF MEASURES REPORTED BY THE COMMITTEE OF THE WHOLE

The recommendation of the Committee of the Whole that Senate Bills Nos. 144 and 167 do pass, having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

The recommendation of the Committee of the Whole that Senate Bills Nos. 104, 113, 173, and 175 do pass, as amended, having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

INTRODUCTION AND FIRST READING OF BILLS

Senate Bill No. 213, by Senators Mickelson and Simms, entitled: "An Act relating to public officers; prescribing the salary of the superintendent of the state industrial school, and amending sections 8-316 and 38-605, Arizona Revised Statutes," was introduced and by unanimous consent read the first time by number and title and was laid over one day.

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 210, revising law pertaining to qualifications of dispensing opticians, to the Committees on Judiciary; Administration; and State Institutions.

Senate Bill No. 211, revising statutes pertaining to state military department, militia, and national guard, to the Committees on Judiciary; Administration; Military and Veterans' Affairs; and State Institutions.

Senate Bill No. 212, regulations governing design and operation

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of tow trucks, to the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges.

REPORTS OF STANDING COMMITTEES

The Committee on Administration, Senator Brown, Chairman reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 58, appropriation to state hospital board for construction, remodeling and equipment.

Senate Bill No. 67, appropriation to board of regents for acquiring and preparing land for use of ASU.

Senate Bill No. 68, appropriation to board of regents for acquiring and preparing land for use of U. of A.

Senate Bill No. 69, appropriation to board of regents for construction, remodeling and bond redemption purposes at U. of A.

Senate Bill No. 70, appropriation to board of regents for construction and remodeling at A. S. C.

Senate Bill No. 71, authorizing board of regents to remodel student union building at U. of A., to accept gifts, borrow money and issue bonds for such project.

Senate Bill No. 109, appropriation for planning and construction of new tuberculosis sanatorium.

Senate Bill No. 166, appropriation to department of health for southern branch of state laboratory.

Senate Bill No. 177, appropriation to state treasurer for safe deposit units and equipment.

House Bill No. 91, appropriation to department of public welfare for purchase of site and construction of building for Arizona industries for the blind.

House Bill No. 191, reallocation of funds to the state auditor.

House Bill No. 192, transferring previously allocated unexpended funds of department of law to state land department.

Senate Bills Nos. 58, 67, 68, 69, 70, 71, 109, 166 and 177, and House Bills Nos. 91, 191 and 192 were referred to their proper Calendar.

The Committee on Education, Senator Spikes, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 43, providing for a system of junior college districts.

Senate Bill No. 17, revision of school laws pertaining to school boundaries.

Senate Bill No. 18, revision of laws pertaining to schools.

Senate Bills Nos. 43, 17 and 18 were referred to their proper Calendar.

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The Committee on Livestock and Public Lands, Senator Lockhart, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 107, amortization period for subjugation and evaluation of state agricultural and grazing lands.

Senate Bill No. 172, repealing law pertaining to ownership of land by aliens.

Senate Bill No. 204, prohibiting members of oil and gas commission from owning oil or gas leases.

Substitute House Bill No. 87, providing for sale of state hospital lands and allocating proceeds to state hospital building fund and directing land to be used for roadways.

House Bill No. 192, transferring previously allocated unexpended funds of department of law to state land department.

Senate Bill No. 107, accompanied by the reports of the Committees on Judiciary; Livestock and Public Lands; and State Institutions, was placed on the Calendar of the Committee of the Whole.

Senate Bills Nos. 172 and 204, Substitute House Bill No. 87, and House Bill No. 192 were referred to their proper Calendar.

The Committee on Judiciary, Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 4, increasing salary of supreme court judges.

Senate Bill No. 57, appropriation to state hospital board for remodeling.

Senate Bill No. 114, exemption from bond requirement in sale of real property of decedents' estates.

Senate Bill No. 118, supplemental appropriation to supreme court for travel.

Senate Bill No. 155, appropriation to capitol buildings and grounds for sand urns and cleaning equipment.

Senate Bill No. 159, prescribing salary of adult probation officer and assistants.

Senate Bill No. 160, dissolution of antinoxious weed districts.

Senate Bill No. 170, supplemental appropriation to capitol buildings and grounds for previous maintenance expenditures.

Senate Bill No. 171, appropriation from highway fund to U of A for roadside landscaping research.

Senate Bill No. 58, appropriation to state hospital board for construction, remodeling and equipment.

Senate Bill No. 66, appropriation to board of regents for construction and remodeling at ASU.

Senate Bill No. 67, appropriation to board of regents for acquiring and preparing land for use of ASU.

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Senate Bill No. 68, appropriation to board of regents for acquiring and preparing land for use of U. of A.

Senate Bill No. 69, appropriation to board of regents for construction, remodeling and bond redemption purposes at U. of A.

Senate Bill No. 70, appropriation to board of regents for construction and remodeling at ASC.

Senate Bill No. 71, authorizing board of regents to remodel student union building at U of A, to accept gifts, borrow money and issue bonds for such project.

Senate Bill No. 91, reallocation and appropriation to school for the deaf and the blind.

Senate Bill No. 109, appropriation for planning and construction of new tuberculosis sanatorium.

Senate Bill No. 139, appropriation to industrial school for construction.

Senate Bill No. 161, compensation of members of planning and building commission.

Senate Bill No. 191, reallocation of funds to game and fish commission.

Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass, as amended:

Senate Bill No. 3, appropriation for constructing and equipping two cottages at children's colony, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, following line 15, add a new section to read:

"Sec. 4. Emergency

To preserve the public peace, health and safety, it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

Senate Bill No. 166, appropriation to department of health for southern branch of state laboratory, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, following line 18, insert a new section to read;

"Sec. 4. Emergency

To preserve the public peace, health and safety, it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

Senate Bills Nos. 4, 114, 115, 159, 160, 3, 66 and 161 were referred to their proper Calendar.

Senate Bills Nos. 57, 118, 170, 171, 91 and 191, accompanied by the reports of the Committees on Judiciary; and Appropriations, were placed on the Calendar of the Committee of the Whole.

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Senate Bills Nos. 58, 67, 68, 69, 70; 71 and 109, accompanied by the reports of the Committees on Judiciary; Administration; Appropriations; and State Institutions, were placed on the Calendar of the Committee of the Whole.

Senate Bill No. 139, accompanied by the reports of the Committees on Judiciary; Appropriations; and State Institutions, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 166, accompanied by the reports of the Committees on Judiciary; Administration; and Appropriations, was placed on the Calendar of the Committee of the Whole.

The Committee on Administration, Senator Brown, Chairman, reported Senate Bill No. 66, appropriation to board of regents for construction and remodeling at A. S. U., with a majority of the Committee recommending that the bill do pass.

The bill, accompanied by the reports of the Committees on Judiciary; Administration; Appropriations; and State Institutions, was placed on the Calendar of the Committee of the Whole.

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bills Nos. 77, 98, 133, 110, 47, 103, 115, 140 and 176 as properly engrossed, and the bills were placed under the order of business, third reading of bills for today.

SEATING OF SENATOR GREER

The Sergeant at Arms, at 9:17 a.m. announced that Senator Greer, of Apache, had entered the Senate chamber and taken his seat.

SECOND READING OF BILLS

By unanimous consent the following bills were read the second time by number and title:

Senate Bill No. 104, removing prohibition against sale of state land containing timber.

Senate Bill No. 113, providing for jury recesses.

Senate Bill No. 144, permitting horse and dog race meetings to be split into two periods.

Senate Bill No. 173, providing term and compensation of registrar of contractors.

Senate Bill No. 175, microfilming and destruction of records of supreme court.

Senate Bill No. 167, appropriation to state prison for expenses of hosting wardens' association meeting.

The President put the question "Shall Senate Bills Nos. 104, 113, 144, 173, 175 and 167 be engrossed and have a third reading?", which was decided in the affirmative, and the bills were referred to the Committee on Enrolling and Engrossing.

THIRD READING OF BILLS

Senate Bill No. 77, by a Majority of the Committee on Highways

and Bridges Subcommittee on Highway Problems (Morrow, Arnold, Prochnow, and Brown), additional fee for chauffeurs' and operators' licenses, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Thompson, Udine, President Carpenter.

Not voting: Arnold, Smith (Graham), Sullivan, Wine.

The President announced the signing in open session of Senate Bill No. 77 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 98, by the Committee on Appropriations, appropriation to corporation commission for securities and motor carrier divisions, was read in full on third reading and passed on roll call which resulted: Ayes 24, not voting 4, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Thompson, Udine, President Carpenter.

Not voting: Arnold, Smith (Graham), Sullivan, Wine.

The President announced the signing in open session of Senate Bill No. 98 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 133, by Senator Prochnow, increasing membership and terms of members of board of regents, was read in full on third reading and passed on roll call which resulted: Ayes 23, Noes 1, Not voting 4, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Spikes, Thompson, Udine, President Carpenter.

Noes: Smith (Santa Cruz).

Not voting: Arnold, Smith (Graham), Sullivan, Wine.

The President announced the signing in open session of Senate Bill No. 133 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 110, by the Committee on Appropriations, reallocation of funds to legislative council, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Thompson, Udine, President Carpenter.

Not voting: Arnold, Smith (Graham), Sullivan, Wine.

The President announced the signing in open session of Senate Bill No. 110 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 47, by Senators Wine and Corbett, procedure to be followed in disposing of vouchers in decedents' estates, was read

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in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Thompson, Udine, President Carpenter.

Not voting: Arnold, Smith (Graham), Sullivan, Wine.

The President announced the signing in open session of Senate Bill No. 47 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 103, by Senators Prochnow, Morrow, Orme, Lockhart, Thompson, and Brown, prescribing terms of sale of state lands and method of payment, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Thompson, Udine, President Carpenter.

Not voting: Arnold, Smith (Graham), Sullivan, Wine.

The President announced the signing in open session of Senate Bill No. 103 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 115, by Committee on Judiciary, providing for fees, additional districts and board of governors of the state bar, was read in full on third reading and passed on roll call which resulted: Ayes 22, Noes 2, Not voting 4, as follows:

Ayes: Blansett, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Thompson, Udine, President Carpenter.

Noes: Bollinger and Morrow.

Not voting: Arnold, Smith (Graham), Sullivan, Wine.

The President announced the signing in open session of Senate Bill No. 115 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 140, by Senators Mickelson, Arnold, Murphy, Prochnow, Gale, and Simms, providing alternate methods of accepting prior service credits by political subdivisions, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Thompson, Udine, President Carpenter.

Not voting: Arnold, Smith (Graham), Sullivan, Wine.

The President announced the signing in open session of Senate Bill No. 140 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 176, by the Committee on Appropriations, appropriation to library and archives for microfilming supreme court rec-

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ords, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Thompson, Udine, President Carpenter.

Not voting: Arnold, Smith (Graham), Sullivan, Wine.

The President announced the signing in open session of Senate Bill No. 176 and directed the Secretary to transmit the bill to the House.

House Bill No. 55, authorizing industrial commission to purchase property and construct buildings, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Thompson, Udine, President Carpenter.

Not voting: Arnold, Smith (Graham), Sullivan, Wine.

The President announced the signing in open session of House Bill No. 55 and directed the Secretary to return the bill to the House.

House Bill No. 57, prescribing the method of electing a board of directors for irrigation districts, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not Voting 4, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Thompson, Udine, President Carpenter.

Not voting: Arnold, Smith (Graham), Sullivan, Wine.

The President announced the signing in open session of House Bill No. 57 and directed the Secretary to return the bill to the House.

RECESS

Without objection at 9:58 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 10:34 a.m.

Without objection the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Counties and Municipalities, Senator Giss, Chairman, reported Senate Bill No. 3, appropriation for constructing and equipping two cottages at the children's colony, with a majority of the Committee recommending that the bill do pass.

The bill, accompanied by the reports of the Committees on Judiciary; Appropriations; Counties and Municipalities; and State Institutions, was placed on the Calendar of the Committee of the Whole.

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The Committee on Judiciary, Senator Orme, Chairman, reported House Bill No. 91, appropriation to department of public welfare for purchase of site and construction of building for Arizona industries for the blind, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper calendar.

Senator Orme, Chairman, reported Senate Bill No. 145, removing Capitol buildings and grounds from Governor's authority and establishing departments of public buildings maintenance, with a majority of the Committee recommending that the bill do pass, with the following amendments: (reference is to the printed bill)

Page 2, line 10, strike the word "annual"

Page 2, line 11, after the word "therefore" strike the period and insert a comma and the words "but shall not be increased or decreased during his term of office."

The bill, accompanied by the reports of the Committees on Judiciary; Administration; Appropriations; and State Institutions, was placed on the Calendar of the Committee of the Whole.

COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 10:35 a.m. the Senate resolved itself into Committee of the Whole, with Senator Udine in the chair.

At 10:59 a.m. the Committee of the Whole arose.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until Monday at 10 a.m. The motion was agreed to and at 11 a.m. the Senate stood adjourned until Monday, February 29, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

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MONDAY, FEBRUARY 29

The Senate met at 10 a.m.

Rabbi Albert Plotkin offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, President Carpenter.

The President announced that Senators Mickelson, of Graham, and Wine, of Pima, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Friday, February 26, 1960, was dispensed with and the Journal was approved.

NATIONAL MAID OF COTTON

The national maid of cotton for the year 1960, Miss Sandra Lee Jennings, of Riverside, California, was extended the courtesies of the floor, and Senator Spikes, of Cochise, escorted her to the President's rostrum and introduced her to President Carpenter and the members of the Senate. Miss Jennings said she was very happy for the opportunity of appearing before the Senate and was thoroughly enjoying her visit to Arizona as well as our delightful climate. It reminded her, she said, of her own city of Riverside, California. President Carpenter presented her with a bound volume of the Arizona Highways, and he then declared a short recess to give the Senators an opportunity of meeting and greeting Miss Jennings.

FIFTIETH DAY DEADLINE

President Carpenter announced that according to Rule XXI of the Senate Rules, paragraph 5 (a), "no bill shall be introduced after the fiftieth day of a regular session, except by consent of two-thirds of the members of the Senate." The fiftieth day deadline for introduction of bills is 5 p.m. today.

MESSAGES FROM THE HOUSE

Messages from the House of Representatives, by Ruby H. Sanders, its Chief Clerk, announced that the House had passed the following:

House Bill No. 88, department of public welfare to establish a division of blind service for employment purposes.

House Bill No. 126, relating to garnishment of wages.

House Bill No. 130, increasing salary of deputy sheriffs in first-class counties having a population of less than twenty thousand.

House Bill No. 146, prescribing penalties for hitchhiking, without enacting the emergency.

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House Bill No. 168, school districts may admit pupils on exchange basis by agreement of governing board of a common or high school.

House Bill No. 205, providing for creation and recording of liens upon motor vehicles by owners of garages.

House Bill No. 221, service to be made on motor vehicle superintendent when nonresident creates financial liability growing out of use of motor vehicle.

House Bill No. 222, qualifications of applicant as instructor or student instructor of cosmetology.

House Bill No. 226, defining narcotic drugs to include new drugs of a natural or synthetic nature.

House Bill No. 235, salary of the state land commissioner increasing the maximum.

House Bill No. 236, appropriation to Prescott historical society for furnace and fire alarm system.

House Bills Nos. 88, 126, 130, 146, 168, 205, 221, 222, 226, 235, and 236 were placed under the order of business, introduction and first reading of bills for today.

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed Senate Bill No. 29, creating position of highway director, with the following amendments: (reference is to the Senate engrossed bill)

Page 2, Sec. 18-106, paragraph 4 is amended to read:

"4. Pass upon projects submitted by the director for construction in cooperation with the United States, and authorize the director OR HIS AUTHORIZED AND BONDED AGENT TO NEGOTIATE AND ENTER INTO contracts on behalf of the state with the United States for the cooperative construction and maintenance of federal aid highways within the state."

Page 4, Sec. 18-107 is amended to read:

"18-107. State highway director; state engineer; qualifications; secretary; salaries

A. The commission, at its first meeting held after the effective date of this section, shall appoint a state highway director and a commission secretary. The secretary shall hold office at the pleasure of the commission and the director shall be appointed for a term of five years. The director may be removed from office at any time upon the concurrence of A MAJORITY of all the members of the commission.

B. The state engineer shall be A CIVIL engineer registered to practice in the state and shall be familiar with the theory of and experienced in the practice of highway construction and maintenance, AND SHALL BE IN CHARGE OF ALL ENGINEERING DEPARTMENTS OF THE STATE HIGHWAY DEPARTMENT UNDER THE DIRECTION OF THE DIRECTOR. THE STATE ENGINEER MAY BE REMOVED FROM OFFICE AT ANY TIME BY THE DIRECTOR

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WITH THE CONCURRENCE OF A MAJORITY OF THE MEMBERS OF THE COMMISSION.

C. The director shall be possessed of a thorough knowledge of modern business methods or shall have not less than ten years' experience in a business or profession of which at least four years was in a responsible administrative capacity. All or part of the experience may have been with the United States government, any state or a political subdivision thereof. The director shall devote full time to the duties of the office, and shall not engage directly or indirectly in any occupation which conflicts with his duties. The director shall receive an annual salary of not to exceed SIXTEEN THOUSAND FIVE HUNDRED dollars, to be determined by legislative appropriation therefor.

D. The salary of the commission secretary shall be fixed by the highway commission AND SHALL NOT EXCEED SIX THOUSAND THREE HUNDRED DOLLARS ANNUALLY and his duties shall be solely as a secretary to the commission. No duties shall be delegated to the secretary which shall infringe upon the authority and responsibility of the director."

Page 5, Sec. 18-109, subsection A is amended to read:

"A. The director OR HIS AUTHORIZED AND BONDED AGENT shall administer all highway work and maintenance authorized by the commission, with power and duty to:

1. Direct the STATE ENGINEER IN THE preparation of all plans and specifications for work on state highways or state routes approved by the commission.

2. Advertise for competitive bids for work on state highways or state routes, and upon authorization of the commission, award and enter into contracts for the work.

3. Direct the STATE ENGINEER IN THE supervision of all construction work on state highways and state routes authorized by the commission, and have charge of the maintenance and upkeep of all such highways and routes."

Page 6, after Sec. 4, insert new Sec. 5 to read:

"SEC. 5. SEC. 18-111, ARIZONA REVISED STATUTES, IS AMENDED TO READ:

18-111. DEPUTY AND ASSISTANT ENGINEERS; DUTIES

A. THE STATE ENGINEER SHALL APPOINT, WITH THE APPROVAL OF THE DIRECTOR, A DEPUTY STATE ENGINEER, WHO SHALL POSSESS THE QUALIFICATIONS REQUIRED OF THE STATE ENGINEER. THE DEPUTY SHALL PERFORM SUCH DUTIES AS ARE ASSIGNED HIM BY THE STATE ENGINEER AND SHALL HAVE ALL THE POWERS OF THE STATE ENGINEER IN THE LATTER'S ABSENCE FROM THE STATE.

B. THE STATE ENGINEER SHALL ALSO APPOINT, WITH THE APPROVAL OF THE DIRECTOR, OTHER

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QUALIFIED ASSISTANT ENGINEERS AND QUALIFIED DISTRICT ENGINEERS NECESSARY TO PERFORM THE WORK OF THE DEPARTMENT.”

Renumber to conform.

Page 8, Sec. 18-113, subsection B is amended to read:

“B. If the bids received for construction or reconstruction are not satisfactory, a second call shall be made. If they are again rejected by the commission, it may authorize the director TO EMPOWER THE STATE ENGINEER to construct or reconstruct the item as it deems most advantageous. Should a bid satisfactory to the commission be received, it shall authorize the director to let a contract to the lowest responsible bidder, upon the contractor giving such bond or bonds as are deemed necessary.”

Page 8, Sec. 18-114 is amended to read:

“18-114. **Legal counsel; compensation; division of condemnation**

The attorney general shall be the legal advisor of the department, and shall give such legal service as the commission or director requires. He shall prosecute and defend in the name of the state all actions necessary to carry out the provisions of this title. Upon request of the commission, the attorney general shall designate for such time and purposes as the commission requires, an attorney whose compensation shall be fixed by the commission and shall be a charge against the state highway fund.

Page 12, Sec. 14 is amended to read:

“Sec. 15. **Repeal**

Sections 18-108, AND 18-110, Arizona Revised Statutes, are repealed.”

Amend title to read:

“RELATING TO THE STATE HIGHWAY DEPARTMENT; ESTABLISHING THE POSITION OF STATE HIGHWAY DIRECTOR; PRESCRIBING QUALIFICATIONS, APPOINTMENT, SALARY AND REMOVAL; PRESCRIBING POWERS AND DUTIES; MODIFYING POWERS AND DUTIES OF THE STATE ENGINEER AND DEPUTY ENGINEERS AND THE SECRETARY OF THE HIGHWAY COMMISSION; AMENDING SECTIONS 18-101, 18-106, 18-107, 18-109, 18-111, 18-112 TO 18-115, INCLUSIVE, 18-154, 18-157, 28-201, 28-262 AND 28-1121, ARIZONA REVISED STATUTES, AND REPEALING SECTIONS 18-108 AND 18-110, ARIZONA REVISED STATUTES.”

Senator Prochnow moved that the Senate concur in the House amendments to Senate Bill No. 29. The motion was agreed to, and the bill was placed under the order of business, final reading of bills for today.

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REPORT OF THE COMMITTEE OF THE WHOLE

Senator Udine, for the Committee of the Whole, reported Senate Bill No. 58, appropriation to state hospital board for construction, remodeling and equipment; Senate Bill No. 66, appropriation to board of regents for construction and remodeling at ASU; Senate Bill No. 67, appropriation to board of regents for acquiring and preparing land for use of ASU; Senate Bill No. 68, appropriation to board of regents for acquiring and preparing land for use of U of A; Senate Bill No. 69, appropriation to board of regents for construction, remodeling and bond redemption purposes at U of A; Senate Bill No. 70, appropriation to board of regents for construction and remodeling at ASC; Senate Bill No. 71, authorizing board of regents to remodel student union building at U of A, to accept gifts, borrow money and issue bonds for such project; Senate Bill No. 91, reallocation and appropriation to school for the deaf and the blind; Senate Bill No. 109, appropriation for planning and construction of new tuberculosis sanatorium; Senate Bill No. 139, appropriation to industrial school for construction; Senate Bill No. 191, reallocation of funds to game and fish commission; Senate Bill No. 3, appropriation for constructing and equipping two cottages at children's colony.

The recommendations of the Committee were:

That Senate Bill No. 58 be amended as follows: (reference is to the printed bill)

Page 1, line 2, after the words "sum of" strike the words "seven hundred fifty-four" and insert in lieu thereof the words "four hundred forty-four"

Page 1, line 7, strike line 7 in its entirety and renumber items 3, 4, 5, and 6 accordingly.

and, as so amended, the bill do pass.

That Senate Bill No. 66 do pass.

That Senate Bill No. 67 do pass.

That Senate Bill No. 68 do pass.

That Senate Bill No. 69 do pass.

That Senate Bill No. 70 do pass.

That Senate Bill No. 71 do pass.

That Senate Bill No. 91 do pass.

That Senate Bill No. 109 do pass.

That Senate Bill No. 139 do pass.

That Senate Bill No. 191 do pass.

That Senate Bill No. 3 be amended as follows: (reference is to the printed bill)

Page 1, following line 15, add a new section to read:

"Sec. 4. EMERGENCY

To preserve the public peace, health and safety, it is

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necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

and, as so amended, the bill do pass.

Senator Udine moved the acceptance of the report. The motion was agreed to.

DISPOSITION OF MEASURES REPORTED BY
COMMITTEE OF THE WHOLE

The recommendation of the Committee of the Whole that Senate Bills Nos. 66, 67, 68, 69, 70, 71, 91, 109, 139 and 191 do pass, having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

The recommendation of the Committee of the Whole that Senate Bills Nos. 58 and 3 do pass, as amended, having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

House Bill No. 88, entitled: "An Act relating to the blind; establishing a division or unit of blind services within the state department of public welfare; prescribing the sections to be included as part of the division or unit of blind services; providing for a minimum wage for blind employed by Arizona industries for the blind and the placement of blind persons in business or industry; amending sections 15-1181, 15-1182, 15-1183, 46-132, and 46-134, Arizona Revised Statutes, and amending title 15, chapter 11, article 6, Arizona Revised Statutes, by adding sections 15-1187 and 15-1188."

House Bill No. 126, entitled: "An Act relating to garnishment, and amending sections 12-1574, 12-1578, 12-1581, 12-1585, 12-1586, 12-1587, 12-1588 and 12-1594, Arizona Revised Statutes."

House Bill No. 130, entitled: "An Act relating to county officers; prescribing the salary of the deputy sheriff in counties of the first class having a population of less than twenty thousand, and amending section 11-418, Arizona Revised Statutes."

House Bill No. 146, entitled: "An Act relating to pedestrians; prohibiting hitchhiking; prescribing penalty; amending section 28-796, Arizona Revised Statutes, and amending title 28, chapter 6, article 10, Arizona Revised Statutes, by adding section 28-796.01."

House Bill No. 168, entitled: "An Act relating to education; providing for admission of pupils of other districts on an exchange basis, and amending section 15-449, Arizona Revised Statutes."

House Bill No. 205, entitled: "An Act relating to personal property liens; providing for the creation of liens upon motor vehicles by owners of garages; defining procedure for recordation of liens upon motor vehicles; amending section 33-1022, Arizona Revised Statutes, and amending title 33, chapter 7, Arizona Revised Statutes, by adding article 8, sections 33-1041 to 33-1044, inclusive."

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House Bill No. 221, entitled: "An Act relating to motor vehicles; providing for service on vehicle superintendent when nonresident creates a financial liability growing out of the use of a motor vehicle, and amending title 28, chapter 5, article 1, Arizona Revised Statutes, by adding section 28-504."

House Bill No. 222, entitled: "An Act relating to cosmetology; prescribing qualifications of applicant as instructor or student instructor; providing that student instructor to receive no compensation, and amending section 32-524, Arizona Revised Statutes."

House Bill No. 226, entitled: "An Act relating to narcotics; defining narcotic drugs to include new drugs of a natural or synthetic nature; prescribing those preparations exempted, and amending sections 36-1001 and 36-1008, Arizona Revised Statutes."

House Bill No. 235, entitled: "An Act relating to public lands; prescribing the salary of the state land commissioner, and amending section 37-131, Arizona Revised Statutes."

House Bill No. 236, entitled: "An Act making an appropriation to the Prescott historical society."

Senate Bill No. 214, by Senators Giss and Corbett, entitled: "An Act relating to the industrial commission; authorizing the commission to expend funds for the purchase and installation of an elevator in the Tucson state office building."

Senate Bill No. 215, by Senators Giss, Goff, Orme, Mickelson, and Prochnow, entitled: "An Act relating to juveniles; adopting the interstate compact on juveniles, and amending title 8, chapter 3, Arizona Revised Statutes, by adding article 3, sections 8-361 to 8-367, inclusive."

Senate Bill No. 216, by Senators Brooke, Murphy, Spikes, Giss, Palmer, Smith (Santa Cruz), and Richards, entitled: "An Act relating to education; prescribing procedure in computing the per pupil per annum cost for purposes of the budget six per cent limit check, and amending sections 15-1201 and 15-1203, Arizona Revised Statutes."

Senate Bill No. 217, by Senator Giss, entitled: "An Act relating to chiroprody; providing for reciprocal licenses, and amending section 32-827, Arizona Revised Statutes."

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 213, increasing the salary of the superintendent of the state industrial school, to the Committees on Judiciary; Appropriations; and State Institutions.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bills Nos. 104, 113, 144, 173, 175 and 167 as properly engrossed, and the bills were placed under the order of business, third reading of bills for today.

The Committee on Public Health and Welfare, Senator Mickelson, Chairman, reported Senate Bill No. 45, appropriation for establish-

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ment of forestry work camps for juveniles, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Administration, Senator Brown, Chairman, reported Senate Bill No. 161, compensation of members of planning and building commission, with a majority of the Committee recommending that the bill do pass.

The bill, accompanied by the reports of the Committees on Judiciary; Administration; and State Institutions, was placed on the Calendar of the Committee of the Whole.

The Committee on Judiciary, Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 169, appropriation to industrial commission to pay certificates of indebtedness.

Senate Bill No. 172, repealing law pertaining to ownership of land by aliens.

Senate Bill No. 177, appropriation to state treasurer for safe deposit units and equipment.

Senate Bills Nos. 169 and 172 were referred to their proper Calendar.

Senate Bill No. 177, accompanied by the reports of the Committees on Judiciary; Administration; and Appropriations, was placed on the Calendar of the Committee of the Whole.

SECOND READING OF BILLS

By unanimous consent the following bills were read the second time by number and title:

Senate Bill No. 58, appropriation to state hospital board for construction, remodeling and equipment.

Senate Bill No. 66, appropriation to board of regents for construction and remodeling at ASU.

Senate Bill No. 67, appropriation to board of regents for acquiring and preparing land for use of ASU.

Senate Bill No. 68, appropriation to board of regents for acquiring and preparing land for use of U. of A.

Senate Bill No. 69, appropriation to board of regents for construction, remodeling and bond redemption purposes at U. of A.

Senate Bill No. 70, appropriation to board of regents for construction and remodeling at ASC.

Senate Bill No. 71, authorizing board of regents to remodel student union building at U of A, to accept gifts, borrow money and issue bonds for such project.

Senate Bill No. 91, reallocation and appropriation to school for the deaf and the blind.

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Senate Bill No. 109, appropriation for planning and construction of new tuberculosis sanatorium.

Senate Bill No. 139, appropriation to industrial school for construction.

Senate Bill No. 191, reallocation of funds to game and fish commission.

Senate Bill No. 3, appropriation for constructing and equipping two cottages at children's colony.

The President put the question "Shall Senate Bills Nos. 58, 66, 67, 68, 69, 70, 71, 91, 109, 139, 191 and 3 have a third reading?", which was decided in the affirmative, and the bills were referred to the Committee on Enrolling and Engrossing.

THIRD READING OF BILLS

Senator Prochnow moved that Senate Bill No. 104, removing prohibition against sale of state land containing timber, be amended as follows: (reference is to the engrossed bill)

Page 3, line 20, after the word "purpose," add a new sentence to read: "Lands chiefly valuable for the production of saw timber shall not be sold, unless such lands are located within the exterior boundaries of an incorporated city or town, in which case the Commissioner may offer the land for sale."

Amend title to read: "AN ACT RELATING TO STATE LANDS; REMOVING THE RESTRICTIONS ON SALE OF TIMBER LANDS WITHIN THE EXTERIOR BOUNDARIES OF AN INCORPORATED CITY OR TOWN; PROVIDING FOR THE SALE OF TIMBER FOR USE IN MAKING PULP; AND AMENDING SECTIONS 37-231, 37-233, 37-482 AND 37-722, ARIZONA REVISED STATUTES."

The motion was agreed to, the amendment was adopted, and the bill was re-referred to the Committee on Enrolling and Engrossing.

Senate Bill No. 113, by the Committee on Judiciary, providing for jury recesses, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, President Carpenter.

Not voting: Mickelson and Wine.

The President announced the signing in open session of Senate Bill No. 113 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 144, by Senators Orme, Palmer, and Brown, permitting horse and dog race meetings to be split into two periods, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale,

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Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, President Carpenter.

Not voting: Mickelson and Wine.

The President announced the signing in open session of Senate Bill No. 144 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 173, by the Committee on State Institutions, providing term and compensation of registrar of contractors, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, President Carpenter.

Not voting: Mickelson and Wine.

The President announced the signing in open session of Senate Bill No. 173 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 175, by the Committee on State Institutions, microfilming and destruction of records of supreme court, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, President Carpenter.

Not voting: Mickelson and Wine.

The President announced the signing in open session of Senate Bill No. 175 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 167, by Senators Arnold and Goff, appropriation to state prison for expenses of hosting wardens' association meeting, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, President Carpenter.

Not voting: Mickelson and Wine.

The President announced the signing in open session of Senate Bill No. 167 and directed the Secretary to transmit the bill to the House.

FINAL READING OF BILLS

Senate Bill No. 29, by Senators Prochnow and Morrow, creating position of state highway director, was read in full on final reading

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as amended by the House, and passed on roll call which resulted: Ayes 24, Noes 2, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Orme, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, President Carpenter.

Noes: Palmer and Smith (Santa Cruz).

Not voting: Mickelson and Wine.

The President announced the signing in open session of Senate Bill No. 29 and directed the Secretary to transmit the bill to the Governor.

RECESS

Without objection, at 11:06 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 11:12 a.m.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bill No. 104 as properly re-engrossed, and the bill was placed under the order of business, third reading of bills for today.

THIRD READING OF BILLS

Senate Bill No. 104, by Senators Prochnow, Morrow, Orme, Lockhart, Thompson, and Brown, removing prohibition against sale of state land containing timber, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, President Carpenter.

Not voting: Brooke, Mickelson, Wine.

The President announced the signing in open session of Senate Bill No. 104 and directed the Secretary to transmit the bill to the House.

MESSAGES FROM THE HOUSE

The following message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, was received and read and placed on file in the Secretary's office:

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Mr. President, I am directed by the House, in compliance with Article 4, Part 2, Section 9, Constitution of Arizona, to request

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the consent of the Senate for the House to adjourn Wednesday, March 2, 1960 after it has completed its labors until Monday, March 7, 1960 for the purpose of moving into the new House Office Building.

Senator Giss moved that the Senate grant permission to the House to adjourn from Wednesday, March 2, 1960, until Monday, March 7, 1960. The motion was agreed to and the consent of the Senate was granted.

**CONSENT REQUESTED FROM HOUSE FOR SENATE TO
ADJOURN FOR PURPOSE OF MOVING**

Senator Giss moved that consent of the House be requested for the Senate to adjourn after the Senate has completed its labors on Tuesday, March 1, 1960, until Monday, March 7, 1960, for the purpose of moving into the new Senate office building. The motion was agreed to, and the Secretary was instructed to notify the House of the Senate's action.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 11:30 a.m. the Senate stood adjourned until tomorrow, Tuesday, March 1, 1960, at 10 a.m.

CLARENCE L. CARPENTER
President

LOUISE C. BRIMHALL
Secretary

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TUESDAY, MARCH 1

(The Last Day in the Old Building)

The Senate met at 10 a.m.

Rabbi Albert Plotkin offered the following prayer:

O God and Father, we dedicate this, thy last session in this sacred chamber to the memory of those pioneers who struggled to make our state great amongst those of our nation. Deep was the consecration of those noble Senators who entered these chambers on February 25, 1901, to begin the unfinished tasks which faced them. We shall not forget their work. We shall not permit their memory to be lost, for in these halls they struggled to make the democracy of this state a living, burning faith. Here they debated so that truth might come from falsity, good from evil, and justice from injustice.

As we leave these sacred Senate chambers, may we ever remember the heroic chapters which they wrote in this building. Let us resolve to carry on the noble work which they so selflessly gave in our behalf. Before us lie many challenges which we will carry on in their name. Let us hallow their dedicated lives by going forward to greater horizons and nobler accomplishments as we are about to enter a new threshold of our progress. Unless Thou buildest the house, O Lord we shall labor in vain. Unless Thou givest the faith, we wander in darkness. Blessed were we when we entered these chambers, and blessed are we in going forth. May we take with us the noble heritage of our Fathers to ever build for truth, for justice, and for peace. Amen.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

THE JOURNAL

Senator Robert E. Morrow, of Mohave County, moved that the reading of the Journal of Monday, February 29, 1960, be dispensed with and the Journal be approved as recorded by the Secretary. The motion was agreed to and the Journal was approved.

PERSONAL PRIVILEGE

Senator Smith, of Graham, arose to a point of personal privilege and delivered the following speech:

Mr. President:

I promised a week ago that if something beneficial had not been done for the people, that I would tell the taxpayers how to get something done. I did not anticipate adjournment today, and closing exercises in this very venerable old build-

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ing, however, I do think that I should make my word good to the people of the State of Arizona. There is one way and one way only which I know for the people of this state to get equalization of the school tax and equalization of the sales tax and many other things that would be highly beneficial to the people of the state of Arizona.

The majority always passes legislation. It is not the privilege of minorities, even though they may represent the people, to have the privilege of controlling legislation. Therefore, if the people want legislation which is beneficial to ninety per cent of the population of this state, there is one thing to do when election comes next September—NOT NOVEMBER—it is to correct the matter. The fight between the people of the state of Arizona and Big Interests is not based on partisan politics. We have three parties—we have Democrats, Republicans and A Big Interest Party which runs the state of Arizona. If you want legislation beneficial to the people, the answer is simple—DEFEAT THE MEMBERS OF THIS BIG INTEREST MAJORITY BLOC IN THE STATE SENATE next September. That is the way, and the only way that the interests of the people can be taken care of within these Senate chambers.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate communications from the Governor which were read, advising that on February 29, 1960, he had signed and transmitted to the Secretary of State the following bills:

House Bill No. 57, prescribing the method of electing a board of directors for irrigation districts.

Senate Bill No. 34, reallocation of funds to apprenticeship council.

Senate Bill No. 49, exempting certain nonprofit corporations from required number of directors.

Senate Bill No. 55, authorizing contributions to art museums operated by incorporated cities and towns.

Senate Bill No. 78, appropriation to corporation commission for utilities division.

Senate Bill No. 108, reimbursement to sheriff of Mohave County.

Senate Bill No. 29, creating position of state highway director.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title and were laid over one day:

Senate Bill No. 218, by Senators Arnold and Simms, entitled: "An Act relating to the state highway department; terminating the traffic safety division, and repealing article 3, chapter 2, in title 28, Arizona Revised Statutes."

Senate Bill No. 219, by Senator Giss, entitled: "An Act relating to agriculture; defining implements of husbandry; exempting imple-

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ments of husbandry from registration as a motor carrier, and amending sections 28-118, 28-302, 40-601 and 40-613, Arizona Revised Statutes."

Senate Bill No. 220, by Senator Sullivan (by request), entitled: "An Act relating to alcoholic beverages; providing for method of determining population of a county for the purpose of issuing spirituous liquor licenses, and amending section 4-206, Arizona Revised Statutes."

Senate Bill No. 221, by Senator Palmer, entitled: "An Act relating to crimes; prescribing methods of committing trespass, and amending section 13-712, Arizona Revised Statutes."

Senate Bill No. 222, by Senators Udine, Lockhart, Goff, Blansett, Murphy, Prochnow, Thompson, Brown, Simms, Giss, Orme, Gale, Bollinger, Morrow, Kitchel, Richards, Sullivan, and Palmer, entitled: "An Act relating to the game and fish fund; providing for surplus funds to be deposited in banks; prescribing the per cent that the rate of interest shall not exceed, and amending section 17-262, Arizona Revised Statutes."

Senate Bill No. 223, by Senators Goff, Arnold, Murphy, Giss, and Udine entitled: "An Act relating to insurance; providing for reduction of fire insurance rate where hazard is reduced, and amending title 20, chapter 6, article 7, Arizona Revised Statutes, by adding section 20-1509."

Senate Bill No. 224, by Senators Simms, Murphy, Richards, Brown, Lockhart, and Arnold, entitled: "An Act relating to veterans' service commission; increasing the salary of the director of veterans' affairs, and amending section 41-604, Arizona Revised Statutes."

Senate Bill No. 225, by the Committee on Agriculture and Irrigation entitled: "An Act relating to luxury privilege taxes; providing for the exemption of vinous liquor manufactured in Arizona from Arizona grown grapes, and amending section 42-1204, Arizona Revised Statutes."

Senate Bill No. 226, by Senators Simms and Corbett, entitled: "An Act relating to salaries; providing for an increase in the salary of administrative officers, and amending sections 38-604 and 42-103, Arizona Revised Statutes."

Senate Bill No. 227, by Senators Arnold and Goff, entitled: "An Act relating to roadside parks; providing for establishment and maintenance of the Pinal pioneer roadside park by the state highway department, and prescribing the purpose therefor."

Senate Bill No. 228, by Senators Kitchel and Spikes, entitled: "An Act making an appropriation to the department of law for the purpose of opposing the request for a permit by the southern pacific railroad company to abandon operations of the railroad in Cochise county."

Senate Joint Resolution No. 1, by Senator Morrow, entitled: "A Joint Resolution requesting the Governor of the state of Arizona to proclaim an Indian celebration day."

Senate Joint Memorial No. 2, by Senators Kitchel and Spikes, entitled: "A Joint Memorial requesting the Congress of the United States to enact legislation repealing the transportation act of 1958 and amending the interstate commerce act to correct existing defects."

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REFERENCE OF BILLS

The President made the following reference of bills:

House Bill No. 88, department of public welfare to establish a division of blind service for employment purposes, to the Committees on Judiciary; Administration; Appropriations; and Public Health and Welfare.

House Bill No. 126, relating to garnishment of wages, to the Committees on Judiciary; Administration; and Counties and Municipalities.

House Bill No. 130, increasing salary of deputy sheriffs in first-class counties having a population of less than twenty thousand, to the Committees on Judiciary; Administration; Appropriations; and Counties and Municipalities.

House Bill No. 146, prescribing penalties for hitchhiking, to the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges.

House Bill No. 168, school districts may admit pupils on exchange basis by agreement of governing board of a common or high school, to the Committees on Judiciary; Administration; Appropriations; and Education.

House Bill No. 205, providing for creation of liens on motor vehicles by garage owners, to the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare.

House Bill No. 221, service to be made on motor vehicle superintendent when nonresident creates financial liability growing out of use of motor vehicle, to the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges.

House Bill No. 222, qualifications of applicant as instructor or student instructor of cosmetology, to the Committees on Judiciary; Administration; and Counties and Municipalities.

House Bill No. 226, defining narcotic drugs to include new drugs of a natural or synthetic nature, to the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare.

House Bill No. 235, salary of the state land commissioner increasing the maximum, to the Committees on Judiciary; Administration; Appropriations; and Livestock and Public Lands.

House Bill No. 236, appropriation to Prescott Historical society for furnace and fire alarm system, to the Committees on Judiciary; Administration; and Appropriations.

Senate Bill No. 214, authorizing industrial commission to expend funds for elevator in Tucson office building, to the Committees on Judiciary; Administration; and Appropriations.

Senate Bill No. 215, interstate compact on juveniles, to the Committees on Judiciary; Administration; Public Health and Welfare; and State Institutions.

Senate Bill No. 216, procedure in computing per pupil per annum cost for purposes of budget six per cent limit check, to the Committees on Judiciary; Administration; Counties and Municipalities; and Education.

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Senate Bill No. 217, providing for reciprocal licenses for chiroprodists, to the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare.

REPORTS OF STANDING COMMITTEES

The Committee on Judiciary, Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass, as amended:

Senate Bill No. 158, allocation of income deductions, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Amend title, line 1, after the word "Income;" strike the remainder of line 1

Strike all of line 2 and on line 3 strike the word "Dividends;" and insert in lieu thereof "Revising Section 43-135, Arizona Revised Statutes, into Several Smaller Sections;"

Senate Bill No. 168, disposal of property in redevelopment and slum clearance project areas and issuance of bonds, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 3, line 11, after the word "USED" strike the remainder of line 11 and all of line 12 and insert "BY A HOUSING AUTHORITY FOR LOW RENT PUBLIC HOUSING PURPOSES."

Amend title, line 3, after the word "Bonds;" strike the remainder of line 3.

Line 4, strike "Or Obligations From Election Procedure".

Senate Bills Nos. 158 and 168 were referred to their proper Calendar.

The Committee on Finance and Revenue, Senator Thompson, Chairman, reported House Bill No. 123, printed or mechanically reproduced signatures permitted on bonds issued by public bodies as long as one bond is signed manually, with a majority of the Committee recommending that the bill do pass.

Senator Thompson, Chairman, reported Senate Bill No. 165, permitting board of deposit to invest inactive funds in U. S. securities, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the printed bill)

Strike all after the enacting clause and insert:

"Section 1. Sec. 35-325.19, Arizona Revised Statutes, is amended to read:

35-325.19. Interest rate on inactive public deposits

Each certificate of deposit issued by the public depositories of inactive deposits shall bear the highest permissible rate of interest, which rate, to be established by the board of deposit, shall not exceed SEVENTY per cent of the average yield before taxes of United States treasury bills for the three

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months next preceding the issue or renewal of a certificate of deposit. Such interest shall be payable on maturity of the certificate of deposit."

Amend title to read: "An Act Relating to Public Finances, And Amending Section 35-325.19, Arizona Revised Statutes."

House Bill No. 123 and Senate Bill No. 165 were referred to their proper Calendar.

The Committee on Agriculture and Irrigation, Senator Goff, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

House Bill No. 189, providing for secretary of the board of pest control applicators and prescribing the salary.

Senate Bill No. 160, dissolution of antioxious weed districts.

House Bill No. 189 and Senate Bill No. 160 were referred to their proper Calendar.

The Committee on Administration, Senator Brown, Chairman, reported Senate Bill No. 155, appropriation to capitol buildings and grounds for sand urns and cleaning equipment, with a majority of the Committee recommending that the bill do pass.

The bill, accompanied by the reports of the Committees on Judiciary; Administration; and Appropriations, was placed on the Calendar of the Committee of the Whole.

The Committee on Judiciary, Senator Orme, Chairman, reported Senate Bill No. 143, increasing interest rate on delinquent social security payments from political subdivisions, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bills Nos. 58, 66, 67, 68, 69, 70, 71, 91, 109, 139, 191 and 3 as properly engrossed and the bills were placed under the order of business, third reading of bills for today.

CONSENT GRANTED FOR SENATE TO ADJOURN FOR
PURPOSE OF MOVING INTO NEW BUILDING

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had granted permission for the Senate to adjourn from Tuesday, March 1, 1960, until Monday, March 7, 1960, for the purpose of moving into the new Senate office building.

Without objection, the Senate reverted to the order of business, introduction and first reading of bills.

Senator Prochnow moved that in accordance with Rule XXI, paragraph 5 (a), of the Senate Rules, permission be granted by the Senate for introduction of a Senate joint resolution, entitled: "A Joint Resolution providing for the creation of a joint committee to consult with Indians on problems relating to Indian affairs." The motion was unanimously agreed to.

Senate Joint Resolution No. 2, by Senators Morrow, Mickelson,

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Richards, and Prochnow, entitled: "A joint resolution providing for the creation of a joint committee to consult with Indians on problems relating to Indian affairs," was introduced and, by unanimous consent, read the first time by number and title and was laid over one day.

REPORTS OF STANDING COMMITTEES

The Committee on Tourist and Industry Development, Senator Richards, Chairman, reported Senate Bill No. 86, creating Arizona semi-centennial commission, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the printed bill)

Strike all after the enacting clause and insert:

Section 1. Semicentennial executive committee established; membership

A. There shall be an Arizona semicentennial executive committee composed of not less than nine nor more than twenty-five persons interested in the growth and development of this state and who have the interest of promoting an appropriate celebration during the year 1962 commemorating the fiftieth year of Arizona's entrance into the Union as a State of the United States of America. The members of the committee shall be appointed by the governor and shall serve without compensation.

B. The committee shall select from among its members a chairman, vice chairman, secretary, and treasurer.

Sec. 2. Semicentennial commission; purpose; advisory duties

A. The governor may appoint a semicentennial commission of an unlimited number of persons representing each geographical section of the state and persons in industry or public life who will be able to promote and engender a suitable and appropriate celebration in the year 1962 commemorating the fiftieth year of our entrance into the Union as a state.

B. The commission may meet as a group or as subcommittees for the purpose of submitting its recommendations to the Arizona semicentennial executive committee. The commission shall operate in an advisory capacity.

Sec. 3. Powers and duties of the Arizona semicentennial executive committee

A. The Arizona semicentennial executive committee shall:

1. Institute, formulate and execute plans for Arizona's semicentennial of statehood in cooperation with the commission appointed as provided in section 2, and with appropriate officers of the state of Arizona and its political subdivisions.

2. Provide for the exhibition of books, documents, materials, pictures, products, items of historical interest and other objects.

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3. Assist the counties and cities of the state in adopting a coordinated plan best suited to portray the resources and recreational facilities in the various parts of the state.

4. Cooperate with the Arizona development board and all other state agencies for the purpose of inviting various national groups to hold their annual conventions, conferences and meetings within Arizona during our celebration year.

5. Take any other action suitable for the commemoration of the fiftieth anniversary of the admittance of Arizona as a state of the United States of America.

B. The executive committee may:

1. Establish and equip an office, employ personnel, and fix their duties and compensation.

2. Accept donations of money or other things of value to be expended in promoting the semicentennial celebration.

3. Design and produce official certificates or other appropriate official mementos for use during the celebration year.

4. Prepare recommendations which may be used by public and private organizations in promoting the semicentennial celebration.

Sec. 4. Compensation; reimbursement

The members of the Arizona semicentennial executive committee and the commission shall receive no compensation. The members of the executive committee may receive reimbursement for subsistence and travel as provided for other state officers.

Sec. 5. Dissolution of executive committee and commission

The Arizona semicentennial executive committee and the commission shall expire effective July 1, 1963.

Sec. 6. Appropriation

The sum of twenty-five thousand dollars is appropriated to the Arizona semicentennial executive committee for the purposes of this act.

Sec. 7. Exemptions

The appropriation made under the terms of section 6 is exempt from the provisions of sections 35-173 and 35-190, Arizona Revised Statutes, relating to quarterly allotments and lapsing of appropriations.

Sec. 8. Emergency

To preserve the public peace, health and safety it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

Amend title to read:

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“AN ACT Relating to Semicentennial Activities; Providing for the Establishment of a Semicentennial Executive Committee and a Commission; Prescribing the Membership, Powers, Duties and Term of Existence Thereof, and Making an Appropriation.”

The bill was referred to its proper Calendar.

THIRD READING OF BILLS

Senate Bill No. 58, by Senators Murphy, Prochnow, and Richards, appropriation to state hospital board for construction, remodeling and equipment, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 58 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 66, by Senators Murphy, Brooke, Spikes, and Brown, appropriation to board of regents for construction and remodeling at ASU, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 66 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 67, by Senators Murphy, Brooke, Morrow, Spikes, Richards, and Mickelson, appropriation to the board of regents for acquiring and preparing land for use of ASU, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 67 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 68, by Senators Corbett and Wine, appropriation to board of regents for acquiring and preparing land for use of U. of A., was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

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The President announced the signing in open session of Senate Bill No. 68 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 69, by Senators Corbett and Wine, appropriation to board of regents for construction, remodeling and bond redemption purposes at U. of A., was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 69 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 70, by Senators Prochnow and Udine, appropriation to board of regents for construction and remodeling at ASC, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 70 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 71, by Senators Corbett and Wine, authorizing board of regents to remodel student union building at U. of A., to accept gifts, borrow money and issue bonds for such project, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 71 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 91, by Senators Corbett and Wine, reallocation and appropriation to school for the deaf and the blind, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 91 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 109, by the Committee on Appropriations, appropriation for planning and construction of new tuberculosis sana-

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torium, was read in full on third reading and passed on roll call which resulted: Ayes 27, Noes 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, President Carpenter.

Noes: Wine.

The President announced the signing in open session of Senate Bill No. 109 and directed the Secretary to transmit the bill to the House.

Senator Prochnow moved that Senate Bill No. 139, appropriation to industrial school for construction, be amended as follows: (reference is to the Senate engrossed bill)

Page 1, line 3, after the words "to the" insert the words "Board of Directors of State Institutions for Juveniles for use at the"

The motion was agreed to, the amendment was adopted, and the bill was re-referred to the Committee on Enrolling and Engrossing.

Senate Bill No. 191, by the Committee on Appropriations, reallocation of funds to game and fish commission, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 191 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 3, by Senators Arnold and Goff, appropriation for constructing and equipping two cottages at children's colony, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Thompson.

The President announced the signing in open session of Senate Bill No. 3 and directed the Secretary to transmit the bill to the House.

RECESS

Without objection, at 11:03 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 11:08 a.m.

Without objection the Senate reverted to the order of business, reports of standing committees.

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REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bill No. 139 was properly re-engrossed, and the bill was placed under the order of business, third reading of bills for today.

THIRD READING OF BILLS

Senate Bill No. 139, by Senator Mickelson, appropriation to industrial school for construction, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Lockhart.

The President announced the signing in open session of Senate Bill No. 139 and directed the Secretary to transmit the bill to the House.

COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into the Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 11:11 a.m. the Senate resolved itself into Committee of the Whole, with Senator Gale in the chair.

At 11:30 a.m. the Committee of the Whole arose.

MESSAGES FROM THE HOUSE

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed Senate Bill No. 62, brake fluid regulations for motor vehicles, with the following amendments: (reference is to the Senate engrossed bill)

Page 1, line 7, strike the comma after "standards" and insert "and"; strike the comma after "specifications"

Page 1, line 8, strike "and sale"; strike period after "fluid" and insert ", and prohibiting the sale of brake fluid which does not meet with the standards and specifications set by the department."

Senator Blansett moved that the Senate concur in the House amendments to the bill. The motion was agreed to, and the bill was placed under the order of business, final reading of bills for today.

FINAL READING OF BILLS

Senate Bill No. 62, by Senators Blansett, Gale, and Udine, brake fluid regulations for motor vehicles, was read in full on final reading as amended by the House and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme,

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Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Brooke.

The President announced the signing in open session of Senate Bill No. 62 and directed the Secretary to transmit the bill to the Governor.

Without objection the Senate reverted to the order of business, introduction and first reading of bills.

INTRODUCTION AND FIRST READING OF BILLS

Senator Lockhart moved that permission be granted by the Senate for introduction of a Senate Bill entitled: "An Act relating to the Arizona corporation commission; prescribing limitations upon jurisdiction of courts to enjoin or review orders, decisions or acts of the Commission, and amending section 40-254, Arizona Revised Statutes." The motion was unanimously agreed to.

Senate Bill No. 229, by Senators Lockhart and Palmer, entitled: "An Act relating to the Arizona corporation commission; prescribing limitations upon jurisdiction of courts to enjoin or review orders, decisions or acts of the commission, and amending section 40-254, Arizona Revised Statutes," was introduced and, by unanimous consent, read the first time by number and title and was laid over one day.

TICKETS FOR ADMISSION TO GALLERY UPON OCCASION OF OPENING SESSION IN THE NEW BUILDING

President Carpenter announced that admission to the gallery for the momentous occasion of the first session of the Senate to be held in the new building, on Monday, March 7, 1960, will be by invitation only, and that a limited number of tickets will be distributed by the President of the Senate and the Secretary of the Senate to the wives and families of the Senators, and to their close friends and associates.

PERSONAL PRIVILEGE OF THE SEVERAL SENATORS WHO SPOKE RELATIVE TO THE FINAL AND HISTORIC SESSION IN THIS BELOVED OLD CAPITOL BUILDING

Senator William A. Sullivan, of Globe, Gila County, being one of the eldest Senators in point of service, was the first to state that he desired to speak on personal privilege. Having been granted this request, Senator Sullivan addressed the Senate as follows:

"THE OLD GIVETH WAY TO THE NEW"

The historical significance of this day will long be remembered. It will play an important part in the study and research activities of untold generations of Arizona citizens. This capitol building we depart from today, like ancestral halls of old, holds many treasured memories. Gila County is proud of the representatives who, in these hallowed halls, have served its people and the State of Arizona as a whole. The County of Gila was carved from the Counties of Pinal and Maricopa by the 11th Territorial Legislature, February 8, 1881. In the 12th Legislature, which convened in 1883, Maricopa and Gila

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Counties were represented by but one Councilman, A. D. Lemon, of Phoenix. In 1885, Alonzo Bailey of Globe was elected to represent Gila County in the 13th Legislature. Alonzo arrived in Globe from Silver City, New Mexico in 1877 when the rich silver mines of the area were attracting much attention. He engaged in the mercantile business until 1900 when he sold his interest to the Old Dominion Commercial Company, of which George W. P. Hunt became President. Bailey was a leading citizen of Gila County, interested in promoting mining, livestock and other industries. He was a member of the Constitutional Convention.

Beginning with Bailey up to the present day, the roster of representatives from Gila County is a historical Who's Who of Arizona's economic development and progress. In 1887, P. C. Robertson of Globe represented Gila County in the Territorial Legislature. In 1889, and again in 1891, G. F. Peters of Armer served in the Territorial Legislature.

In the year of 1889 the capitol was moved from Prescott to Phoenix. It is interesting to note that Lin H. Orme of Phoenix, Senator Orme's uncle, Chairman of the Committee on Mileage, reported that the members from Globe traveled 600 miles to attend the Legislature. E. J. Edwards of Globe served in the 17th and 18th Legislatures. He was succeeded in 1897 by the much beloved George W. P. Hunt. Governor Hunt, pioneer of Gila County, arrived in Globe with his burro, worked in the mines, became President of the Old Dominion Store, served in the Territorial House of Representatives in 1897 and in 1899 served in the Council, now known as the Senate. In 1905 he served as President of the Council. He was re-elected in 1907 and again in 1909 and 1911. In 1909, he was again President of the Council. In 1910, he was a member of the Constitutional Convention and served as its President. He was elected first Governor of Arizona in 1912 and served seven terms, although the terms were not consecutive. Later he served as U. S. Minister to Siam. His was truly an illustrious career of service.

The original State Capitol Building was constructed some 60 years ago. Two additions were built, one in 1918 and the other in 1939. In 1901, the year in which the State Capitol was dedicated, S. B. Claypool, a pioneer doctor from Globe, was serving in the Territorial Legislature. He was succeeded in 1903 by A. H. Moorehead of Globe. It would be well at this point to review the roster of State Senators representing Gila County since statehood in 1912: J. H. Hechtman, Alfred Kinney, John E. Bacon, W. D. Claypool, J. Warren Young, F. A. Woodward, John R. Lyons, E. H. McEachren, John P. Dougherty, Daniel E. Rienhardt, A. R. Edwards, S. L. Bixby, James R. Heron, Clarence L. Carpenter, and William A. Sullivan.

There are many stories of historical worth that could be told of each of these men—men whose vision and forward planning and thinking shaped the destiny of this great state of Arizona; men whose dedication, honor and accomplishments have earned them a living monument in the history of our state.

During my time as one of the two Senators from Gila

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County, I have had the pleasure of working with our President, Senator Carpenter. I can truthfully say that I have found him fair and impartial in his treatment of the members of the Arizona State Senate, whether they be in the Majority or Minority group. He has never failed to accede to our requests to speak on personal privilege or to excuse us from attendance when we found it necessary to absent ourselves from sessions. Since statehood, he has been the first President of the Senate to come from Gila County. It has been a privilege to work with Senator Carpenter and the other members of the Arizona State Senate.

Senator Neilson Brown, of Nogales, Santa Cruz County, spoke the following words:

Mr. President and fellow-colleagues,

Before leaving these Senate chambers today for the last time, I would like to pay tribute to all the men who have served in the Senate from Santa Cruz County through the past years, and a special tribute to three, who served with special distinction from that county.

Number one is the well-known and popular Leslie Cyrus Hardy. Les Hardy, as you all know him, was a member of the Senate in the seventh Legislature. He began the practice of law in Tucson. He was appointed assistant attorney general in 1913; moved to Bisbee in 1916, and was associated with a law firm there. In World War I he served in the Seventh Cavalry, United States Army. Upon his return to civilian life he established himself in the practice of law in Nogales, and remained there until 1931, when he moved to Phoenix. In 1952 he was appointed Chief Counsel to the Arizona Code Commission and served on that Commission until the completion of the revision of the Arizona Code, in 1956. At present he is serving in the Attorney General's office as chief deputy. He is prominent in affairs of the American Bar Association; the State Bar Association; and the Maricopa County Bar Association, and has been admitted to practice in the United States District Court, the Supreme Court of the United States, and other courts.

Les Hardy has gained the respect and admiration of everyone in this Body, for both his friendliness and for his judicial ability.

Number two is Will A. Hathaway, now deceased, whose name I would like to mention. Will Hathaway served in the sixteenth, seventeenth, and eighteenth Legislatures, having served prior to that time also in the House, from Santa Cruz County. Mr. Hathaway, a native Arizonan, has a son, Robert, presently serving in the House; and another son, Gregory, who has the distinction of being superintendent of the Arizona Highway Patrol.

The third name, a man you all know, a former President of the Arizona State Senate during the Twenty-first Legislature, is Hubert O. Merryweather. Senator Merryweather served first in the nineteenth and twentieth Legislatures. He likewise represented Santa Cruz County faithfully and well. He was appointed by Governor McFarland to the Oil and Gas

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Compact of the Western States, to represent Arizona. He has been prominent in civic and business ventures in the State for many years, and he now resides in Phoenix.

It is a pleasure and a privilege to recall to you the names of these men who, besides others from Santa Cruz County, have served their State and their County faithfully and well.

Senator J. Morris Richards, of Winslow, Navajo County, then spoke as follows:

Mr. President and Fellow Members of the Arizona State Senate:

Today is a memorable one. We meet here for the last time in this Senate chamber which is full of memories of the work of distinguished men who have preceded us here.

I am grateful to be here for several reasons. Although my father, James W. Richards, was not in this Body, he did serve in the House of Representatives during the Fourth State Legislature. My elder brother, V. P. Richards, was a Senator from Graham County in the early 1940's, and so I believe it is an honor for me to serve here at this time. I am now completing my second two-year term in this distinguished law-making body, and I'm proud to be a member here with these distinguished gentlemen who are my colleagues. It is a privilege to serve Navajo County, following many outstanding citizens from our county.

Navajo County was created in 1895 in the Eighteenth Territorial Legislature. Will C. Barnes, who was representing Apache County, was instrumental in the creation of Navajo County from what had been the large Apache County, which in turn had been created from a portion of Yavapai County, one of the four original counties of Arizona. A. F. Banta and Sol Barth had been instrumental in the creation of Apache County.

These chambers in which we meet were occupied for the first time by the Twenty-first Territorial Legislature on January 21, 1901. Although the new Capitol building was not dedicated until February 24, 1901, the Legislature convened in these rooms on the January date.

The first member of this Senate from Navajo County to serve in this chamber was Colin Campbell. He was followed in 1903 by J. H. Woods. Benjamin Downs was in the Twenty-third Territorial Legislature from Navajo in 1905, followed by Robert Scott in 1907.

It was William J. Morgan who served in the Twenty-fifth or last Council before statehood. He also was elected to the Constitutional Convention in 1910, and was on the committee to draft the preamble to that document. He was called a free-thinker and did not believe there should be any mention of deity in the preamble. However, he was overruled, and the preamble, as it appears today, was adopted. It reads:

"We, the people of the State of Arizona, grateful to Almighty God for our liberties, do ordain this constitution."

Thus, the god-fearing people won the day.

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Among the Senators from Navajo County who have served in this chamber have been such distinguished gentlemen as W. A. Parr, Robert L. Moore, Lloyd C. Henning, George W. Nelson, Clay B. Simer, and William R. Bourdon.

Mr. Parr and Mr. Moore are now deceased, but most of you here know Lloyd Henning and "Gus" Nelson. Mr. Nelson has been here to visit with us this very session. Most of you have served with Clay Simer who has been nominated for Mayor of Winslow, and we, just last week, confirmed Mr. Bourdon as a member of the Arizona Veterans' Service Commission.

Mr. President, I am proud to be here to take part in this days' proceedings, on this historic day, as we leave these chambers for the last time, and I will be happy to take my seat in the new building next week.

Senator William Carl Gale, of Duncan, Greenlee County, next stated he desired to speak on personal privilege, and delivered the following message:

Mr. President and members of the Senate,

It is with great pleasure this morning that I take my place in this honorable body to express thanks and gratitude to my predecessors, who, since 1912, when Arizona became a State, have so honestly and uprightly defended our State Constitution and the Constitution of our United States, and enacted laws that will give us something to look forward to, to those men who, as the saying goes, hitched their wagon to a star, looking up, and on, thinking of the people they represented here in our great State.

In our first session, started in 1912, there was Senator George H. Chase, better known as "Uncle George" Chase.

In the sessions to follow we had, ably representing Greenlee County, Charles Whipple, Harold A. Elliott, Harry W. Hill who served the Senate as its President, and Peter Riley who still lives in Clifton and who is a prominent merchant and civic leader. Through the years 1913 to 1922 we had A. C. "Ike" Stanton from Greenlee County. In the eighteenth and nineteenth Legislatures there was Freddy Fritz whom we all love, and who is a prominent leader and who also was President of the Senate. In the twenty-second, twenty-third and twenty-fourth Legislatures Senator Marshall L. Simms has represented Greenlee County in the Senate, and I wish to state that I have enjoyed being with this body of men. Ingratitude is next to the unpardonable sin, and I do appreciate the way I was taken into this body, and I do thank you.

It is my desire to always be wise in helping enact laws that will be good for the taxpayers of our State.

It is my hope that through my actions I have not done and I will not do anything that will not be uplifting nor do anything degrading to this august body nor anything that will cause embarrassment to this body or to the people of our great land, which is a land choice above all other land and the people of our great state.

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Senator Charles H. Orme, Sr., of Mayer, Yavapai County, then addressed the Senate as follows:

Mr. President, Fellow Senators, and Friends:

This is indeed an historical occasion. With the removal of the Senate and House from these venerable and hallowed halls, somewhat leaky and termite riddled though they are, a new era is ushered in. This move marks the end of an epoch, a period of time when our fair state emerged from the slow moving romantic horse and buggy frontier atmosphere into the feverish paced modern atomic and nuclear age of exploding population and unbelievable growth.

The history of this great state might be aptly divided into two evolutionary phases, the first of which began slightly before the Civil War and terminated with the advent of Statehood. The second envisages the phenomenal growth and progress of our Arizona over the past fifty years, and particularly the furious pace of development of the postwar years.

The first of these two phases, the pioneering era, was started by the trappers and gold seekers and other restless spirits seeking adventure, fortune and excitement of the great western frontier. My immediate ancestors came to this valley shortly after the Civil War and I am extremely proud of the part they played in the development of this state. My father, John P. Orme, a graduate civil engineer, with two brothers and a handful of neighbors, built the Maricopa Canal in 1877, the second irrigation canal in the valley. He was instrumental in putting together the Salt River Valley Water Users' Association, and served as president fourteen years. He served several years on the Board of Supervisors of Maricopa County, on school boards and other civic bodies. He was a member of the Arizona Constitutional convention and later served several terms in the House of Representatives, where he was affectionately known as "Uncle John". My uncle, Lin Orme—Big Lin, they called him—was sheriff of this county many years in the 80's and 90's, and had a remarkably successful record. I am deeply and profoundly thankful to have been born into this pioneer family in a pioneering age, and to have seen the state grow from a wild desert area into our present flourishing commonwealth.

As of the year 1900, Arizona had a population of 122,000, and consisted of a few mining villages and cow towns, Indian reservations and small farming areas. Transportation revolved around the horse and mule, with a big assist from the lowly jackass. The day of the automobile was just dawning. Electricity and the telephone were barely in their infancy. The steam ship and steam locomotive had been the great means of transportation in opening up the West.

With the advent of Statehood, Arizona's pulse quickened and the sturdy pioneering elements were joined by a steadily increasing stream of high quality immigration from less favored states, seeking the benefits of our salubrious climate and the limitless business and farming opportunities the new state offered. From statehood till the Second World War the State's growth was solid and steady but not spectacular. Ari-

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zona's hot summers discouraged many otherwise enthusiastic settlers.

But the age of refrigeration and air conditioning had arrived and with this, with the host of other advantages, saw the start of the avalanche of population growth in Arizona with a population now estimated at 1,300,000. In this breathless age of scientific marvels, electricity and electronics, the automobile, air transportation at near the speed of sound, the radio and television, the computer with almost human brains, and now the age of rockets and satellites, we face a most formidable mass of new problems. As we are about to leave these historic quarters for the magnificent new buildings immediately contiguous, and are entering a totally new world of almost incomprehensible complexity, let us pause to give great credit to those who have served before us in these hallowed halls. Without the profound and monumentally dedicated labors of these first legislators, Arizona would not today occupy its enviable position as one of the best run states in the Union. And that fact, I submit to you, gentlemen of the Senate, is incontrovertible. Arizona is definitely one of the best managed states in the United States.

Here, let me digress to state that the first woman Senator to serve in any State Legislature in the United States served in this Senate from Yavapai County. Her name was Mrs. Frances W. Munds.

I have traveled widely over 46 states of the Union in the past 20 years, have visited the capitals of many other states, and talked with prominent men in governments of sister states, and every time I return to Arizona I feel happier and prouder of my State. Having no funded debt, running strictly on a pay-as-you-go basis, maintaining our educational structure and institutions on the highest level, our courts and system of jurisprudence at top levels, our highway system one of the best, and our administrative agencies doing a thoroughly workmanlike job, Arizona enjoys top rating among the well-run states. And this is no accident or happenstance. The men who have served in these chambers over the past decades have been dedicated men, devoted to the better interests of the State of Arizona. And so, gentlemen of the Senate, I salute these men and their labors and attainments, and say to you I am proud to follow in their footsteps. As we move into our new quarters at the beginning of this new era, let us dedicate our efforts to the highest ideals of American government, in order to give the citizens of our wonderful Arizona the finest government consistent with the greatest amount of freedom which it is humanly possible to attain.

I thank you, Mr. President and fellow Senators.

Next was Senator Robert W. Prochnow, of Flagstaff, Coconino County, who made the following speech:

Mr. President, and members of the Senate:

It has indeed been an honor and a privilege to have been a member of this Senate from Coconino County for four terms. Many distinguished gentlemen from Coconino have

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served in the Senate during the past years, and it gives me great pleasure to mention a few of them and their accomplishments, as follows:

Dr. Earl Slipher, who is internationally famous in the field of astronomy; Major W. W. Midgley, who is well remembered for his interest and accomplishments in highway problems and construction; Colonel George Hochderffer comes from one of our old pioneer families and served with distinction during the early territorial days and the early statehood of the Legislature; Walter Runke, a former postmaster, also comes from one of Arizona's old pioneer families; Mr. Jim Babbitt served three terms in the House of Representatives and then served with distinction here in the Senate for three terms and was Chairman of the Appropriations Committee. He was re-elected for a fourth term but met with an unfortunate accident on a hunting trip, and his brother, John Babbitt served out his term and was re-elected to the Senate, serving as its President. John is now serving his second term with the Board of Regents. Senator Frank Christensen served with the Senate and the House of Representatives and is presently Chairman of the Arizona State Highway Commission; Senator Charles Dryden, my immediate predecessor, served in the House and then served in the Senate, where he was Chairman of the Appropriations Committee. Senator Dryden is now conducting a successful engineering business.

I have had the privilege of serving on the Appropriations Committee for four terms, and as its Chairman for three terms. The State has prospered over the years and we are proud that the State of Arizona has been operating and continues to operate on a cash basis.

I want to thank all my friends for the privilege of serving with such an honorable body.

I leave these halls with regret and many kind thoughts. We look forward to going into our new quarters and we are hopeful that the people who follow us will remember our sincere efforts.

Senator Udine delivered the following message:

Mr. President, and members of the Senate,

I would like to pay my respects and tribute to all the Senators who have served from Coconino County, both living and dead, as well as to my colleagues in the present Senate; and to my colleague, Senator Prochnow, with whom I have served during the past six years in the Arizona State Legislature.

Since the year 1912, when Arizona became a State, the following men have served in the Senate from Coconino County:

Fred S. Breen, Hugh E. Campbell, Charles E. Larson, L. S. Williams, Walter Runke, E. R. Byers, Earl C. Slipher, W. W. Midgley, George Hochderffer, Clyde Stauffer, James E. Babbitt, John G. Babbitt, Frank L. Christensen, Charles W. Dryden, Robert W. Prochnow, and myself.

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Senator Giss then addressed the Senate as follows:

Mr. President:

I desire to speak on personal privilege.

In these halls since they were first occupied, have sat persons representing their respective areas of our great and wonderful state.

There have always existed here differences in philosophy and different political faiths. This is as it should have been and as it should be. I trust it will always continue to be that way since it creates an excellent balance and offers a fine and wonderful protection for our citizens.

Before me this day you have heard eulogized many of those great persons of the past history of these chambers, some of whom have passed this way and into the arms of their Maker — others who still live with us today. The memory of each has left an indelible mark.

Yuma County has contributed fine senatorial representation during the history of our Territory and State, and Senator Thompson and I are proud to be here today following in their footsteps. There were Wessel, Garvin, Mulford Winsor, Eddy, Farmer, Nellie Bush, Baker and Mansfield before us. Mulford Winsor served ten years in this Senate, six years of which he served as Senate President. Then from 1932 to 1956 he was director of the Department of Library and Archives. At that time he was our bill drafter. Every bill introduced in the House or the Senate was drafted by him. If it was drawn elsewhere he had the job of correcting it.

Mulford Winsor has gone to his reward and a happy one it must be. His efforts were for his fellow man and his beloved State. He earned the respect and admiration of all who knew and worked with him.

A. J. Eddy is still practicing law in Yuma and continues an interest in the affairs of state.

Hugo Farmer has passed away but his efforts in our water problems brought vegetation and blossoms to our desert.

Nellie Bush is a Portia and one of the few women to ever serve in the Senate. Mrs. Bush continues to reside in Parker, Arizona. Her keen insight in matters politic made her an outstanding legislator.

H. H. Baker, now residing in Prescott because of ill health, brought oratory to these walls that will never be forgotten. This learned gentleman of the law was tall and straight in carriage, and just as erect in his community efforts.

J. D. Mansfield, a prominent attorney at Yuma, is today one of the nation's leading authorities on water law. Young in years he soon earned the love and affection of his colleagues by his vigorous application to the problems of our young state.

Truly I am deeply grateful that I have been given the

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honor of serving in this great citadel following such gracious and capable predecessors.

It has been said that the past is as prologue to the immediate present and the future. Today, as we look to the past, as we leave these halls and think of the tremendous tasks already performed here, we have every right to say "if the past is as prologue to the immediate present and the future, this beautiful state of Arizona certainly has a glorious future."

The rain is slowly coming down on our beautiful land today. Mother Nature is shedding what some people call tears. However, these are not tears of sadness. We are being sent blessings on this memorable day in order that all mankind will benefit.

Outside we can see lovely graceful trees and shrubs. Flowers and lawns are colorful. We know that our lands will be fruitful, our forests green and productive.

Soon today we will all depart to our new chambers, but before going I would like to quote from an article which appeared in the Gazette printed January 19, 1901. "Both Houses are now ready for occupancy. They will step into the neatest prettiest chambers we have ever seen. Many states have a more elaborate building but this is a credit to the people of Arizona." From the edition the following day, January 20, 1901, "The Legislature will meet in a beautiful new building which is surrounded by fine hotels and restaurants. What a contrast to Prescott." What was then a very fine capitol building, built to please the most fastidious tastes, now is replaced.

Mr. President, all these things are not by accident, there is a hand somewhere. It is by God's will that all of these things have been dictated. By God's will may we continue to progress and the past will be as prologue to the immediate present and the future. Thank you, Mr. President.

**SEATING OF SENATORS IN NEW SENATE CHAMBERS
TO BE DIRECTED BY THE COMMITTEE ON RULES**

Senator Giss stated that because of the type of seating arrangement in the new building it will be difficult to please everyone in the choice of seats; therefore it will be necessary to have a very definite plan of seating arrangement formulated.

Senator Giss moved, therefore, that Senate Rule VII, title 3, be suspended for the remainder of the Twenty-fourth Legislature, and that the Committee on Rules be authorized and directed to seat the Senators in the new Senate chambers. The motion, seconded by Senator Prochnow, was agreed to.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until Monday, March 7, 1960, at 12 o'clock noon. The motion was agreed to and at 12:28 p.m. the Senate stood adjourned for the last and final time in these historic Old Senate Chambers until next Monday, March 7, 1960,

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at 12 o'clock noon, when the Senate will be reconvened in its new and beautiful chambers in the nearby Senate Office Building.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

(**Note:** The following is a portion of the Radio Broadcast (commentary) heard on KOY and the Arizona Network 9:00 p.m. News, on Tuesday, March 1, 1960. Bill Close).

“ . . . It had rained most of the night in the Salt River Valley. However, around 9 this morning the rain stopped, after leaving about an inch and a quarter in this reporter's rain gauge at home. However, there were big black clouds boiling overhead when the Legislature went into session.

“After the Senate took care of its routine business, bill-passing and debating, the Solons, aware that this was their last day in their quarters in the Old State Capitol Building, where laws had been made for fifty-nine years, took the occasion to eulogize those Senators who had preceded them. Gila County's Bill Sullivan made the first speech, and the last was by Yuma County's Harold Giss. The names they resurrected read like an Arizona history book. Les Hardy, the Babbits, Clay Simer, Bill Bourdon, all great names, and there were many more, brought to life by the eloquent phrases which the Senators used. It was marvelous! It was history-making! It was sad! It was nostalgic! It was GREAT!!

“And then Senate President Clarence Carpenter pounded the gavel, for the last time in the Old Senate Chambers, and the Upper body adjourned until next Monday at noon, when there will be more speech-making and more history will be made.

“As President Carpenter hit the table with his gavel a resounding blow, which was the loudest these ears have ever heard in that august chamber, (the clock reading 28 minutes past 12 noon), the sun came out through a hole in the clouds over the Capitol. It was as if Mother Nature herself were smiling in approval.

“That's it for tonight, thank you, and good evening.”

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MONDAY, MARCH 7

DEDICATORY DAY FOR THE NEW SENATE CHAMBERS

At 12 o'clock noon President Carpenter entered the Senate chamber, ascended the steps to his rostrum and occupied his chair for the first time in the new Senate chamber.

Whereupon, the Senate was called to order by the President, and Rabbi Albert Plotkin, of Temple Beth Israel, Phoenix, offered the following invocation:

O God, we enter Thy chambers in gladness, and in praise we sing our glory to Thee. For Thou has preserved these Senators, Thy noble and devoted servants, who Thou hast kept alive, sustained and permitted them and all of us to see this great day, when we walk in joy to this Thy house of justice and of truth.

Within these walls the fundamental rights guaranteed to us by the Constitution and laws of our blessed state will be guarded and maintained. May these Thy consecrated souls of this Senate "Let justice well up as the waters and righteousness as a mighty stream."

Bless, we pray Thee, those who conceive the vision of this noble chamber. Bless further those who labored and worked in the fulfillment of this glorious vision for which we enjoy this solemn occasion. Grant, we pray, that these Thy loving servants be filled with an unbounding faith in the conviction to do the right, to love justice, and to walk humbly with Thee.

Let us not forget the great spirits of this Senate who have gone to their eternal reward, for through their efforts and their vision they have made possible our work here so nobly accomplished. May the glory that is their memory ever inspire us to go forward.

May we always remember that "except the Lord build the house, they labor in vain that build it", the foundation stone upon which this Senate has been built rests our entire democratic order in our common belief in Thee, Almighty God, in whose image we are all created. In this light let all who labor here, labor for the common good of all men regardless of race, color and creed. Preserve this Senate that these Senators may ever uphold these rights that freedom and justice may blossom in our state. May the labors in this vineyard of our Senate chambers be crowned with the highest truth, harmony and peace. Amen.

The roll was then called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

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Senator Giss arose and, speaking into his desk microphone, moved that the rules be suspended, and the business of the day be conducted according to the program arranged for this dedicatory day ceremony.

Senator Richards arose and seconded the motion.

The President put the question and the motion was unanimously agreed to.

Senator Orme arose and requested that the privileges of the floor be extended to a distinguished guest, Chief Justice of the Arizona Supreme Court, the Honorable Fred Struckmeyer, Jr. The request was granted and Senator Orme escorted the Chief Justice to the President's rostrum. Senator Orme presented Chief Justice Struckmeyer to the President. A page conducted Mr. Struckmeyer to his assigned seat, and Senator Orme returned to his seat on the floor.

Senator Palmer requested that the privileges of the floor be extended to a distinguished guest, Justice Levi S. Udall, of the Arizona Supreme Court. The request having been granted, Senator Palmer escorted Justice Udall to the rostrum and presented him to the President.

Senator C. B. Smith, of Santa Cruz, asked that the privileges of the floor be extended to a distinguished guest, Justice Charles C. Bernstein, of the Arizona Supreme Court. The request having been granted, Senator Smith escorted Justice Bernstein to the rostrum and presented him to the President.

Senator Greer arose and requested that the privileges of the floor be extended to a distinguished guest, Justice M. T. Phelps, of the Arizona Supreme Court. The request was granted and Senator Greer escorted Justice Phelps to the rostrum and presented him to the President.

Senator Wine requested that the privileges of the floor be extended to a distinguished guest, Justice J. Mercer Johnson, of the Arizona Supreme Court. The request having been granted, Senator Wine escorted Justice Johnson to the rostrum and presented him to the President.

Senator Prochnow requested that the privileges of the floor be extended to a distinguished guest, the Honorable Wesley Bolin, Secretary of State. The request having been granted, Senator Prochnow escorted Mr. Bolin to the rostrum and presented him to the President.

Senator Sullivan requested that the privileges of the floor be extended to a distinguished guest, Corporation Commission Chairman George Senner, Jr. The request having been granted, Senator Sullivan escorted Mr. Senner to the rostrum and presented him to the President.

Senator Lockhart read a letter from Corporation Commissioner E. T. "Eddie" Williams, expressing his sincere regrets at being unable to be here this morning. Mr. Williams wrote that because of a previous engagement involving an important Corporation Commission hearing it would be impossible for him to accept the kind invitation of the Senate to be present for these ceremonies, and he

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expressed his appreciation, felicitations and all best wishes to the Senate membership.

Senator Thelma Bollinger requested that the privileges of the floor be extended to a distinguished guest, State Auditor Jewel Jordan. The request having been granted, Senator Bollinger graciously escorted Mrs. Jordan to the rostrum. Presenting her to the President, Senator Bollinger said, "Mr. President, it is with pride and pleasure that I present to you our State Auditor, Mrs. Jewel Jordan."

Senator Jim Smith, of Graham, requested the privileges of the floor be granted to a distinguished guest, Attorney General Wade Church. The request having been granted, Senator Smith escorted Mr. Church to the rostrum and presented him to the President.

Senator Gale requested that the privileges of the floor be extended to a distinguished guest, Mine Inspector R. V. "Roy" Hersey. The request was granted and Senator Gale escorted Mr. Hersey to the rostrum and presented him to the President.

Senator Richards requested that the privileges of the floor be extended to a distinguished guest, Superintendent of Public Instruction, W. W. "Skipper" Dick. The request having been granted, Senator Richards escorted Mr. Dick to the rostrum and presented him to the President.

Senator Blansett requested that the privileges of the floor be extended to a distinguished guest, Tax Commission Chairman, W. E. Stanford. The request having been granted, Senator Blansett escorted Mr. Stanford to the rostrum and presented him to the President.

Senator Brooke requested that the privileges of the floor be extended to a distinguished guest, Tax Commissioner Warren Peterson. The request was granted, and Senator Brooke escorted Mr. Peterson to the rostrum and presented him to the President.

Senator Arnold requested that the privileges of the floor be extended to a distinguished guest, Tax Commissioner Thad M. Moore. The request having been granted, Senator Arnold escorted Mr. Moore to the rostrum and presented him to the President.

Senator Goff requested that the privileges of the floor be extended to a distinguished guest, State Treasurer H. Y. "Bert" Sprague. The request having been granted, Senator Goff escorted Mr. Sprague to the rostrum and presented him to the President.

Senator Murphy arose and requested that the privileges of the floor be extended to a distinguished guest, a former President of this body, Mr. Joseph C. Haldiman, Sr., who presided over the State Senate during the twelfth Arizona State Legislature. The request having been granted, Senator Murphy escorted Mr. Haldiman to the rostrum and presented him to the President.

Senator Udine arose and requested that the privileges of the floor be extended to a distinguished guest, a former President of this body, Mr. John G. Babbitt, who presided over the State Senate during the eighteenth Arizona State Legislature. The request was granted and Senator Udine escorted Mr. Babbitt to the rostrum and presented him to the President.

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Senator Simms arose and requested that the privileges of the floor be extended to a distinguished guest, Mr. Fred J. Fritz, a former President of this body, who presided over the State Senate during the nineteenth Arizona State Legislature. The request having been granted, Senator Simms escorted Mr. Fritz to the rostrum and presented him to the President.

Senator Mickelson requested that the privileges of the floor be extended to a distinguished guest, Mr. Warner B. Mattice, a former President of this body, who presided over the State Senate during the twentieth Arizona State Legislature. The request having been granted, Senator Mickelson escorted Mr. Mattice to the rostrum and presented him to the President.

Senator Brown requested that the privileges of the floor be extended to a distinguished guest, Mr. Hubert O. Merryweather, a former President of this body, who presided over the State Senate during the twenty-first Arizona State Legislature. The request having been granted, Senator Brown escorted Mr. Merryweather to the rostrum and presented him to the President.

Senator Spikes arose and asked to be excused for the purpose of escorting The Speaker of the House of Representatives, the Honorable W. L. "Tay" Cook into the Senate chambers. The request having been granted, Senator Spikes retired to the lobby where he met Speaker Cook. Whereupon, he escorted Mr. Cook to the President's rostrum and presented him to the President. President Carpenter invited the Speaker to occupy a chair beside him, on the rostrum.

Senator Kitchel asked to be excused so that he might conduct Mrs. Ruby Sanders, the Chief Clerk of the House of Representatives, into the Senate chambers. The request was granted and Senator Kitchel escorted Mrs. Sanders to the rostrum and presented her to the President. Mrs. Sanders was invited to occupy a seat at the Secretary's desk beside Mrs. Brimhall, Secretary of the Senate, where she was presented a lovely orchid corsage.

Senator Thompson requested that the privileges of the floor be extended to Mrs. Alice B. Good, Director of the Department of Library and Archives. The request having been granted, Senator Thompson escorted Mrs. Good to the rostrum and presented her to the President.

Senator Corbett asked to be excused so that he might conduct the Chief Executive of the State, Governor Paul J. Fannin, into the Senate chambers. The request was granted. Senator Corbett retired to the lobby and entered the chambers with the Governor. Everyone arose and remained standing as Senator Corbett escorted the Chief Executive down the aisle and presented him to President Carpenter. The President invited Governor Fannin to occupy a seat beside him on the dais, to which chair he was escorted by Senator Corbett.

Senator Morrow arose and moved that the reading of the Journal of Tuesday, March 1, 1960, be dispensed with and the Journal be approved as recorded by the Secretary.

Senator Bollinger arose and seconded the motion, which was unanimously agreed to, and the Journal was approved.

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Senator Giss gave his first talk in the new Senate chamber, speaking as follows:

Mr. President, it has been the responsibility and the pleasure of your select committee consisting of Senators Richards of Navajo, Morrow of Mohave, and Giss of Yuma, to arrange this dedicatory ceremony. I am happy to report, Mr. President, that we have received the greatest cooperation from our colleagues and friends and are about to proceed.

However, Mr. President, I believe it would first be in order to formally recognize that our gallery today consists of, not only representatives of the several news media, but members of families of our Senators, and many other good friends and public officials and citizens of our State. It is indeed unfortunate that all the people of the State could not gather here at one time, but we know that as the days and years go on, our citizens will all be privileged to witness the proceedings in this august chamber. I am quite sure, Mr. President, that they will find it somewhat more comfortable than those who are attending today, since the seats which will be provided will be comfortable, but until they are installed we urge our visitors to bear with us by making the best of what we now have.

This is a proud moment of our time here, Mr. President, since it marks another milestone in the forward progress of our great State. This is not alone the work of one body of the legislature, it is instead a culmination of the efforts of all of our fine citizens and it is merely an indication of the recognition to which Arizona is entitled because of its rapid climb, in advancement among the States, to a fine new high position. Mr. President, it is a genuine pleasure for your select committee to now offer a brief, but most outstanding symbolic and historical dedicatory day ceremony.

Senator Morrow requested and was granted permission to further proceed with the dedicatory ceremony. Whereupon he approached the Senate microphone and delivered the following address:

Mr. President, Members of the Senate, and Honorable Guests:

We, of the 24th Legislature are fortunate to be the first to serve in these magnificent Senate Chambers and each of us has had a part in its creation. We are inspired to maintain those principles traditional with this august body of probity, dignity, prudence, and circumspection.

In beginning our deliberations under these most favored conditions, it is well, I believe, that we reflect back to the early Legislative history of Arizona and to make comparison of the days of yore with those of today.

The first Territorial Legislature met by proclamation of its Territorial Governor, John Goodwin, in Prescott on Sept. 26, 1864, in a log cabin with sawdust flooring. In picturing this event, it should be borne in mind that Arizona was a sparsely populated country with only a few settlements and

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mining camps. The journey to and from the Territorial Capitol at Prescott, mostly by horseback, was hazardous, as the Indians were always a source of danger and only the protection of the forts and soldiers afforded a safe journey.

Its Representative and Council Members, by proclamation of the Governor, were elected from the three Judicial Districts, which soon, by a legislative act were established as Council Districts. The first Council District comprised the area south of the Gila River and extended west to the line of Yuma County. This area was allotted four Councilmen and nine House members.

The Second Council District embraced the area of Mohave, Yuma and Paiute Counties and was allowed two Councilmen and five members of the House.

The Third Council District, embracing Yavapai, the mother of the counties, and the entire territory north of the Gila River had three Councilmen and four House members. They selected Coles Bashford of Tucson as President of the Council and W. Claude Jones of Tucson as Speaker.

A great Civil War had just been concluded; the influences of old Spain and its manners and customs still prevailed, and justice under law was non-existent.

In spite of the clashes of regional and partisan opinions, all were united with the desire to establish a permanent and stable government for the new Territory of Arizona. They established in 43 days, a complete set of laws and a Constitution comparing favorably with that of the older and original states in its completeness and effectiveness.

This First Territorial Legislature enacted laws to create a Board of Regents of the University of Arizona, and set up an Arizona Historical Society which was incorporated by the Legislature to "preserve historical facts, manuscripts, documents, records and memoirs relative to the history of this territory; geological and mineralogical specimens, geographical maps and information; Indian curiosities and antiquities, and objects of natural history."

They set up one hundred and fifty thousand dollars to improve navigation on the Colorado River; two hundred and fifty thousand dollars for the Apache Campaign; Legislative bills of divorce for pioneer couples, and for incorporation of mining claims and railroads. The first Territorial Legislature adjourned sine die at 12 noon on November 9th, 1864, and Governor John Goodwin wished the members safe return to their homes.

In 1868 the Fifth Legislature met in Tucson. A clipping from the "Weekly Arizona Miner" of December 18th says: "The Legislature of Arizona met on the 10th Instant in the rear of "Thompson's Saloon" at Tucson.

"The Secretary of the Treasury deserves credit for the judgment displayed by him in selecting a room for the assembling of that august body, where economy can be combined with usefulness and convenience."

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The Tenth Legislature is found meeting ten years later in 1879 at Prescott, the same mile-high city, which was the scene of the first in 1864. The Governor at this time is John C. Fremont, "The Pathfinder."

A noteworthy action of the Ninth Legislature was that the first measure passed by it proclaimed that on and after the first day of May, 1877, the permanent seat of the territorial government, then in Tucson, would be at Prescott. This was done, regardless of the fact that the last act of the Legislature immediately preceding had proclaimed with equal emphasis that the permanent seat of the territorial government was and would continue to be at Tucson.

Prescott went all out to make the Legislature happy; a new Capitol was built at the cost of \$15,500 and furnished in luxurious style. A cottage of six rooms was prepared as a club, and each member presented with a guest card. Here members of the Club, Press and invited guests assembled, talked, played cards, and enjoyed music to suit their tastes.

The Arizona Gazette in its January 15th, 1885 issue, said that the Capitol was quite lively under the strain of excitement which had arisen and predicted "an unusually rich and gay social season would follow with the session."

In 1889 Prescott again lost the Capitol. On the first day of the session of the 15th Legislature, House Bill No. 1, providing for the removal of the territorial capitol to Phoenix was introduced and passed both houses under suspension of the rules. It was promptly signed by Governor C. Meyer Zulick. Thereupon a resolution to recess and to convene in Phoenix ten days later was adopted.

On February 7th the deliberations of the Legislature were resumed in quarters provided in the City Hall in Phoenix. The delay in concluding the session, caused by the removal from Prescott to Phoenix, eventuated in the case of the "lost bills". Eleven bills passed near the close of the session were neither signed nor vetoed, and did not appear in the session laws. They were eventually found, however, and declared valid.

In Phoenix it was makeshift quarters again in the partly furnished City Hall. The Phoenix Herald speaks, however, of "six magnificent chandeliers" which will illuminate the rooms. Soon, however, the statesmen found at their disposal polished oak desks, with spacious drawers and keys to lock them, and revolving chairs that move more easily on porcelain rollers, and closets with pigeon holes complete.

It was the 19th Territorial Legislature that authorized construction of our Capitol Building on a site a quarter of a mile west of the city limits, on ten acres of ground acquired for that purpose.

Passed over the strong opposition of certain taxpayers, who opposed it as a "useless extravagance", the act was approved by the Governor on March 8, 1897. Total cost of the building and fixtures amounted to \$135,774.

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The Arizona Republican 9/6/1900 reported: "Several express wagons were engaged yesterday to move the books of the territorial library from the City Hall to the new Capitol Building. In this way many of the books found their way into human hands for the first time in years.

Phoenix Gazette, Phoenix 9/8/1900, "Secretary Akers yesterday raised the flag of our Country over the new capitol."

This brings us down to the 21st Territorial Legislature, the first to occupy the State Capitol.

The President announced at this point that the Reverend George M. Ray, Canon, Trinity Episcopal Cathedral, Phoenix, would deliver a prayer for the dedication of the Flags.

Canon Ray, thereupon, offered the following dedicatory prayer:

ALMIGHTY GOD, our heavenly Father, Who hast given us this good land for our heritage, we here today, in this new and beautiful State Senate Chamber, do dedicate unto Thee, this the Flag of the United States of America, and this the Flag of the State of Arizona, to Thy honor and glory and for the benefit of all mankind.

May Thy people ever remain worthy of the peace and liberty for which these Flags stand; that those who have lived and died for the Freedoms with which we are so generously blessed, may not have lived and died in vain; that through their undying devotion and sacrifice, this Nation and this State may ever remain in the peace that God alone can give.

Through Christ our Lord.

Amen.

Senator Richards, addressing the chair, asked for permission to further proceed with the dedicatory ceremony. The President granted his request and the following speech was delivered by Senator Richards:

Mr. President:

Mr. Speaker:

Governor Fannin:

Honored Guests and Friends:

We have heard this afternoon from the distinguished Senator from Mohave, Mr. Morrow, a brief history of the Territory during the days in which the capitol was located at Prescott and Tucson, and of the time it was removed to Phoenix.

We have heard of the first state capitol building in Phoenix at the turn of the century. It is remarkable that the building from which we moved last week and which will continue to be used for departments of state government, was constructed within the limits of a \$100,000 appropriation—a rather modest sum in the light of present day expenditures. This new wing of the Capitol has cost approximately

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one million, 760 thousand dollars.

Of the ninety-six years since Abraham Lincoln signed the bill making Arizona a territory, sixty of them have been under what one newspaper writer facetiously called "the biddy on the Capitol dome". It is of these sixty years that I speak today.

We are members of the 24th two-year legislature since statehood, but there were five territorial legislatures that met in the Capitol building before statehood was achieved.

In those years between 1901 and 1912, and since statehood, much history has been made under that Capitol dome—and the Council and Senate have had a great part in it.

Many distinguished and outstanding citizens have served this state in the upper house of the legislature, and in judicial and executive posts after having been legislators.

Just to call the names of some of those illustrious men will bring memories to many who are with us today on this occasion.

Eugene S. Ives was president of the territorial council when the legislature moved into the Capitol from its rented quarters. He was elected from Yuma County in the 20th legislature and then served three terms, in two of which he was president of the upper house. Later he ran for Congress when Arizona gained statehood. He was an outstanding lawyer and practiced in Tucson after leaving the legislature.

George W. P. Hunt of Gila county became president of the Council in 1905. He had served two terms in the territorial assembly and two terms in the Council between 1892 and 1900. Running again in 1904 he was elected and served as president in the 23rd and 25th legislatures. He later served as president of the Arizona Constitutional Convention which convened in October 1910 and then became a candidate for the first governor of the state in the democratic primary. In this race he won from another distinguished Arizonan, Thomas F. Weedon, who also served in the legislature. Just this year he was elected to the Arizona Newspapers Hall of Fame.

George W. P. Hunt served as first, second, third, sixth, seventh, eighth and tenth governor of Arizona. In between he was minister to Siam.

In the rough and tumble of political battles, Governor Hunt became known as the "Old Roman" but he also was known by other names. As a boy I thought his name was George Washington Peter Hunt, but later found out that it was actually George Wylie Paul Hunt.

In the 24th territorial council the president was A. J. Doran of Yavapai county. He was a mining man who was best known for his supervision and operation of the world-famous Silver King mine.

Previously he had served in the 11th and 14th legislatures from Pinal County, and later served in the 16th, 17th

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and 18th councils. He had moved from Pinal to Yavapai before serving in the 24th, and it was he who sponsored the bill which established the Pioneers Home at Prescott.

When statehood was achieved the first president of the State Senate was a polished and educated gentleman from Yavapai, Michael G. Cunniff. He had been a member of the constitutional convention from Yavapai. Michael Cunniff was credited with putting Arizona's constitution into polished and proper language. He was chairman of the committee on style, revision and compilation for the convention.

W. P. "Doc" Sims, who had been named to the territorial board of dental examiners by Governor Joseph H. Kibbey, was chosen president of the second state senate in 1915. He was followed by D. H. Claridge, A. A. Tony Johns, H. B. Wilkenson, and then Mulford Winsor who served for three terms.

Harry W. Hill served as president in the 9th legislature, followed by Fred Sutter before being returned for a second term in the 11th legislature. R. T. "Bob" Jones was president during the 3rd special session of the 11th legislature, succeeding Harry Hill, who had resigned. Joe C. Haldiman served in the 12th, and then Paul C. Keefe of Yavapai was elected five times in succession, serving as president through the 17th state legislature.

Most of us are fairly well acquainted with the presidents since that time. They have been H. H. D'Autremont, John G. Babbitt, Fred J. Fritz, Warner B. Mattice, Hubert Merryweather, and our distinguished president in the chair today, Clarence L. Carpenter, serving his third term.

Governors of Arizona who have delivered messages to the legislatures since 1901 have been outstanding figures in the affairs of Arizona.

Nathan Oaks Murphy was governor of the territory when the legislature moved into the capitol building. He had served a term earlier in 1892 and 1893, after being secretary of the territory. His second term began in 1898 and lasted until 1902.

He was followed by Alexander O. Brodie who held the post for three years. Governor Brodie was a military man, having come to Arizona at the age of 21, assisting in the campaign against the Apaches led by General George Crook, in the 1870's. He later assisted in recruiting the famous Rough Riders for the Spanish American war and had been promoted to the rank of lieutenant colonel by the time the war was over. He had many personal friends in both parties, and was presented with a saber on his retirement from the governorship in 1905. He was instrumental in the organization and effective work of the Arizona Rangers.

Joseph H. "Judge" Kibbey followed and served from 1905 to 1909. He was already a distinguished public servant by the time he became governor under appointment by President Theodore Roosevelt. He had served four years as Associate Justice of the Territory under appointment of

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President Harrison in 1889. It was during those years that he handed down one of the most far-reaching and important decisions of all time in Arizona. It was he who proclaimed the famous Kibbey Decision that land and water are inseparable. This became the basic concept for water law in the entire West. He was known as the greatest authority on irrigation law in the United States. Judge Kibbey had served in the 22nd Territorial Legislature.

The last territorial governor, appointed in 1909, was Richard E. Sloan. Many of us who did not know him so well as a governor, have read his most interesting book called "Memories of an Arizona Judge". He had served as a justice of the territory with Judge Kibbey under appointment in 1889, and again returned to the Supreme Court of the territory in 1897, under an appointment from President William McKinley, to be reappointed in 1902 and again in 1906.

He was named governor by President William Howard Taft and served until George W. P. Hunt was inaugurated as first state governor on February 14, 1912.

Judge Sloan was almost immediately appointed to the federal bench for the district of Arizona, but returned to private law practice within a year. He served on the territorial bench longer than any other judge in Arizona history.

We have spoken of Governor Hunt, who served so long. He ran a close race for his third term, and for nearly a year Tom Campbell served as de facto governor before the courts ruled that Hunt had been elected.

Thomas E. Campbell, known widely as "traveling Tom" was elected in 1918 and served two terms through 1922. He had been a postmaster at Jerome, assessor of Yavapai county for eight years, and the first native Arizonan to be elected to the legislature, where he served in the 21st territorial assembly. He had served as a Rough Rider in the Spanish American War. After being defeated in 1922 by George W. P. Hunt, he accepted federal appointments which took him to Washington, D. C. and to Spain. He finally was named to the Civil Service Commission by President Herbert Hoover. His ten-gallon hat carried the spirit of the West wherever his travels took him.

After Hunt had served three more terms, he was followed by Governor John C. Phillips, a Phoenix attorney. Phillips had worked as a carpenter apprentice on the state capitol building in 1897 and 1898 while it was being constructed. Later, after studying law, he was admitted to the bar and elected probate judge in 1902. He was re-elected four terms and became the first official to receive the oath of office on February 14, 1912, when he was sworn in as a superior court judge. It was during Phillips' term that the famous Navajo Bridge across Marble Canyon above Grand Canyon was dedicated.

Dr. Benjamin B. Moeur became governor during the famous depression and it was his unhappy duty to try to assist in finding help for hundreds of needy citizens. It was during his terms—four years from 1933 to 1936—that the real

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property tax moratorium was granted, and when the "temporary" privilege sales tax was put on the books. He was best known for his liberal use of cuss words and his characteristic cigar. He was an active member of the constitutional convention.

Rawghlie C. Stanford, serving but one term in 1937 and 1938, found the burden of patronage seekers one of his greatest problems. He had served many years on the superior court bench, having been a judge in Maricopa County from 1915 to 1922 and his judicial temperament was ill-suited to the pressures of executive office in times of economic stress. Judge Stanford had served his country during the Spanish American War in the Philippine campaign, and was greatly admired by the pioneers of the state. After one term, he did not seek re-election.

Robert T. "Bob" Jones, who had been in the State Senate for two terms from Pinal County and one from Maricopa County, was governor during the 14th State Legislature. He had been urged to run in 1936, but decided to support his friend Judge Stanford. When Governor Stanford decided not to seek re-election, Bob Jones announced for the office and was elected in 1938 to serve two years. He had been engaged in engineering and construction in Panama and Mexico before coming to Arizona in 1909. He was instrumental in completion of the railroad from Kelvin to Hayden Junction, but later left the engineering field and opened a drug store in Superior. Later he had stores in Phoenix and Tucson and was a merchant at the time of his death.

Sidney P. Osborn, was in the governor's chair during the 15th, 16th, 17th and 18th legislatures, having been elected four times in succession.

Gov. Osborn's father, Neri Osborn, was a page in the first territorial legislature in Prescott in 1864, and Sidney himself became one of the delegates from Maricopa County to the Constitutional Convention in 1910. Later, when statehood was accomplished, he ran for and was elected the first secretary of state, serving two terms.

Governor Osborn was a newspaperman for several years before being elected governor, having operated Dunbar's Weekly, a political newspaper in Phoenix. He was the only Arizona governor to die in office, having succumbed on May 25, 1948.

He was succeeded by Dan E. Garvey, who had served many years as secretary of state. Dan served another term as governor by election, and at the present time is serving with distinction as State Examiner under appointment of Governor Ernest McFarland.

Howard Pyle was governor during the 20th and 21st legislatures, being the first Republican governor since John C. Phillips in 1930. Howard served for two terms, and moved on to Washington where he became an important member of the White House staff of President Dwight D. Eisenhower. He is now serving as president of the National Safety Council.

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Ernest W. McFarland, after illustrious service in the United States Senate, was elected twice as governor of Arizona, and was in the chief executive chair during the 22nd and 23rd legislatures. Before going to Washington he was judge of the superior court in Pinal county for many years.

We come to the present with Governor Paul J. Fannin, who is an honored guest today. Governor Fannin has addressed only the 24th Legislature, where he has placed special stress on such pressing problems as industrial development, education and traffic safety.

We of the Arizona state senate salute those governors who have brought to legislative halls the emphasis needed to stir the lawmakers to action in solving many of the problems of Arizona during all of these years.

Our charming Secretary of the Senate, Mrs. Louise Brimhall, who keeps the work of the upper house moving smoothly and efficiently, has had some notable predecessors. She is serving her third term as secretary, and for five terms or ten years before her May Belle Craig was senate secretary. One of the colorful figures who served as senate secretary was W. J. "Billie" Graham, who came from down Bisbee way. He served continuously from the 9th legislature in 1929 until the end of the 16th in 1943, and had served one other term in 1925 in the 7th legislature.

There have been only ten persons serve as secretary since statehood, and only fifteen since 1900.

It seems rather unfortunate to some Arizona citizens that although the state has an excellent department of library and archives, there is no regular state historian to organize and publish the interesting and exciting history of Arizona. We honor the director of our library and archives here today, and look forward to the time when she will be able to have an historian in her department to keep the history of Arizona current with the explosive growth of the state in so many areas.

Because the history is not readily available in published form since statehood, it is necessary to depend on the writings of a rather notable corps of newspaper writers, who have covered the statehouse and the legislature down through the years.

It will not be possible to name all such devoted members of the Fourth Estate here today, but there were some whose work has stood out down the years.

However, among some of the better known writers on the legislative scene were such notables as William "Bill" Turnbow, who wrote UNDER THE CAPITOL DOME in the Phoenix Gazette for years and was known as the dean of statehouse reporters; and Talbot T. Smith, familiarly known as "Smitty" from the Arizona Daily Star at Tucson, who wrote a daily column or more of news for every session of the legislature for many years.

Also familiar on the legislative scene have been the late Harvey Mott, and such well-known and veteran writers as

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Clyde Threlkeld, T. W. B. Anderson, Hal Mitchell, Ben Avery, Claiborne Nuckolls and Lester Inskeep. More recent legislative reporters have been Eddie Lee and Les Schlengen of the Associated Press, Bill McFarland of the United Press International, Jim Cooper of the Tucson Citizen, Virg Hill of the Phoenix Gazette, and Bernie Wynn of the Republic. Of course time does not permit us to name them all.

The radio and television reporters, in more recent years, have added their services to the state in keeping the doings of the legislature before the people.

The press and radio corps at the capitol have done a thorough, though sometimes critical, job of recording the doings of this Senate, as well as the House and the other departments of state government.

These people have had an essential and important part to play—even to the extent of the actual content on occasion of legislative measures that have passed or failed in legislative halls.

Some of you may have noticed that the Winged Lady of Liberty on the Capitol dome, presently faces to the southwest, directly into the prevailing winds of this area.

Mr. President, it is my wish today that the members of this distinguished 24th Senate will face into the problems confronting us, as the statue on the state house faces into the winds of nature, and that with courage, stamina and determination, we meet all of our problems head-on with equal will and determination as our predecessors in this law-making body.

We, like they, are writing history for our beloved state.

Thank you, Mr. President.

The President announced that the Rt. Rev. Msgr. Robert J. Donohoe, Pastor of Saint Agnes' Catholic Church, Phoenix, would at this time, make a further dedication upon this, the opening day in our new building, and Monsignor Donohoe offered the following prayer:

Almighty and Eternal God, of Whom the Psalmist spoke in time past, "Unless the Lord build the house, he labors in vain who builds it" sanctify by Thy presence this rostrum and these chambers in this new Senate building raised to Thy great glory and for the service of Thy people.

Bless, O Lord, the hearts of those who serve Thy people here and direct them always in conformity with Thy Divine Law. Fill them with the spirit of knowledge, wisdom and Thy holy fear. Strengthen them with heavenly grace that these new chambers and this rostrum may always echo with Thy praise. In Thy Eternal Love watch over, cherish, protect, be with and defend all who serve Thee and Thy people here now and forever, Amen.

COMMENDING STATE PLANNING AND BUILDING COMMISSION, ITS SECRETARY AND STAFF

Senator Giss offered the following Resolution for introduction and requested the clerk to read the same:

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Senate Resolution No. 3, by the Committee on State Institutions, entitled: "A Resolution commending the state planning and building commission, its executive secretary and staff," was introduced and was read in full, as follows:

A RESOLUTION
COMMENDING THE STATE PLANNING AND BUILDING
COMMISSION, ITS EXECUTIVE SECRETARY AND STAFF

Whereas, on the seventh day of March, in the year 1960, the members of the Senate of the Legislature of the State of Arizona have taken possession of the new Senate Chambers of the Capitol; and

Whereas, these new Senate Chambers are a tribute to the people of this great State, symbolic of the progress of our years since Statehood and of the goals which are yet to be achieved; and

Whereas, the State Planning and Building Commission, its Executive Secretary and Staff have contributed their untiring efforts to the planning and construction of these impressive facilities, Therefore

Be it resolved by the Senate of the State of Arizona:

That the Senate does hereby commend the State Planning and Building Commission, its Executive Secretary and Staff for their prodigious efforts in adding these new Senate Chambers.

Senator Sullivan moved the adoption of the resolution. Senator Arnold seconded the motion. The motion was agreed to and the resolution was unanimously adopted.

The President announced the signing in open session of Senate Resolution No. 3 and the Secretary was directed to transmit the resolution to the Governor.

President Carpenter invited the Chief Executive, Honorable Paul J. Fannin, to speak to the Senate.

Governor Fannin therefore delivered the following address:
MR. PRESIDENT, MEMBERS OF THE ARIZONA SENATE,
STAFF MEMBERS, HONORED GUESTS:

I am most grateful that you have invited me to be in the Senate on this historic occasion.

On this occasion may I recall to you that there have been men of goodwill and indeed of wisdom who have sincerely doubted that the American dream of free representative government could last, could actually live on as a reality.

For example, about a hundred years ago, when Arizona was a savage wilderness, Lord Macaulay wrote:

"I have long been convinced that institutions purely democratic must, sooner or later, destroy liberty or civilization, or both. . . . Either the poor would plunder the rich, and civilization would per-

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ish; or order and prosperity would be saved by a strong military government, and liberty would perish."

So believed Lord Macaulay and many others.

That you are here today, the Senate of the State of Arizona, elected representatives of a free people in a free nation, gives the lie to those fears. It is our task to insure that such predictions never become true in America.

As I remarked to your colleagues across the way, earlier this morning:

One statement can be made, for it bears the burden of all else.

These new halls are a renewed expression of our abiding faith in the principle of American representative government based upon free local elections.

At the same time, we all know that the magnificence of material surroundings has little to do with wisdom or liberty.

It is what is in men's hearts and minds that really counts.

But this most certainly will be a day to remember.

In one sense you have stepped into the future.

God willing—in this chamber and in the chamber across the way, representative government of the people shall flourish in the days of our children's children and of their children.

It is in that future sense—and not in the material term of a bare date to be recorded in the history books—that today is one of lasting significance in Arizona.

In closing may I heartily congratulate you upon these beautiful quarters and again thank you for your kind thoughtfulness in inviting me to these ceremonies.

Thank you.

President Carpenter, on behalf of the entire Senate membership, extended a vote of thanks to Governor Fannin.

Senator Giss moved that the select committee consisting of Senators Richards, Morrow, and Giss, having completed their labors, be discharged.

Senator Morrow seconded the motion, which was unanimously agreed to, and the select committee, with appropriate expression of appreciation from the President, was discharged.

President Carpenter expressed his thanks and appreciation as follows:

I want to take this opportunity to thank the select committee for a very fine and impressive program. I also want to thank everyone both from within and without the membership of the Senate who has participated in these

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ceremonies here today, and I want to express the deep appreciation of the entire Senate to all who have made this occasion possible.

The eyes of all America are on the tremendous growth of the great state of Arizona so it is only fitting that our State government keep pace with this industrial and cultural development by bringing all of our state buildings up to the standard demanded for proper and efficient operation. This is certainly an important milestone in the history of Arizona, and I feel that it is the beginning of a new era of continued progress.

This is a proper time for me to again pledge my untiring devotion to the responsibilities of my office.

President Carpenter then called upon Elder George L. Barron, of the Church of Jesus Christ of Latter Day Saints, Phoenix, to give the benediction and a final prayer of dedication for these new Senate Chambers.

Elder Barron offered the following benediction and dedicatory prayer:

Oh, God, our Father in Heaven, at the conclusion of these services we humbly bow before Thee with gratitude in our hearts for the spirit of brotherhood, and love, and kindly feeling that has been so evident here this beautiful day, in this beautiful building.

In full accord with the officials of this great state, we citizens and members of the Senate of the State of Arizona desire to dedicate this Chamber for the purpose for which it was built, that it shall be known as the Senate Chamber of the Arizona State Legislature.

We thank Thee and praise Thy name for our great and wonderful country and its institutions, and for our freedom to do the right and worship Thee according to the dictates of our own conscience. We thank Thee that it is our privilege to live in this wonderful era of progress when craftsmanship and materials available have attained a level which makes possible the beauty, the comfort and the functional utility of this Chamber. We appreciate its beauty and we ask Thee to protect it from all destructive forces, that it may be a joy to all who see it, forever.

Now at this time we, as citizens assembled in behalf of the electorate of this state do offer and dedicate this Chamber in its entirety for the purpose for which it was built, as the Senate Chamber of the Arizona State Legislature. May the men and women who represent us here be men and women of patriotism and loyalty. May the present members of the Senate bring to this Chamber the tradition of honesty, integrity and unselfish service, they, with many other good men, helped to build in the old Chamber and may they continue to do their whole duty by the people of this state.

Our Father, wilt Thou hear our prayer and bless this Chamber and this state with peace and prosperity, forever. All of which we ask in the name of Jesus Christ, Amen.

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At 1:32 p.m. President Carpenter announced that the dedicatory ceremonies had been completed, and the Senate would stand at recess until 3 p.m., when the business of the Senate would be resumed.

The President sounded the gavel, and the first session of the Arizona State Senate to be held in these new and beautiful and stately chambers was brought to a close, following the especially prepared and impressive program for this momentous occasion.

AFTERNOON SESSION

The President called the Senate to order at 3:08 p.m.

EXECUTIVE APPOINTMENTS

The President laid before the Senate communications from the Governor which were read as follows:

March 3, 1960

Honorable Clarence L. Carpenter
President
Arizona State Senate
Twenty-fourth Legislature
Second Regular Session

Dear Mr. President:

I have today appointed Mr. James F. McKale, Athletic Director at the University of Arizona, Tucson, as a member of the Arizona State Athletic Commission for the term of office expiring January first, 1963, and respectfully request confirmation by your Honorable Body of this appointment.

Sincerely,

PAUL J. FANNIN
Governor

March 2, 1960

Dear Mr. President:

I have today appointed Mr. Arthur B. Pacheco, 2021 East Grant Road, Tucson, as Arizona State Examiner for the term of office commencing June eighteenth, 1960, and expiring June eighteenth, 1962, and I respectfully request confirmation by your Honorable Body of this appointment.

Sincerely,

PAUL J. FANNIN
Governor

The communications were referred to the Committee on State Institutions.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate communications from the Governor which were read advising that on March 2, 1960, he had

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signed and transmitted to the Secretary of State House Bill No. 55, authorizing industrial commission to purchase property and construct buildings; and on March 3, 1960, Senate Bill No. 62, brake fluid regulations for motor vehicles.

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Gale, for the Committee of the Whole, reported Senate Bill No. 107, amortization period for subjugation and evaluation of state agricultural and grazing lands; Senate Bill No. 57, appropriation to state hospital board for remodeling; Senate Bill No. 118, supplemental appropriation to supreme court for travel; Senate Bill No. 145, removing capitol buildings and grounds from Governor's authority and establishing department of public buildings maintenance; Senate Bill No. 161, compensation of members of planning and building commission; Senate Bill No. 166, appropriation to department of health for southern branch of state laboratory; Senate Bill No. 170, supplemental appropriation to capitol buildings and grounds for previous maintenance expenditures; Senate Bill No. 171, appropriation from highway fund to U of A for roadside landscaping research; and Senate Bill No. 177, appropriation to state treasurer for safe deposit units and equipment.

The recommendations of the Committee were:

That Senate Bill No. 107 do pass.

That Senate Bill No. 57 do pass

That Senate Bill No. 118 do pass.

That Senate Bill No. 145 be amended as follows: (reference is to the printed bill)

Page 2, line 10, strike the word "annual"

Page 2, line 11, after the word "therefore" strike the period and insert a comma and the words "but shall not be increased or decreased during his term of office."

Page 3, line 36, after the words "sum of" strike the dollar sign and insert the words "twenty thousand dollars"

Page 3, line 38, after the word "maintenance" strike the comma and the remainder of line 38 and all of line 39

Page 3, line 40, at the beginning of line 40, strike the word "remainder"

Page 3, line 43, after the word "section" insert the words "are for the fiscal year ending June 30, 1960, and furthermore"

Page 3, line 44, at the beginning of line 44, strike the letter "s" from the word "sections"

Page 3, line 44, after the figures "35-173" strike the word and figures "and 35-190"

Page 3, line 45, after the word "allotments" strike the remainder of line 45

Page 4, line 1, strike the partial word "tions"

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and, as so amended, the bill do pass.

That Senate Bill No. 161 do pass.

That Senate Bill No. 166 be amended as follows: (reference is to the printed bill)

Page 1, following line 18, insert a new section to read:
"Sec. 4. EMERGENCY

To preserve the public peace, health and safety, it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

and, as so amended, the bill do pass.

That Senate Bill No. 170 do pass.

That Senate Bill No. 171 do pass.

That Senate Bill No. 177 do pass.

Senator Gale moved the acceptance of the report. The motion was agreed to.

DISPOSITION OF MEASURES REPORTED BY THE COMMITTEE OF THE WHOLE

The recommendation of the Committee of the Whole that Senate Bills Nos. 107, 57, 118, 161, 170, 171 and 177 do pass having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

The recommendation of the Committee of the Whole that Senate Bills Nos. 145 and 166 do pass, as amended, having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

INTRODUCTION AND FIRST READING OF BILLS

Senator Giss moved that permission be granted by the Senate for introduction of a Senate Bill entitled: "An Act relating to nursing; providing for signing of warrants of the state board of nurse registration and nursing education, and amending section 32-1611, Arizona Revised Statutes." The motion was unanimously agreed to.

Senate Bill No. 230, by Senator Giss, entitled: "An Act relating to nursing; providing for signing of warrants of the state board of nurse registration and nursing education, and amending section 32-1611, Arizona Revised Statutes," was introduced and, by unanimous consent, read the first time by number and title.

Senator Giss moved that an emergency be declared, the rules be suspended and that all bills, memorials, and resolutions under the order of business, introduction and first reading of bills for today, be advanced and assigned to their proper committee today.

The motion was agreed to on roll call which resulted: Ayes 27, Not voting 1, as follows:

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Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Smith (Santa Cruz).

Senate Bill No. 230 was referred to the Committees on Judiciary; State Institutions; and Administration.

Senator Giss moved that permission be granted by the Senate for the introduction of a Senate Concurrent Resolution entitled: "A Concurrent Resolution proposing an amendment to the Constitution of Arizona relating to state and local governments; imposing upon the legislature the duty to enact laws providing for continuity of state and local governments in periods of emergency resulting from disasters, and amending article 4, part 2, Constitution of Arizona, by adding section 25." The motion was unanimously agreed to.

Senate Concurrent Resolution No. 6, by Senator Giss, entitled: "A Concurrent Resolution proposing an amendment to the Constitution of Arizona relating to state and local governments; imposing upon the legislature the duty to enact laws providing for continuity of state and local governments in periods of emergency resulting from disasters, and amending article 4, part 2, Constitution of Arizona, by adding section 25," was introduced and, by unanimous consent, read the first time by number and title and was referred to the Committees on Judiciary; Administration; and Constitutional Amendments and Referendums.

REFERENCE OF BILLS

The President made the following reference of bills:

Senate Bill No. 218, repealing law relating to traffic safety division, to the Committees on Judiciary; Administration; and Highways and Bridges.

Senate Bill No. 219, exempting implements of husbandry from registration as motor carrier, to the Committees on Judiciary; Agriculture and Irrigation; and Counties and Municipalities.

Senate Bill No. 220, including Indians in population census for purpose of issuing liquor licenses, to the Committees on Judiciary; Administration; and Counties and Municipalities.

Senate Bill No. 221, additions to law pertaining to trespass upon property, to the Committees on Judiciary; Administration; and Public Health and Welfare.

Senate Bill No. 222, deposit or investment of surplus game and fish funds and per cent of interest rate, to the Committees on Judiciary; Banking and Insurance; and Fish and Game.

Senate Bill No. 223, providing for reduction of fire insurance rate where hazard is reduced, to the Committees on Judiciary; Administration; Banking and Insurance; and Counties and Municipalities.

Senate Bill No. 224, increasing salary of director of veterans'

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affairs, to the Committees on Judiciary; Appropriations; and Military and Veterans' Affairs.

Senate Bill No. 225, exempting from luxury tax vinous liquor manufactured in Arizona from Arizona grown grapes, to the Committees on Judiciary; Agriculture and Irrigation; Counties and Municipalities; and Finance and Revenue.

Senate Bill No. 226, salary increases for administrative officers, to the Committees on Judiciary; Administration; and Appropriations.

Senate Bill No. 227, establishing and maintaining Pinal pioneer roadside park by highway department, to the Committees on Judiciary; Administration; Highways and Bridges; and Tourist and Industry Development.

Senate Bill No. 228, appropriation to attorney general for sharing legal counsel with Cochise county, to the Committees on Judiciary; Appropriations; and Counties and Municipalities.

Senate Bill No. 229, prescribing limitations upon jurisdiction of courts to enjoin or review orders, decisions or acts of the corporation commission, to the Committees on Judiciary; Administration; and State Institutions.

Senate Joint Memorial No. 2, requesting Congress enact legislation repealing transportation act of 1958 and amending interstate commerce act to correct existing defects, to the Committees on Judiciary; Administration; Counties and Municipalities; and Constitutional Amendments and Referendums.

Senate Joint Resolution No. 1, requesting Governor to proclaim an Indian celebration day, to the Committees on Judiciary; Administration; and Counties and Municipalities.

Senate Joint Resolution No. 2, creating a joint committee to consult with Indians on problems relating to indian affairs, to the Committees on Judiciary; Administration; and Public Health and Welfare.

REPORTS OF STANDING COMMITTEES

The Committee on Highways and Bridges, Senator Morrow, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 174, including tow trucks in definition of "private motor carrier".

Senate Bill No. 206, equalizing retirement benefits of highway patrol members.

Senate Bill No. 208, providing for signs designating end of speed zones.

Senate Bill No. 212, regulations governing design and operation of tow trucks.

House Bill No. 77, requiring bids for highway construction, reconstruction, equipment or supplies in certain counties.

Senate Bills Nos. 174, 206, 208 and 212, and House Bill No. 77 were referred to their proper Calendar.

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The Committee on Appropriations, Senator Prochnow, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 63, increasing salary of state veterinarian.

Senate Bill No. 159, prescribing salary of adult probation officer and assistants.

House Bill No. 153, prescribing salary of the commissioner of public health.

House Bill No. 190, appropriation for relief of Mortensen-Kingsley mortuary.

Senator Prochnow, Chairman, reported Senate Bill No. 169, appropriation to industrial commission to pay certificates of indebtedness, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the printed bill)

Page 1, line 2, after the words "sum of" strike the remainder of line 2.

Page 1, line 3, at the beginning of line 3, strike the words "five dollars sixty-six" and insert in lieu thereof the words "eighty-four thousand seven hundred thirty-three dollars seventy-three"

Page 2, line 15, between lines 15 and 16, insert the following:

"8. Number 24, issued to the industrial commission of Arizona in the amount of five hundred fifty-five dollars thirty-four cents.

9. Number 25, issued to the industrial commission of Arizona in the amount of twenty-two thousand nine hundred twenty-two dollars seventy-three cents."

Senate Bills Nos. 63, 159 and 169, and House Bills Nos. 153 and 190 were referred to their proper Calendar.

The Committee on Judiciary, Senator Orme, Chairman, reported Senate Bill No. 165, permitting board of deposit to invest inactive funds in U. S. securities, with a majority of the Committee recommending that the bill, as amended by the Committee on Finance and Revenue, do pass.

Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 174, including tow trucks in definition of "private motor carrier".

Senate Bill No. 192, reallocation of funds to the department of liquor licenses and control.

Senate Bill No. 202, authorizing state hospital board to receive and expend certain matching federal funds.

Senate Bill No. 38, appropriation to planning and building commission for acquiring land in capitol area.

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Senate Bill No. 195, appropriation to board of cosmetology for salaries.

House Bill No. 24, appropriation for relief of Carr mortuary, Tempe.

House Bill No. 153, prescribing salary of the commissioner of public health.

House Bill No. 190, appropriation for relief of Mortensen-Kingsley mortuary.

House Bill No. 191, reallocation of funds to the state auditor.

Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass, as amended:

Senate Bill No. 20, watercraft operating on waters common to interstate boundaries shall be subject to state jurisdiction, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 6, after partial word "ING" add "THAT PART OF"

Page 1, line 7, after partial word "ARIES," insert "WHICH IS WITHIN THE BOUNDARIES OF THIS STATE,".

Senate Bill No. 63, increasing salary of state veterinarian, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Amend title, lines 1 and 2, strike "Increasing Salary of State Veterinarian," and insert in lieu thereof "Setting the Salary of the State Veterinarian in Accordance With Legislative Appropriation Therefor,".

Senate Bill No. 117, terms and compensation of members of commission on uniform state laws, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 10, strike the word "ACT" and insert in lieu thereof the word "SECTION".

Senate Bill No. 92, regulation of underground use of internal combustion engines, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 7, strike the words "particular type of"

Page 1, strike line 8 in its entirety and insert "equipment for safe use in the type of underground work for which the"

Page 1, line 9, strike the words "the inspector"

Page 1, line 18, strike all of line 18 and insert "that when air quality becomes unsafe"

Page 1, strike line 20 in its entirety and insert "until air quality again becomes safe"

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Page 1, line 23, strike "undesirable conditions." and insert "unsafe quality of the air."

Senate Bill No. 208, providing for signs designating end of speed zones, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Amend title, line 2, strike the word "Close" and insert in lieu thereof the words "Beginning and End".

Senate Bill No. 206, equalizing retirement benefits of highway patrol members, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 2, line 32, after the word "by" strike "the"

Amend title, line 4, after the words "Members" strike the remainder of line 4.

Line 5, strike words "Than five years of service" and insert in lieu thereof "and Widows and Estates of Members Terminating Employment Prior to Retirement".

Senate Bill No. 196, inspection of corporate records and books, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 2, line 12, after the partial word "CATE" strike the comma and insert a period and strike remainder of line 12.

Strike lines 13 and 14 in their entirety and insert "SUCH RECORDS ALSO SHALL BE EXHIBITED AT A SHAREHOLDERS' MEETING AT ANY TIME WHEN DEMANDED BY TEN PER CENT".

Senate Bill No. 193, appropriation to state retirement system board for highway retirement fund, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 7, strike "36-766" and insert in lieu thereof "38-766".

Senate Bills Nos. 165, 174, 20, 38, 63, 117, 92, 208, 196 and 195, and House Bills Nos. 24, 153 and 190 were referred to their proper Calendar.

Senate Bills Nos. 192 and 193, accompanied by the reports of the Committees on Judiciary; and Appropriations, were placed on the Calendar of the Committee of the Whole.

Senate Bill No. 202, accompanied by the reports of the Committees on Judiciary; Appropriations; and State Institutions, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 206, accompanied by the reports of the Committees on Judiciary; Highways and Bridges; and State Institutions, was placed on the Calendar of the Committee of the Whole.

House Bill No. 191, accompanied by the reports of the Committees on Judiciary; Administration; and Appropriations, was placed on the Calendar of the Committee of the Whole.

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SECOND READING OF BILLS

By unanimous consent the following bills were read the second time by number and title:

Senate Bill No. 107, amortization period for subjugation and evaluation of state agricultural and grazing lands.

Senate Bill No. 57, appropriation to state hospital board for remodeling.

Senate Bill No. 118, supplemental appropriation to supreme court for travel.

Senate Bill No. 145, removing capitol buildings and grounds from governor's authority and establishing department of public buildings maintenance.

Senate Bill No. 161, compensation of members of planning and building commission.

Senate Bill No. 166, appropriation to department of health for southern branch of state laboratory.

Senate Bill No. 170, supplemental appropriation to capitol buildings and grounds for previous maintenance expenditures.

Senate Bill No. 171, appropriation from highway fund to U of A for roadside landscaping research.

Senate Bill No. 177, appropriation to state treasurer for safe deposit units and equipment.

The President put the question "Shall Senate Bills Nos. 107, 57, 118, 145, 161, 166, 170, 171 and 177 be engrossed and have a third reading?", which was decided in the affirmative, and the bills were referred to the Committee on Enrolling and Engrossing.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 3:41 p.m. the Senate stood adjourned until tomorrow, Tuesday, March 8, 1960, at 10 a.m.

CLARENCE L. CARPENTER
President

LOUISE C. BRIMHALL
Secretary

Tuesday, March 8, 1960

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TUESDAY, MARCH 8

The Senate met at 10 a.m.

Rev. Canon Ray, of Trinity Episcopal Cathedral, Phoenix, offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

THE JOURNAL

By unanimous consent the reading of the Journal of Monday, March 7, 1960 was dispensed with and the Journal was approved.

NOTES OF THANKS

The President laid before the Senate a note of thanks from Mrs. Ben Arnold expressing appreciation to the Senators for the flowers sent to her upon the occasion of a recent illness.

The President laid before the Senate a note of appreciation from Mrs. Mary Mickelson Gillette for expressions of sympathy she had received from the Senators at the time of her recent sorrow.

The notes were read and placed on file in the Secretary's office.

INVITATION TO LUNCHEON FROM EMPLOYEES' ASSOCIATION
OF THE INDUSTRIAL COMMISSION OF ARIZONA

The President laid before the Senate an invitation for the Senators to attend a barbecue luncheon tomorrow, Wednesday, March 9th, as guests of the Employees' Association of the Industrial Commission. The letter was read and placed on file in the Secretary's office.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate a communication from the Governor which was read advising that on March 7, 1960, he had signed and transmitted to the Secretary of State Senate Resolution No. 3, commending the state planning and building commission for new Senate Chambers.

EXECUTIVE NOMINATIONS

The President laid before the Senate communications from the Governor which were read as follows:

March 7, 1960

Hon. Clarence L. Carpenter
President
Arizona State Senate
Twenty-fourth Legislature

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Second Regular Session

Dear Mr. President:

I have today appointed Mr. Royal S. Smith, 405 William-son Avenue, Winslow, as a member of the Arizona Develop-ment Board, for a term of office commencing July tenth, 1960 and expiring July tenth, 1965. Mr. Smith's name was selected from a list submitted to me by the Navajo County Board of Supervisors.

I respectfully request confirmation by your Honorable Body of the above appointment.

Sincerely,

PAUL J. FANNIN
Governor

March 7, 1960

Dear Mr. President:

I have today appointed Mr. Anthony T. Deddens, 240 O'Hara Avenue, Bisbee, as a member of the Oil and Gas Con-servation Commission, to fill a vacancy created by the resig-nation of William E. Kimble, for the term of office expiring December thirty-first, 1961, and respectfully request confir-mation by your Honorable Body of this appointment.

Sincerely,

PAUL J. FANNIN
Governor

The communications were referred to the Committee on State Institutions.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bills Nos. 57, 107, 118, 145, 161, 166, 170, 171, and 177, as properly engrossed, and the bills were placed under the order of business, third reading of bills for today.

The Committee on Judiciary, Senator Orme, Chairman, reported House Bill No. 104, increasing salary of superintendent of state hos-pital and making subject to legislative appropriations, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

THIRD READING OF BILLS

Senate Bill No. 107, by Senators Prochnow, Morrow, Orme, Lock-hart, Thompson, and Brown, amortization period for subjugation and evaluation of state agricultural and grazing lands, was read in full on third reading and passed on roll call which resulted: Ayes 24, Noes 3, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Proch-

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now, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Noes: Goff, Palmer, Smith (Santa Cruz).

Not voting: Brooke.

The President announced the signing in open session of Senate Bill No. 107 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 57, by Senators Murphy, Prochnow, and Richards, appropriation to state hospital board for remodeling, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Brooke.

The President announced the signing in open session of Senate Bill No. 57 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 118, by the Committee on Appropriations, supplemental appropriation to supreme court for travel, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Brooke.

The President announced the signing in open session of Senate Bill No. 118 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 145, by the Committee on Appropriations, removing capitol buildings and grounds from Governor's authority and establishing department of public buildings maintenance, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Brooke.

The President announced the signing in open session of Senate Bill No. 145 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 161, by a Majority of the Committee on State Institutions, compensation of members of planning and building commission, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

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Ayes: Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Brooke and Thompson.

The President announced the signing in open session of Senate Bill No. 161 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 166, by Senator Corbett, appropriation to department of health for southern branch of state laboratory, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Thompson.

The President announced the signing in open session of Senate Bill No. 166 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 170, by the Committee on Appropriations, supplemental appropriation to capitol buildings and grounds for previous maintenance expenditures, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 170 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 171, by the Committee on Appropriations, appropriation from highway fund to U of A for roadside landscaping research, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 171 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 177, by the Committee on Appropriations, appropriation to state treasurer for safe deposit units and equipment, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

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Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 177 and directed the Secretary to transmit the bill to the House.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a. m. The motion was agreed to and at 10:48 a.m. the Senate stood adjourned until tomorrow, Wednesday, March 9, 1960, at 10 a.m.

CLARENCE L. CARPENTER
President

LOUISE C. BRIMHALL
Secretary

WEDNESDAY, MARCH 9

The Senate met at 10 a.m.

Rev. Canon Ray offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced that Senators Corbett, of Pima; Orme, of Yavapai; and Simms, of Greenlee, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Tuesday, March 8, 1960, was dispensed with and the Journal was approved.

SEATING OF SENATOR SIMMS

The Sergeant at Arms, at 10:05 a.m., announced that Senator Simms, of Greenlee, had entered the Senate chamber and taken his seat.

EXECUTIVE APPOINTMENTS

The President laid before the Senate communications from the Governor which were read as follows:

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March 8, 1960

Honorable Clarence L. Carpenter
President
Arizona State Senate
Twenty-fourth Legislature
Second Regular Session

Dear Mr. President:

I have today appointed Mr. A. Vern Busby, President of the Vern Busby Meat Company, residing at 701 West 33rd Street, Tucson, as a member of the Livestock Sanitary Board for a term of office commencing June thirtieth, 1960 and expiring June thirtieth, 1965. Mr. Busby represents the classification of a "packing house operator."

I respectfully request confirmation by your Honorable Body of the above appointment.

Sincerely,

PAUL J. FANNIN
Governor

The communication was referred to the Committee on Livestock and Public Lands.

March 8, 1960

Dear Mr. President:

I have today appointed Mr. Russell S. Braman, 2124 Twenty-fifth Place, Yuma, as a member of the Arizona Commission of Agriculture and Horticulture for a term of office commencing June thirtieth, 1960 and expiring June thirtieth, 1966, and respectfully request confirmation by your Honorable Body of this appointment.

Sincerely,

PAUL J. FANNIN
Governor

The communication was referred to the Committee on Agriculture and Irrigation.

REPORTS OF STANDING COMMITTEES

The Committee on Judiciary, Senator Orme, Chairman, reported the following with a majority of the Committee recommending that the bills do pass, as amended:

Senate Bill No. 105, providing lease of state land in excess of ten years for commercial purposes, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 6, after the word "YEARS;" strike the semi-colon and insert "WITH ADVERTISING;"

Page 1, between lines 17 and 18 insert a new "B." to

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read: "B. ALL COMMERCIAL LEASES HERETOFORE ISSUED BY THE DEPARTMENT HAVING A TERM IN EXCESS OF TEN YEARS TO THE HIGHEST AND BEST BIDDER AT PUBLIC AUCTION AT THE TIME, PLACE AND AFTER ADVERTISEMENT REQUIRED FOR THE SALE OF STATE LANDS ARE HEREBY RATIFIED AND CONFIRMED, BUT SHALL BE SUBJECT TO THE PROVISIONS OF SECTION 37-285."

Page 1, line 18, strike "B." and insert "C."

Page 2, line 8, strike "C." and insert "D."

Page 2, line 14, strike "D." and insert "E."

Page 2, line 16, insert a new section to read: "Sec. 2, Sec. 37-285, Arizona Revised Statutes, is amended to read:

37-285. MINIMUM RENTALS; BASIS FOR APPRAISAL OF GRAZING LANDS; RENTAL RATES ON LANDS OTHER THAN GRAZING LANDS; RECLASSIFICATION AND REAPPRAISAL; EFFECTIVE DATE

A. An agricultural, grazing, commercial or homesite lease shall provide for an annual rental of not less than the appraised rental value of the land, and in no event less than five cents per acre per annum for agricultural, commercial or homesite land, or a minimum of ten dollars per annum per lease, or less than two cents per acre per annum for grazing land or a minimum of two dollars and fifty cents per annum per lease. The rental provided in such leases shall be subject to adjustment each year.

B. All grazing land shall be classified and appraised on the basis of its annual carrying capacity. The annual rental rate for grazing land shall be the amount determined by multiplying the carrying capacity of the lands by the annual rental rate per animal unit. The annual rental rate per animal unit shall be twenty-two per cent of the average market price of cattle for the preceding year. The rental rates on all lands other than grazing lands shall be as determined by the commissioner, subject to the provisions of subsection A.

C. AT ANY TIME the commissioner may, or upon request of a lessee shall, make a reclassification or reappraisal, or both, OF LANDS COVERED BY A LEASE HAVING A TERM OF NOT MORE THAN TEN YEARS. If the lessee requests reclassification or reappraisal, or both, before expiration of his lease, he shall pay the actual expenses incurred in making it. IN THE CASE OF A COMMERCIAL LEASE HAVING A TERM IN EXCESS OF TEN YEARS OBTAINED AT A PUBLIC AUCTION IN ACCORDANCE WITH SECTION 37-281, THE LAND COVERED BY SUCH LEASE SHALL NOT BE SUBJECT TO RECLASSIFICATION DURING THE TERM OF THE LEASE AND SHALL BE SUBJECT TO REAPPRAISAL NO OFTENER THAN EVERY FIVE YEARS.

D. The provisions of this section shall apply only to rentals becoming due after March 30, 1950."

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Amend title, line 2, after the word "Purposes" strike the comma, insert a semicolon and the words "Prohibiting Re-classification of Such Lands; Providing for Reappraisal of Such Lands Not Oftener than Every Five Years". On Line 3, strike "Section" and insert "Sections", after "37-281," strike the comma and insert "and 37-285,".

Senate Bill No. 123, purchase, sale or condemnation of land for highway purposes, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 2, line 12, after the letter "D." strike the remainder of line 12 and all of line 13 through 34 in their entirety.

Page 2, line 35, strike the words "compensation shall be as of the date of the summons."

Page 3, strike all of line 4 and on line 5 strike the words "for them." and insert in lieu thereof "AND ACQUIRE REAL PROPERTY FOR SUCH PURPOSES BY PURCHASE, DONATION, DEDICATION, CONDEMNATION OR OTHER LAWFUL MEANS."

Page 3, strike lines 17 through 41 in their entirety and insert in lieu thereof two new sections to read:

"Sec. 3. Section 18-202, Arizona Revised Statutes, is amended to read:

18-202. SURVEY OF PROPOSED HIGHWAY; NOTICE OF HEARING

A. Upon filing the petition, the board shall direct the county engineer to make a survey of the proposed highway and file with the board a report of the proposed highway, together with a map as surveyed, showing thereon the legal subdivision of the lands traversed by the survey. If a survey and maps have already been made for any purpose, such data and maps may be used instead.

B. The board shall thereupon set a date for a public hearing on the petition. The board shall give notice to the public by advertising once a week for two consecutive weeks in a newspaper in the county. The notice shall state the purpose and the date of the ensuing hearing, and shall direct all persons desiring to object to the action prayed for in the petition to file with the board a statement in writing setting forth their objection or opposition, and to show cause why the petition should not be granted.

Sec. 4. Section 18-203, Arizona Revised Statutes is amended to read:

18-203. HEARING

A. At the hearing provided for in Section 18-202 the board shall consider the feasibility, advantages and necessity of the highway sought to be established, and, if in the opinion of the board the proposed highway is a public necessity, the board may approve the establishment thereof by resolution,

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and may accept any right of way or property donated to the state or the county.

B. A landowner or party affected may make and execute a written waiver or release of all compensation or any part thereof, or may grant an easement or other conveyance of property for such purposes."

Page 3, line 42, strike "Sec. 4." and insert "Sec. 5."

Page 7, line 10, strike "Sec. 5" and insert "Sec. 6."

Page 7, line 11, after the numerals "9-404" insert a comma and the numerals "18-204, 18-205"

Title, strike the title and insert a new title to read:

"AN ACT Relating to Highways; Providing for the Acquisition and Disposition of Public Roadways and Prescribing the Procedure Therefore; Amending Sections 18-155, 18-201, 18-202 and 18-203, Arizona Revised Statutes; Amending Title 18, Arizona Revised Statutes, by Adding Chapter 5, Article 1, Sections 18-501 to 18-508, Inclusive and Repealing Sections 9-404, 18-204, 18-205 and 18-211, Arizona Revised Statutes."

Senate Bill No. 105, accompanied by the reports of the Committees on Judiciary; Livestock and Public Lands, and State Institutions, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 123, accompanied by the reports of the Committees on Judiciary; Highways and Bridges; and Livestock and Public Lands, was placed on the Calendar of the Committee of the Whole.

The Committee on Highways and Bridges, Senator Morrow, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 65, driver education and training in schools and increasing certain registration fees.

House Bill No. 120, penalties for late payment of motor carriers license tax.

House Bill No. 128, providing for report of abandoned motor vehicles and prescribing storage fees to be paid.

Senate Bill No. 65, and House Bills Nos. 120 and 128 were referred to their proper Calendar.

The Committee on Banking and Insurance, Senator Simms, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 114, exception for bond requirement in sale of real property of decedents' estates.

Senate Bill No. 124, making funds available for defraying expenses of national association of insurance commissioners.

Senate Bill No. 125, restricting surplus line coverage with insolvent insurer.

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Senate Bill No. 126, defining affidavit of broker procuring surplus line coverage.

Senate Bill No. 127, restricting insurers from offering rebate on insurance premiums.

Senate Bill No. 128, defining inland marine insurance.

Senate Bill No. 129, providing proof of claim and filing time for insurance claims.

Senate Bill No. 130, including annuities in insurance definition.

Senate Bill No. 207, interest rate on revolving credit loans and requiring financial statements.

House Bill No. 123, printed or mechanically reproduced signatures permitted on bonds issued by public bodies as long as one bond is signed manually.

Senate Bills Nos. 114, 124, 125, 126, 127, 128, 129, 130 and 207, and House Bill No. 123 were referred to their proper Calendar.

The Committee on Administration, Senator Brown, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 63, increasing salary of state veterinarian.

Senate Bill No. 92, regulation of underground use of internal combustion engines.

Senate Bill No. 174, including tow trucks in definition of "private motor carrier."

Senate Bill No. 196, inspection of corporate records and books.

Senate Bill No. 203, interstate compact between Arizona and Nevada defining common boundary.

Senate Bill No. 38, appropriation to planning and building commission for acquiring land in capitol area.

Senate Bill No. 114, exception for bond requirement in sale of real property of decedents' estates.

Senate Bill No. 208, providing for signs designating end of speed zones.

Senate Bills Nos. 203 and 208 were referred to their proper Calendar.

Senate Bill No. 63, accompanied by the reports of the Committees on Judiciary; Administration; Appropriations; and Livestock and Public Lands, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 92, accompanied by the reports of the Committees on Judiciary; Administration; and Mines and Mining, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 174, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and

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Highways and Bridges, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 196, accompanied by the reports of the Committees on Judiciary; Administration; and State Institutions, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 38, accompanied by the reports of the Committees on Judiciary; Administration; and Appropriations, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 114, accompanied by the reports of the Committees on Judiciary; Administration; and Banking and Insurance, was placed on the Calendar of the Committee of the Whole.

The Committee on Counties and Municipalities, Senator Giss, Chairman, reported Senate Bill No. 208, providing for signs designating end of speed zones, with a majority of the Committee recommending that the bill do pass.

The bill, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges, was placed on the Calendar of the Committee of the Whole.

RECESS

Without objection, at 10:14 a.m. the Senate stood at recess until 10:30 a.m.

The President called the Senate to order at 10:55 a.m.

The Committee on Judiciary, Senator Giss, Vice-Chairman, reported Senate Bill No. 212, regulations governing design and operation of tow trucks, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Administration, Senator Brown, Chairman, reported Senate Bill No. 212, regulations governing design and operation of tow trucks, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Counties and Municipalities, Senator Giss, Chairman, reported Senate Bill No. 212, regulations governing design and operation of tow trucks with a majority of the Committee recommending that the bill do pass.

The bill, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges, was placed on the Calendar of the Committee of the Whole.

The Committee on State Institutions, Senator Giss, Chairman, reported Senate Bill No. 203, interstate compact between Arizona and Nevada defining common boundary, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Judiciary, Senator Giss, Vice-Chairman, reported Senate Bill No. 203, interstate compact between Arizona and Nevada defining common boundary, with a majority of the Commit-

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tee recommending that the bill do pass, with the following amendment: (reference is to the printed bill)

Page 6, line 1, after "Nevada" strike the comma, insert a period and strike the words "and the governor of this state," and insert in lieu thereof "The Governor of Arizona,".

The bill, accompanied by the reports of the Committees on Judiciary; Administration; and State Institutions, was placed on the Calendar of the Committee of the Whole.

COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 11:02 a.m. the Senate resolved itself into Committee of the Whole, with Senator Arnold in the chair.

Senator Giss extended congratulations to Senator Arnold as being the first Senator to preside over the Committee of the Whole since the dedication of the new Senate Chambers. He added that it was a distinct honor for Senator Arnold and Pinal County.

At 12:06 p.m. the Committee of the Whole arose.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 12:08 p.m. the Senate stood adjourned until tomorrow, Thursday, March 10, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL
Secretary

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THURSDAY, MARCH 10

The Senate met at 10 a. m.

Canon George Ray offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, and President Carpenter.

The President announced that Senator Bollinger, of Mohave, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Wednesday, March 9, 1960, was dispensed with and the Journal was approved.

SEATING OF SENATOR BOLLINGER

The Sergeant at Arms, at 10:03 a.m., announced that Senator Bollinger, of Mohave, had entered the Senate chamber and taken her seat.

PERSONAL PRIVILEGE

Senator Giss arose to a point of personal privilege, commenting on an editorial that appeared in the Phoenix Gazette under date of March 9, 1960, and then read the editorial, as follows:

CRACKER BARRELS ARE OKAY, BUT

The Arizona Legislature has been getting more than its share of snide attention because of the so-called plushness of new Senate and House wings at the state Capitol. By some standards the new legislative quarters are luxurious. By any standards they are impressive. And why not?

Of course a good deal of money could have been saved by installing rustic benches and picnic table tops in lieu of desks for the lawmakers. Even more could have been saved by using cracker barrels for seats and old doors on sawhorses for desks. It would have been more economical, also, if the walls of the chambers had been left with bare masonry showing through.

Personalities aside, the legislature in principle is the heart of government in Arizona. It is the most important, the most powerful, and should be the most dedicated deliberative body in the State. At least in theory, and quite often in fact, this is where the people of Arizona conduct their public business. The culture of the state is reflected in these legislative halls. They should be impressive—the thing they stand for is itself tremendously impressive.

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Arizona has long outgrown the arrow-weed ramadas and mud-wattled huts of the first settlers. We are rich in luxurious homes and economic resources. Our showplaces elicit national attention. The highest symbol of our statehood should not be shoddy by comparison.

This is not to say that ridiculous extravagance should be practiced in legislative or any other public structures. Nor does it mean that state offices other than those of the legislature should be any more ornate in conception or furnishings than the average business office. When such offices are planned extravagantly, there is prime reason for public complaint. We do not believe the new legislative quarters come within this category.

The impressiveness of the legislature's chambers is thoroughly in keeping with the purpose of the legislative body. It is the citizens, after all, who will determine if the legislature itself is equally impressive, for the citizens choose the lawmakers.

Senator Giss asked for permission to have his remarks inserted in full in the Journal. The President announced that, without objection, this request was granted and the Journal of this date would include his remarks.

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Arnold, for the Committee of the Whole, reported Senate Bill No. 63, increasing salary of state veterinarian; Senate Bill No. 92, regulation of underground use of internal combustion engines; Senate Bill No. 105, providing lease of state land in excess of ten years for commercial purposes; Senate Bill No. 123, purchase, sale or condemnation of land for highway purposes; Senate Bill No. 155, appropriation to capitol buildings and grounds for sand urns and cleaning equipment; Senate Bill No. 174, including tow trucks in definition of "private motor carrier"; Senate Bill No. 192, reallocation of funds to department of liquor licenses and control; Senate Bill No. 193, appropriation to state retirement system board for highway patrol retirement fund; Senate Bill No. 196, inspection of corporate records and books; Senate Bill No. 202, authorizing state hospital board to receive and expend certain matching federal funds; Senate Bill No. 206, equalizing retirement benefits of highway patrol members; House Bill No. 191, reallocation of funds to the state auditor; Senate Bill No. 38, appropriation to planning and building commission for acquiring land in capitol area; Senate Bill No. 208, providing for signs designating end of speed zones; Senate Bill No. 114, exception for bond requirement in sale of real property of decedents' estates; Senate Bill No. 212, regulations governing design and operation of tow trucks; Senate Bill No. 203, interstate compact between Arizona and Nevada defining common boundary.

The recommendations of the Committee were:

That Senate Bill No. 63 be amended as follows:
(reference is to the printed bill)

Amend title, lines 1 and 2, strike "Increasing Salary of State Veterinarian," and insert in lieu thereof "Setting the Salary of the State Veterinarian in Accordance With Legislative Appropriation Therefor,"

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and, as so amended, the bill do pass.

That Senate Bill No. 92 be amended as follows: (reference is to the printed bill)

Page 1, line 7, strike the words "particular type of"

Page 1, strike line 8 in its entirety and insert "equipment for safe use in the type of underground work for which the"

Page 1, line 9, strike the words "the inspector"

Page 1, line 18, strike all of line 18 and insert "that when air quality becomes unsafe"

Page 1, strike line 20 in its entirety and insert "until air quality again becomes safe"

Page 1, line 23, strike "undesirable conditions." and insert "unsafe quality of the air."

and, as so amended, the bill do pass.

That Senate Bill No. 105 be amended as follows: (reference is to the printed bill)

Page 1, line 6, after the word "YEARS;" strike the semicolon and insert "WITH ADVERTISING;"

Page 1, between lines 17 and 18 insert a new "B." to read: "B. ALL COMMERCIAL LEASES HERETOFORE ISSUED BY THE DEPARTMENT HAVING A TERM IN EXCESS OF TEN YEARS TO THE HIGHEST AND BEST BIDDER AT PUBLIC AUCTION AT THE TIME, PLACE AND AFTER ADVERTISEMENT REQUIRED FOR THE SALE OF STATE LANDS ARE HEREBY RATIFIED AND CONFIRMED, BUT SHALL BE SUBJECT TO THE PROVISIONS OF SECTION 37-285."

Page 1, line 18, strike "B." and insert "C."

Page 2, line 8, strike "C." and insert "D."

Page 2, line 14, strike "D." and insert "E."

Page 2, line 16, insert a new section to read:

"Sec. 2. Sec. 37-285, Arizona Revised Statutes is amended to read:

37-285. MINIMUM RENTALS; BASIS FOR APPRAISAL OF GRAZING LANDS; RENTAL RATES ON LANDS OTHER THAN GRAZING LANDS; RECLASSIFICATION AND REAPPRAISAL; EFFECTIVE DATE

A. An agricultural, grazing, commercial or homesite lease shall provide for an annual rental of not less than the appraised rental value of the land, and in no event less than five cents per acre per annum for agricultural commercial or homesite land, or a minimum of ten dollars per annum per lease, or less than two cents per acre per annum for grazing land or a minimum of two dollars and fifty cents per annum

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per lease. The rental provided in such leases shall be subject to adjustment each year.

B. All grazing land shall be classified and appraised on the basis of its annual carrying capacity. The annual rental rate for grazing land shall be the amount determined by multiplying the carrying capacity of the lands by the annual rental rate per animal unit. The annual rental rate per animal unit shall be twenty-two per cent of the average market price of cattle for the preceding year. The rental rates on all lands other than grazing lands shall be as determined by the commissioner, subject to the provisions of subsection A.

C. AT ANY TIME the commissioner may, or upon request of a lessee shall, make a reclassification or reappraisal, or both, OF LANDS COVERED BY A LEASE HAVING A TERM OF NOT MORE THAN TEN YEARS. If the lessee requests reclassification or reappraisal, or both, before expiration of his lease, he shall pay the actual expenses incurred in making it. IN THE CASE OF A COMMERCIAL LEASE HAVING A TERM IN EXCESS OF TEN YEARS OBTAINED AT A PUBLIC AUCTION IN ACCORDANCE WITH SECTION 37-281, THE LAND COVERED BY SUCH LEASE SHALL NOT BE SUBJECT TO RECLASSIFICATION DURING THE TERM OF THE LEASE AND SHALL BE SUBJECT TO REAPPRAISAL NO OFTENER THAN EVERY FIVE YEARS.

D. The provisions of this section shall apply only to rentals becoming due after March 30, 1950."

Amend title, line 2, after the word "Purposes" strike the comma, insert a semicolon and the words "Prohibiting Reclassification of Such Lands; Providing for Reappraisal of Such Lands Not Oftener than Every Five Years"

On Line 3, strike "Section" and insert "Sections", after "37-281," strike the comma and insert "and 37-285,"

and, as so amended, the bill do pass.

That Senate Bill No. 123 be amended as follows: (reference is to the printed bill)

Page 2, line 12, after the letter "D." strike the remainder of line 12 and all of line 13 through 34 in their entirety.

Page 2, line 35, strike the words "compensation shall be as of the date of the summons."

Page 3, strike all of line 4 and on line 5 strike the words "for them." and insert in lieu thereof "AND ACQUIRE REAL PROPERTY FOR SUCH PURPOSES BY PURCHASE, DONATION, DEDICATION, CONDEMNATION OR OTHER LAWFUL MEANS."

Page 3, strike lines 17 through 41 in their entirety and insert in lieu thereof two new sections to read:

"Sec. 3. Section 18-202, Arizona Revised Statutes, is amended to read:

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18-202. SURVEY OF PROPOSED HIGHWAY; NOTICE OF HEARING

A. Upon filing the petition, the board shall direct the county engineer to make a survey of the proposed highway and file with the board a report of the proposed highway, together with a map as surveyed, showing thereon the legal subdivision of the lands traversed by the survey. If a survey and maps have already been made for any purpose, such data and maps may be used instead.

B. The board shall thereupon set a date for a public hearing on the petition. The board shall give notice to the public by advertising once a week for two consecutive weeks in a newspaper in the county. The notice shall state the purpose and the date of the ensuing hearing, and shall direct all persons desiring to object to the action prayed for in the petition to file with the board a statement in writing setting forth their objection or opposition, and to show cause why the petition should not be granted.

Sec. 4. Section 18-203, Arizona Revised Statutes, is amended to read:

18-203. HEARING

A. At the hearing provided for in Section 18-202 the board shall consider the feasibility, advantages and necessity of the highway sought to be established, and, if in the opinion of the board the proposed highway is a public necessity, the board may approve the establishment thereof by resolution, and may accept any right of way or property donated to the state or the county.

B. A landowner or party affected may make and execute a written waiver or release of all compensation or any part thereof, or may grant an easement or other conveyance of property for such purposes."

Page 3, line 42, strike "Sec. 4." and insert "Sec. 5."

Page 7, line 10, strike "Sec. 5" and insert "Sec. 6."

Page 7, line 11, after the numerals "9-404," insert a comma and the numerals "18-204, 18-205"

Title, strike the title and insert a new title to read:

"AN ACT Relating to Highways; Providing for the Acquisition and Disposition of Public Roadways and Prescribing the Procedure Therefore; Amending Sections 18-155, 18-201, 18-202, and 18-203, Arizona Revised Statutes; Amending Title 18, Arizona Revised Statutes, by Adding Chapter 5, Article 1, Sections 18-501 to 18-508, Inclusive, and Repealing Sections 9-404, 18-204, 18-205 and 18-211, Arizona Revised Statutes."

and, as so amended, the bill do pass.

That Senate Bill No. 155 be amended as follows: (reference is to the printed bill)

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Page 1, line 4, after the words "sum of" strike the words "two thousand";

Page 1, line 5, at the beginning of line 5 strike the words "nine hundred seventy-three" and insert in lieu thereof the words "three thousand four hundred seventy-seven".

Page 1, after line 14, insert the words and figures "28 Waste Receptacles 504.00"

Page 1, line 16, after the word "TOTAL" insert the figures \$3,477.65"

Amend title as follows:

Line 2 of the title after the word "Grounds" insert a period and strike the remainder of line 2.

and, as so amended, the bill do pass.

That Senate Bill No. 174 do pass.

That Senate Bill No. 192 do pass.

That Senate Bill No. 193 be amended as follows: (reference is to the printed bill)

Page 1, line 7, strike "36-766" and insert in lieu thereof "38-766"

and, as amended, the bill do pass.

That Senate Bill No. 196 be amended as follows: (reference is to the printed bill)

Page 2, line 12, after the partial word "CATE" strike the comma and insert a period and strike remainder of line 12.

Strike lines 13 and 14 in their entirety and insert "SUCH RECORDS ALSO SHALL BE EXHIBITED AT A SHAREHOLDERS' MEETING AT ANY TIME WHEN DEMANDED BY TEN PER CENT"

and, as so amended, the bill do pass.

That Senate Bill No. 202 do pass.

That Senate Bill No. 206 be amended as follows: (reference is to the printed bill)

Page 2, line 32, after the word "by" strike "the"

Amend title as follows: Line 4, after word "Members" strike the remainder of line 4. Line 5, strike words "than Five Years of Service" and insert in lieu thereof "and Widows and Estates of Members Terminating Employment Prior to Retirement"

and, as so amended, the bill do pass.

That House Bill No. 191 do pass.

That Senate Bill No. 38 do pass.

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That Senate Bill No. 208 be amended as follows: (reference is to the printed bill)

Amend title, line 2, strike the word "Close" and insert in lieu thereof the words "Beginning and End"

and, as so amended, the bill do pass.

That Senate Bill No. 114 do pass.

That Senate Bill No. 212 do pass.

That Senate Bill No. 203 be amended as follows: (reference is to the printed bill)

Page 6, line 1, after "Nevada" strike the comma, insert a period and strike the words "and the governor of this state," and insert in lieu thereof "The Governor of Arizona,"

and, as so amended, the bill do pass.

Senator Arnold moved the acceptance of the report. The motion was agreed to.

DISPOSITION OF MEASURES REPORTED BY THE COMMITTEE OF THE WHOLE

The recommendation of the Committee of the Whole that Senate Bills Nos. 174, 192, 202, 38, 114 and 212, and House Bill No. 191 do pass having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

The recommendation of the Committee of the Whole that Senate Bills Nos. 63, 92, 105, 123, 155, 193, 196, 206, 208 and 203 do pass, as amended, having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

REPORTS OF STANDING COMMITTEES

The Committee on Judiciary, Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 56, providing for creation of additional boards of adjustment.

House Bill No. 123, printed or mechanically reproduced signatures permitted on bonds issued by public bodies as long as one bond is signed manually.

House Bill No. 111, transferring trust funds held by United States as trustee to state board of vocational education for Arizona youth farm loan fund.

Senate Bill No. 215, interstate compact on juveniles.

Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass, as amended:

Senate Bill No. 46, providing for painting and designating publicly owned automobiles, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

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Page 1, line 3, strike "PAINTING AND"

Page 1, lines 11 and 12, strike "BE PAINTED CHROME YELLOW AND SHALL"

Page 1, line 12, strike "BLACK"

Page 1, line 14, after the word "automobile," insert "IN A COLOR DISTINCTLY DIFFERENT FROM THE COLOR OF SUCH AUTOMOBILE,"

Page 2, line 4, after the first word "CARS" insert "THE OFFICIAL CAR OF THE GOVERNOR,"

Amend title, line 2, strike "Painting and"

Senate Bill No. 45, appropriation for establishment of forestry work camps for juveniles, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, strike lines 1 through 8 in their entirety

Page 1, line 9, strike "Sec. 2." insert "Section 1."

Page 1, line 12, add an "S" to the word "CAMP"

Page 1, strike line 13 in its entirety and on line 14 strike "WORK CAMPS" and insert in lieu thereof:

"A. The industrial school"

Page 1, between lines 17 and 18 insert a new paragraph to read:

"B. ONE OR MORE STATE FORESTRY WORK CAMPS SHALL BE MAINTAINED FOR THE DETENTION, EDUCATION, EMPLOYMENT AND REFORMATION OF MALE JUVENILE OFFENDERS COMMITTED FROM THE INDUSTRIAL SCHOOL BY THE BOARD AT ITS DISCRETION."

Page 1, line 18, strike "Sec. 3." insert "Sec. 2."

Page 2, line 11, strike "Sec. 4." insert "Sec. 3."

Page 2, line 28, strike "Sec. 5." insert "Sec. 4."

Page 2, line 30, strike "AUTHORITY TO ESTABLISH" and insert "ESTABLISHMENT AND ADMINISTRATION OF FORESTRY"

Page 2, strike lines 34 through 38 in their entirety and insert:

"A. The location and type of forestry work camps shall be determined by the board. The administration thereof shall be pursuant to the provisions of Chapter 3 of this title."

Page 2, line 39, strike the word "The" and insert "A" and after the word "work" insert "for juvenile offenders"

Page 3, line 9, strike "Sec. 6." insert "Sec. 5."

Amend title, line 2, before the word "Work" insert the word "Forestry"

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Lines 2 and 3, strike "on Lands of the Forest Service within Arizona"

Line 4, after "Juveniles;" insert "Providing for the Commitment Thereto of Juveniles from the State Industrial School"

Line 4, strike "8-308"

Senate Bill No. 122, providing for privileged communications for radio and television reporters, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 11, strike the words "and published" and insert in lieu thereof "FOR PUBLICATION"

Page 1, line 12, strike "BROADCAST" and insert "FOR BROADCASTING".

Substitute House Bill No. 87, providing for sale of state hospital lands and allocating proceeds to state hospital building fund and directing land to be used for roadways, with the recommendation that the bill be amended as follows: (reference is to the House engrossed bill)

Page 1, line 4, after "amortization," strike the remainder of line 4 and insert "as shall be for the best interests of the state,"

Page 1, strike line 5 in its entirety and on line 6 strike "chapter 2, article 3, Arizona Revised Statutes,"

Page 5, strike all of paragraphs C, D, and E being lines 9 through 23, and insert in lieu thereof the following:

Sec. 2. PROCEDURE FOR SALE; MINIMUM PRICE; CERTIFICATE OF PURCHASE; PATENT

A. The state planning and building commission shall cause the respective parcels to be appraised separately by a board of three appraisers to be appointed by the governor, two of whom shall concur in the final appraisal. Each of the said appraisers shall be a member of the American institute of real estate appraisers (M.A.I.). No bid for less than the final appraised value shall be accepted.

B. Upon said appraisal being made, notice of the proposed sale shall be by advertisement, stating the time, place and terms of the sale, whether for cash or on a time basis, and a full description of the land. Notice shall be published once each week for not less than ten successive weeks in a newspaper of general circulation published regularly at the state capital.

C. If the sale is to be for cash, no bid will be received unless accompanied by a cashier's check or a certified check payable to the state of Arizona in an amount equal to the final appraised value. If the highest and best bid exceeds that appraised value, then the balance of the purchase price shall be paid within thirty days from the date of the sale. Should the successful bidder fail to pay the balance due within the time herein prescribed, the said cashier's or certified check

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shall be forfeited to the state of Arizona. Upon payment of the full purchase price, a patent shall issue to the purchaser under the seal of the state, signed by the governor and countersigned by the secretary of state.

D. If the sale is on a term basis, no bid shall be received unless accompanied by a cashier's check or a certified check payable to the state of Arizona, equal to one-sixth of the appraised value. If the highest and best bid exceeds the appraised value, one-sixth of the purchase price shall be paid on the acceptance of the bid and the balance shall be paid in five equal annual installments, the first of such annual payments to be made one year from the date of sale and a like payment each year thereafter until the full purchase price has been paid, together with interest on the unpaid balances at the time of each annual payment at the rate of six per cent per annum. If the sale is made on a term basis, the provisions of sections 37-241, 37-244, 37-245, 37-247, 37-249, 37-250, 37-251, 37-252, 37-253, and 37-254 not inconsistent with the provisions hereof shall be applicable, except that the duties imposed and things required to be done by the state land commissioner under the provisions of those sections shall be performed and done by the state planning and building commission. The certificate of purchase shall be signed by the chairman of the state planning and building commission and by the purchaser."

Page 5, line 24, strike "Sec. 2." and insert "Sec. 3."

Page 7, after line 4 insert a new section to read:

"Sec. 4. EMERGENCY

To preserve the public peace, health and safety, it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

Amend title, line 2, after the word "HOSPITAL" insert a semicolon, strike the remainder of line 2 and insert in lieu thereof "PRESCRIBING PROCEDURE AND TERMS OF SALE,"

Line 3, strike "TO STATE HOSPITAL BUILDING FUND,"

Senate bill No. 200, providing emergency method of computing average daily attendance in schools, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 12, strike "1961" and insert "1960"

Page 1, line 19, strike all of line 19 after the word "excused"

Page 1, strike line 20 in its entirety.

Page 1, line 21, strike "over those excused for illness" and insert in lieu thereof "from attendance in excess of those excused from attendance".

Senator Giss, Vice-Chairman, reported Senate Bill No. 86, creating Arizona semi-centennial commission, with a majority of the Com-

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mittee recommending that the bill do pass, with the following amendment: (reference is to the Tourist and Industry Development amendment)

Page 4, line 2, after "1963." insert "Funds of the committee remaining unexpended or unencumbered on the expiration date shall revert to the general fund."

Page 4, line 12, after the partial word "priations", strike the period, insert a comma and the words "except as provided in section 5 of this act."

Senate Bills Nos. 45, 46, 56, 122, 200 and 215, House Bills Nos. 123 and 111, and Substitute House Bill No. 87 were referred to their proper Calendar.

Senate Bill No. 86, accompanied by the reports of the Committees on Judiciary; Appropriations; and Tourist and Industry Development, was placed on the Calendar of the Committee of the Whole.

The Committee on State Institutions, Senator Giss, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 43, providing for a system of junior college districts.

Senate Bill No. 89, providing for a revision of the real estate code pertaining to the real estate department, licensing, regulation, and sale of subdivided land.

Senate Bill No. 197, laws and regulations pertaining to public accounting.

Senate Bill No. 215, interstate compact on juveniles.

Senate Bill No. 230, providing for signing of warrants by executive secretary of board of nurse registration.

House Bill No. 25, amending provisions for notification of certain registrants of trademarks of date of expiration.

Substitute House Bill No. 87, providing for sale of state hospital lands and allocating proceeds to state hospital building fund and directing land to be used for roadways.

House Bill No. 111, transferring trust funds held by United States as trustee to state board of vocational education for Arizona youth farm loan fund.

House Bill No. 153, prescribing salary of the commissioner of public health.

Senator Giss, Chairman, reported Senate Bill No. 45, appropriation for establishment of forestry work camps for juveniles, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the printed bill)

Page 3, line 10, strike the words "one hundred thousand" and insert in lieu thereof the words "twenty-five thousand".

Senate Bills Nos. 43, 89, 197, 215 and 230, House Bills Nos. 25, 111 and 153, and Substitute House Bill No. 87 were referred to their proper Calendar.

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Senate Bill No. 45, accompanied by the reports of the Committees on Judiciary; Appropriations; Public Health and Welfare; and State Institutions, was placed on the Calendar of the Committee of the Whole.

The Committee on Counties and Municipalities, Senator Giss, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 20, watercraft operating on waters common to interstate boundaries shall be subject to state jurisdiction.

Senate Bill No. 26, prescribing proof required upon certain convictions under safety responsibility act.

Senate Bill No. 44, providing for optional card form for affidavit of registration.

Senate Bill No. 46, providing for painting and designating publicly owned automobiles.

Senate Bill No. 56, providing for creation of additional boards of adjustment.

Senate Bill No. 122, providing for privileged communications for radio and television reporters.

Senate Bill No. 158, allocation of income deductions.

Senate Bill No. 159, prescribing salary of adult probation officer and assistants.

Senate Bill No. 160, dissolution of antinoxious weed districts.

Senate Bill No. 168, disposal of property in redevelopment and slum clearance project areas and issuance of bonds.

Senate Bill No. 169, appropriation to industrial commission to pay certificates of indebtedness.

Senate Bill No. 172, repealing law pertaining to ownership of land by aliens.

Senate Bill No. 182, providing for creation and termination of family trusts.

Senate Bill No. 185, meetings of administrative or legislative bodies shall be open to public and providing penalties.

Senate Bill No. 200, providing emergency method of computing average daily attendance in schools.

House Bill No. 135, prohibiting the sale of non-dairy products as dairy products.

Senate Bills Nos. 20, 26, 44, 46, 56, 122, 158, 159, 160, 168, 182, 185 and 200, and House Bill No. 135 were referred to their proper Calendar.

Senate Bill No. 169, accompanied by the reports of the Committees on Judiciary; Appropriations; and Counties and Municipalities, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 172, accompanied by the reports of the Committees

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on Judiciary; Counties and Municipalities; Livestock and Public Lands; and State Institutions, was placed on the Calendar of the Committee of the Whole.

The Committee on Administration, Senator Brown, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 20, watercraft operating on waters common to interstate boundaries shall be subject to state jurisdiction.

Senate Bill No. 85, expenses of maintenance of insane defendant.

Senate Bill No. 160, dissolution of antinoxious weed districts.

Senate Bill No. 182, providing for creation and termination of family trusts.

Senate Bills Nos. 85 and 182 were referred to their proper Calendar.

Senate Bill No. 20, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Fish and Game, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 160, accompanied by reports of the Committees on Judiciary; Administration; Agriculture and Irrigation; and Counties and Municipalities, was placed on the Calendar of the Committee of the Whole.

SECOND READING OF BILLS

By unanimous consent the following bills were read the second time by number and title:

Senate Bill No. 63, increasing salary of state veterinarian.

Senate Bill No. 92, regulation of underground use of internal combustion engines.

Senate Bill No. 105, providing lease of state land in excess of ten years for commercial purposes.

Senate Bill No. 123, purchase, sale or condemnation of land for highway purposes.

Senate Bill No. 155, appropriation to Capitol buildings and grounds for sand urns and cleaning equipment.

Senate Bill No. 174, including tow trucks in definition of "private motor carrier".

Senate Bill No. 192, reallocation of funds to department of liquor licenses and control.

Senate Bill No. 193, appropriation to state retirement system board for highway patrol retirement fund.

Senate Bill No. 196, inspection of corporate records and books.

Senate Bill No. 202, authorizing state hospital board to receive and expend certain matching federal funds.

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Senate Bill No. 206, equalizing retirement benefits of highway patrol members.

House Bill No. 191, reallocation of funds to the state auditor.

Senate Bill No. 38, appropriation to planning and building commission for acquiring land in Capitol area.

Senate Bill No. 208, providing for signs designating end of speed zones.

Senate Bill No. 114, exception for bond requirement in sale of real property of decedents' estates.

Senate Bill No. 212, regulations governing design and operation of tow trucks.

Senate Bill No. 203, interstate compact between Arizona and Nevada defining common boundary.

The President put the question "Shall Senate Bills Nos. 63, 92, 105, 123, 155, 174, 192, 193, 196, 202, 38, 206, 208, 114, 212, and 203 be engrossed and have a third reading?", which was decided in the affirmative and the bills were referred to the Committee on Enrolling and Engrossing.

The President put the question "Shall House Bill No. 191 have a third reading?", which was decided in the affirmative, and the bill was placed under the order of business, third reading of bills for tomorrow.

RECESS

Without objection, at 10:28 a.m. the Senate stood at recess subject to call of the gavel.

The President called the Senate to order at 11:17 a.m.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Administration, Senator Brown, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 122, providing for privileged communications for radio and television reporters.

Substitute House Bill No. 87, providing for sale of state hospital lands and allocating proceeds to state hospital building fund and directing land to be used for roadways.

Senate Bill No. 56, providing for creation of additional boards of adjustment.

House Bill No. 145, redefining tuberculous person for welfare assistance and providing for care or treatment.

House Bill No. 145 was referred to its proper Calendar.

Substitute House Bill No. 87, accompanied by the reports of the

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Committees on Judiciary; Administration; Livestock and Public Lands; and State Institutions, was placed on the Calendar of the Committee of the Whole.

Senate Bills Nos. 122 and 56, accompanied by the reports of the Committees on Judiciary; Administration; and Counties and Municipalities, were placed on the Calendar of the Committee of the Whole.

COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 11:22 a.m. the Senate resolved itself into Committee of the Whole, with Senator Richards in the chair.

At 11:55 a.m. the Committee of the Whole arose.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 11:58 a.m. the Senate stood adjourned until tomorrow, Friday, March 11, 1960, at 10 a.m.

CLARENCE L. CARPENTER
President

LOUISE C. BRIMHALL
Secretary

FRIDAY, MARCH 11

The Senate met at 10 a.m.

Canon George Ray offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

THE JOURNAL

By unanimous consent the reading of the Journal of Thursday, March 10, 1960, was dispensed with and the Journal was approved.

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Richards, for the Committee of the Whole, reported Substitute House Bill No. 87, providing for sale of state hospital lands and allocating proceeds to state hospital building fund and directing land be used for roadways; Senate Bill No. 122, providing for privileged communications for radio and television reporters; Senate Bill No. 20,

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watercraft operating on waters common to interstate boundaries shall be subject to state jurisdiction; Senate Bill No. 45, appropriation for establishment of forestry work camps for juveniles; Senate Bill No. 86, creating Arizona semi-centennial commission; Senate Bill No. 160, dissolution of antinoxious weed districts; Senate Bill No. 169 appropriation to industrial commission to pay certificates of indebtedness; Senate Bill No. 172, repealing law pertaining to ownership of land by aliens; and Senate Bill No. 56, providing for creation of additional boards of adjustment.

The recommendations of the Committee were:

That Substitute House Bill No. 87 be amended as follows: (reference is to the House engrossed bill)

Page 1, line 4, after "amortization," strike the remainder of line 4 and insert "as shall be for the best interests of the state,"

Page 1, strike line 5 in its entirety and on line 6 strike "chapter 2, article 3, Arizona Revised Statutes,"

Page 5, strike all of paragraphs C, D, and E, being lines 9 through 23, and insert in lieu thereof the following:

**Sec. 2. PROCEDURE FOR SALE; MINIMUM PRICE;
CERTIFICATE OF PURCHASE; PATENT**

A. The state planning and building commission shall cause the respective parcels to be appraised separately by a board of three appraisers to be appointed by the governor, two of whom shall concur in the final appraisal. Each of the said appraisers shall be a member of the American institute of real estate appraisers (M.A.I.). No bid for less than the final appraised value shall be accepted.

B. Upon said appraisal being made, notice of the proposed sale shall be by advertisement, stating the time, place and terms of the sale, whether for cash or on a time basis, and a full description of the land. Notice shall be published once each week for not less than ten successive weeks in a newspaper of general circulation published regularly at the state capital.

C. If the sale is to be for cash, no bid will be received unless accompanied by a cashier's check or a certified check payable to the state of Arizona in an amount equal to the final appraised value. If the highest and best bid exceeds that appraised value, then the balance of the purchase price shall be paid within thirty days from the date of the sale. Should the successful bidder fail to pay the balance due within the time herein prescribed, the said cashier's or certified check shall be forfeited to the state of Arizona. Upon payment of the full purchase price, a patent shall issue to the purchaser under the seal of the state, signed by the governor and countersigned by the secretary of state.

D. If the sale is on a term basis, no bid shall be received unless accompanied by a cashier's check or a certified check payable to the state of Arizona, equal to one-sixth of the appraised value. If the highest and best bid exceeds the ap-

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praised value, one-sixth of the purchase price shall be paid on the acceptance of the bid and the balance shall be paid in five equal annual installments, the first of such annual payments to be made one year from the date of sale and a like payment each year thereafter until the full purchase price has been paid, together with interest on the unpaid balances at the time of each annual payment at the rate of six per cent per annum. If the sale is made on a term basis, the provisions of sections 37-241, 37-244, 37-245, 37-247, 37-249, 37-250, 37-251, 37-252, 37-253, and 37-254 not inconsistent with the provisions hereof shall be applicable, except that the duties imposed and things required to be done by the state land commissioner under the provisions of those sections shall be performed and done by the state planning and building commission. The certificate of purchase shall be signed by the chairman of the state planning and building commission and by the purchaser."

Page 5, line 24, strike "Sec. 2." and insert "Sec. 3."

Page 7, after line 4 insert a new section to read:

"Sec. 4. EMERGENCY

To preserve the public peace, health and safety, it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

Amend title, line 2, after the word "HOSPITAL" insert a semicolon, strike the remainder of line 2 and insert in lieu thereof "PRESCRIBING PROCEDURE AND TERMS OF SALE,"

Line 3, strike "TO STATE HOSPITAL BUILDING FUND,"

and, as so amended, the bill do pass.

That Senate Bill No. 122 be amended as follows: (reference is to the printed bill)

Page 1, line 11, strike the words "and published" and insert in lieu thereof "FOR PUBLICATION"

Page 1, line 12, strike "BROADCAST" and insert "FOR BROADCASTING"

and, as so amended, the bill do pass.

That Senate Bill No. 20 be amended as follows: (reference is to the printed bill)

Page 1, line 6, after partial word "ING" add "THAT PART OF"

Page 1, line 7, after partial word "ARIES," insert "WHICH IS WITHIN THE BOUNDARIES OF THIS STATE,"

and, as so amended, the bill do pass.

That Senate Bill No. 45 be amended as follows: (reference is to the printed bill)

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Page 1, strike lines 1 through 8 in their entirety.

Page 1, line 9, strike "Sec. 2." insert "Section 1."

Page 1, line 12, add an "S" to the word "CAMP"

Page 1, strike line 13 in its entirety and on line 14 strike "WORK CAMPS" and insert in lieu thereof:

"A. The industrial school"

Page 1, between lines 17 and 18 insert a new paragraph to read:

"B. ONE OR MORE STATE FORESTRY WORK CAMPS SHALL BE MAINTAINED FOR THE DETENTION, EDUCATION, EMPLOYMENT AND REFORMATION OF MALE JUVENILE OFFENDERS COMMITTED FROM THE INDUSTRIAL SCHOOL BY THE BOARD AT ITS DISCRETION."

Page 1, line 18, strike "Sec. 3." insert "Sec. 2."

Page 2, line 11, strike "Sec. 4." insert "Sec. 3."

Page 2, line 28, strike "Sec. 5." insert "Sec. 4."

Page 2, line 30, strike "AUTHORITY TO ESTABLISH" and insert "ESTABLISHMENT AND ADMINISTRATION OF FORESTRY"

Page 2, strike lines 34 through 38 in their entirety and insert:

"A. The location and type of forestry work camps shall be determined by the board. The administration thereof shall be pursuant to the provisions of Chapter 3 of this title."

Page 2, line 39, strike the word "The" and insert "A" and after the word "work" insert "for juvenile offenders"

Page 3, line 9, strike "Sec. 6." insert "Sec. 5."

Page 3, line 10, strike the words "one hundred thousand" and insert in lieu thereof the words "twenty-five thousand"

Amend title, line 2, before the word "Work" insert the word "Forestry"

Lines 2 and 3, strike "on Lands of the Forest Service within Arizona"

Line 4, after "Juveniles;" insert "Providing for the Commitment Thereto of Juveniles from the State Industrial School"

Line 4, strike "8-308"

and, as so amended, the bill do pass.

That Senate Bill No. 86 be amended as follows: (reference is to the printed bill)

Strike all after the enacting clause and insert:

"Section 1. Semicentennial executive committee established; membership

A. There shall be an Arizona semicentennial executive committee composed of not less than nine nor more than twenty-five persons interested in the growth and development of this state and who have the interest of promoting an appropriate celebration during the year 1962 commemorating the fiftieth year of Arizona's entrance into the Union as a State of the United States of America. The members of the committee shall be appointed by the governor and shall serve without compensation.

B. The committee shall select from among its members a chairman, vice chairman, secretary, and treasurer.

Sec. 2. Semicentennial commission; purpose; advisory duties

A. The governor may appoint a semicentennial commission of an unlimited number of persons representing each geographical section of the state and persons in industry or public life who will be able to promote and engender a suitable and appropriate celebration in the year 1962 commemorating the fiftieth year of our entrance into the Union as a state.

B. The commission may meet as a group or as subcommittees for the purpose of submitting its recommendations to the Arizona semicentennial executive committee. The commission shall operate in an advisory capacity.

Sec. 3. Powers and duties of the Arizona semicentennial executive committee

A. The Arizona semicentennial executive committee shall:

1. Institute, formulate and execute plans for Arizona's semicentennial of statehood in cooperation with the commission appointed as provided in section 2, and with the appropriate officers of the state of Arizona and its political subdivisions.

2. Provide for the exhibition of books, documents, materials, pictures, products, items of historical interest and other objects.

3. Assist the counties and cities of the state in adopting a coordinated plan best suited to portray the resources and recreational facilities in the various parts of the state.

4. Cooperate with the Arizona development board and all other state agencies for the purpose of inviting various national groups to hold their annual conventions, conferences and meetings within Arizona during our celebration year.

5. Take any other action suitable for the commemoration of the fiftieth anniversary of the admittance of Arizona as a state of the United States of America.

B. The executive committee may:

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1. Establish and equip an office, employ personnel, and fix their duties and compensation.

2. Accept donations of money or other things of value to be expended in promoting the semicentennial celebration.

3. Design and produce official certificates or other appropriate official mementos for use during the celebration year.

4. Prepare recommendations which may be used by public and private organizations in promoting the semicentennial celebration.

Sec. 4. Compensation; Reimbursement

The members of the Arizona semicentennial executive committee and the commission shall receive no compensation. The members of the executive committee may receive reimbursement for subsistence and travel as provided for other state officers.

Sec. 5. Dissolution of executive committee and commission

The Arizona semicentennial executive committee and the commission shall expire effective July 1, 1963. Funds of the committee remaining unexpended or unencumbered on the expiration date shall revert to the general fund.

Sec. 6. Appropriation

The sum of twenty-five thousand dollars is appropriated to the Arizona semicentennial executive committee for the purposes of this act.

Sec. 7. Exemptions

The appropriation made under the terms of section 6 is exempt from the provisions of sections 35-173 and 35-190, Arizona Revised Statutes, relating to quarterly allotments and lapsing of appropriations, except as provided in section 5 of this act.

Sec. 8. Emergency

To preserve the public peace, health and safety it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

Amend title to read:

"AN ACT Relating to Semicentennial Activities; Providing for the Establishment of a Semicentennial Executive Committee and a Commission; Prescribing the Membership, Powers, Duties and Term of Existence Thereof, and Making an Appropriation."

and, as so amended, the bill do pass.

That Senate Bill No. 160 do pass.

That Senate Bill No. 169 be amended as follows: (reference is to the printed bill)

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Page 1, line 2, after the words "sum of" strike the remainder of line 2.

Page 1, line 3, at the beginning of line 3, strike the words "five dollars sixty-six" and insert in lieu thereof the words "eighty-four thousand seven hundred thirty-three dollars seventy-three"

Page 2, line 15, between lines 15 and 16, insert the following:

"8. Number 24, issued to the industrial commission of Arizona in the amount of five hundred fifty-five dollars thirty-four cents.

9. Number 25, issued to the industrial commission of Arizona in the amount of twenty-two thousand nine hundred twenty-two dollars seventy-three cents."

and, as so amended, the bill do pass.

That Senate Bill No. 172 do pass.

That Senate Bill No. 56 do pass.

Senator Richards moved the acceptance of the report, and the motion was agreed to.

DISPOSITION OF MEASURES REPORTED BY THE COMMITTEE
OF THE WHOLE

The recommendation of the Committee of the Whole that Senate Bills Nos. 160, 172 and 56 do pass having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

The recommendation of the Committee of the Whole that Substitute House Bill No. 87, and Senate Bills Nos. 122, 20, 45, 86 and 169 do pass, as amended, having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

INTRODUCTION AND FIRST READING OF BILLS

Senator Lockhart moved that permission be granted by the Senate for introduction of a Senate Bill entitled: "An Act relating to oil and gas; providing for extension of lease due to lack of market, and amending title 27, chapter 4, article 2, Arizona Revised Statutes, by adding section 27-555.01." The motion was unanimously agreed to.

Senator Giss moved that an emergency be declared, the rules be suspended, and that, for the remainder of the second regular session of the Twenty-fourth Legislature, all bills, resolutions and memorials under the order of business, introduction and first reading of bills, be advanced and assigned to their proper committee on the day of introduction.

The motion was agreed to on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale,

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Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Senate Bill No. 231, by Senator Lockhart, entitled: "An Act relating to oil and gas; providing for extension of lease due to lack of market, and amending title 27, chapter 4, article 2, Arizona Revised Statutes, by adding section 27-555.01," was introduced and, by unanimous consent, read the first time by number and title and was referred to the Committees on Judiciary; Administration; and Live-stock and Public Lands.

Senator Giss moved that permission be granted by the Senate for introduction of a Senate Bill entitled: "An Act making an appropriation to the legislative council, and prescribing the purposes for which expenditure therefrom may be made." The motion was unanimously agreed to.

Senate Bill No. 232, by the Committee on State Institutions, entitled: "An Act making an appropriation to the legislative council, and prescribing the purposes for which expenditure therefrom may be made," was introduced and, by unanimous consent, read the first time by number and title and was referred to the Committees on Judiciary; and Appropriations.

Senator Giss moved that permission be granted by the Senate for introduction of a Senate Bill entitled: "An Act relating to water and power; providing for the establishment of the Arizona water and power resources planning board; prescribing powers and duties; repealing article 2 of chapter 1, title 45, Arizona Revised Statutes; amending title 45, chapter 1, Arizona Revised Statutes, by adding a new article 2, sections 45-131 to 45-136, inclusive, and making a reallocation of funds." The motion was unanimously agreed to.

Senate Bill No. 233, by Senators Giss, Prochnow, Wine, Corbett, and Arnold, entitled: "An Act relating to water and power; providing for the establishment of the Arizona water and power resources planning board; prescribing powers and duties; repealing article 2 of chapter 1, title 45, Arizona Revised Statutes; amending title 45, chapter 1, Arizona Revised Statutes, by adding a new article 2, sections 45-131 to 45-136, inclusive, and making a reallocation of funds," was introduced and, by unanimous consent, read the first time by number and title and was referred to the Committees on Judiciary; and Appropriations.

REPORTS OF STANDING COMMITTEES

The Committee on Judiciary, Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 230, providing for signing of warrants by executive secretary of board of nurse registration.

House Bill No. 25, amending provisions for notification of certain registrants of trademarks of date of expiration.

House Bill No. 145, redefining tuberculosis person for welfare assistance and providing for care or treatment.

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House Bill No. 175, exempting construction bid bonds from resident agents' countersignatures on insurance.

House Bill No. 77, requiring bids for highway construction, reconstruction, equipment or supplies in certain counties.

Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills and resolutions do pass, as amended:

Senate Bill No. 178, providing for statement to be attached to standard fire policy stating whether or not loss or damage by nuclear reaction is included, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Amend title, line 8, after the word "thereon" insert a comma and strike the remainder of line 8

Strike all of lines 9 and 10

On line 11, strike the word "Contamination."

Senate Bill No. 217, providing for reciprocal licenses for chiroprodists, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, strike lines 18 and 19 in their entirety.

Senate Joint Resolution No. 2, creating a joint committee to consult with Indians on problems relating to Indian affairs, with the recommendation that the resolution be amended as follows: (reference is to the printed resolution)

Page 1, line 10, strike "twelve" and insert "ten"

Page 1, line 16, strike "five" insert "four"

Page 1, line 18, strike "five" insert "four"

Page 2, line 6, strike "Joint Legislative".

Senate Bill No. 201, appropriation to land department for special legal assistance, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 3, strike "state land department" and insert "department of law"

Page 1, line 7, strike "state land department" and insert "department of law"

Page 1, line 8, after the word "incur" insert "on behalf of state land department"

Amend title, strike "state land department" and insert "department of law".

Senate Bill No. 119, increasing security required following accident, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Strike everything after the enacting clause and insert the following:

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"Section 1. Sec. 28-1102, Arizona Revised Statutes, is amended to read:

28-1102. **Definitions.**

In this chapter, unless the context otherwise requires:

1. "Director of insurance" means the director of the insurance division of the corporation commission.

2. "Judgment" means any judgment which has become final by expiration without appeal of the time within which an appeal might have been perfected, or by final affirmation on appeal, rendered by a court of competent jurisdiction of any state or of the United States, upon a cause of action arising out of the ownership, maintenance or use of a motor vehicle, for damages, including damages for care and loss of services, because of bodily injury to or death of any person, or for damages because of injury to or destruction of property, including the loss of use thereof, or upon a cause of action on an agreement of settlement for such damages.

3. "License" means any license, temporary instruction permit or temporary license issued under the laws of this state pertaining to the licensing of persons to operate motor vehicles.

4. "Nonresident operating privilege" means the privilege conferred upon a nonresident by the laws of this state pertaining to the operation by him of a motor vehicle, or the use of a motor vehicle owned by him in this state.

5. "Operator" means every person who is in actual physical control of a motor vehicle, whether or not licensed as an operator or chauffeur under the laws of this state.

6. "Proof of financial responsibility" means proof of ability to respond in damages for liability on account of accidents occurring subsequent to the effective date of such proof, arising out of the ownership, maintenance or use of a motor vehicle, in the amount of (five) TEN thousand dollars because of bodily injury to or death of one person in any one accident, and, subject to the limit for one person, in the amount of (ten) TWENTY thousand dollars because of bodily injury to or death of two or more persons in any one accident, and in the amount of (one) FIVE thousand dollars because of injury to or destruction of property of others in any one accident.

7. "Registration" means registration certificate or certificates and registration plates issued under the laws of this state pertaining to the registration of motor vehicles.

8. "State" means any state, territory or possession of the United States, the District of Columbia or any province of the Dominion of Canada.

Section 2. Sec. 28-1142, Arizona Revised Statutes, is amended to read:

28-1142. **Security required following accident; PROOF OF FINANCIAL RESPONSIBILITY FOR THE FUTURE; exceptions.**

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A. The superintendent shall, within sixty days after the receipt of a report of a motor vehicle accident within this state which has resulted in bodily injury or death or damage to the property of any one person in excess of one hundred dollars, suspend the license of each operator and all registrations of each owner of a motor vehicle in any manner involved in such accident, or, if the operator is a nonresident, the privilege of operating a motor vehicle within this state, or, if the owner is a nonresident, the privilege of the use within this state of any motor vehicle owned by him, unless such operator or owner or both shall deposit security in a sum which is sufficient in the judgment of the superintendent to satisfy any judgment or judgments for damages resulting from the accident as may be recovered against the operator or owner AND FURNISH PROOF OF FINANCIAL RESPONSIBILITY AS PROVIDED IN SECTION 28-1167, ARIZONA REVISED STATUTES. Notice of the suspension shall be sent by the superintendent to the operator and owner not less than ten days prior to the effective date of the suspension and shall state the amount required as security AND THAT PROOF OF FINANCIAL RESPONSIBILITY FOR THE FUTURE SHALL BE PROVIDED.

B. This section shall not apply under the conditions stated in 28-1143 or to any of the following:

1. To the operator or owner if the owner had in effect at the time of the accident an automobile liability policy with respect to the motor vehicle involved in the accident.

2. To the operator, if not the owner of the motor vehicle, if there was in effect at the time of the accident an automobile liability policy or bond with respect to his operation of motor vehicles not owned by him.

3. To the operator or owner if the liability of the operator or owner for damages resulting from the accident is, in the judgment of the superintendent, covered by any other form of liability insurance policy or bond.

4. To any person qualifying as a self-insurer under 28-1222.

C. No such policy or bond shall be effective under this section unless issued by an insurance company or surety company authorized to do business in this state, except that if the motor vehicle was not registered in this state, or was a motor vehicle which was registered elsewhere than in this state at the effective date of the policy or bond, or the most recent renewal thereof, the policy or bond shall not be effective under this section unless the insurance company or surety company if not authorized to do business in this state shall execute a power of attorney authorizing the superintendent to accept service on its behalf of notice or process in any action upon the policy or bond arising out of the accident. Every such policy or bond is subject, if the accident has resulted in bodily injury or death, to a limit, exclusive of interests and costs of not less than (five) TEN thousand dollars because of bodily injury to or death of one person in any one accident and, subject to the limit for one person, to a limit of

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not less than (**ten**) TWENTY thousand dollars because of bodily injury to or death of two or more persons in any one accident, and, if the accident has resulted in injury to or destruction of property, to a limit of not less than (**one**) FIVE thousand dollars because of injury to or destruction of property of others in any one accident.

D. Upon receipt of notice of the accident, the insurance company or surety company which issued the policy or bond shall furnish for filing with the superintendent a written notice that the policy or bond was not in effect at the time of the accident, if such was the case. If no such notice is received, the policy or bond shall be deemed to be in effect for the purposes of this chapter.

Section 3. Sec. 28-1164, Arizona Revised Statutes, is amended to read:

28-1164. Payments sufficient to satisfy requirements.

A. Judgments referred to in this article shall, for the purpose of this chapter only, be deemed satisfied upon compliance with one of the following:

1. When (**five**) TEN thousand dollars has been credited upon a judgment or judgments rendered in excess of that amount because of bodily injury to or death of one person as the result of any one accident.

2. When, subject to the limit of (**five**) TEN thousand dollars because of bodily injury or death of one person, the sum of (**ten**) TWENTY thousand dollars has been credited upon a judgment or judgments rendered in excess of that amount because of bodily injury to or death of two or more persons as the result of any one accident.

3. When (**one**) FIVE thousand dollars has been credited upon a judgment or judgments rendered in excess of that amount because of injury to or destruction of property of others as a result of any one accident.

B. Payments made in settlements of claims because of bodily injury, death or property damage arising from a motor vehicle accident shall be credited in reduction of the amounts provided for in this section.

Section 4. Sec. 28-1170, Arizona Revised Statutes, is amended to read:

28-1170. "Motor vehicle liability policy" defined.

A. A "motor vehicle liability policy" as the term is used in this chapter means an owner's or an operator's policy of liability insurance, certified as provided in § 28-1168 or § 28-1169 as proof of financial responsibility, and issued, except as otherwise provided in § 28-1169, by an insurance carrier duly authorized to transact business in this state, to or for the benefit of the person named therein as insured.

B. The owner's policy of liability insurance must comply with the following requirements:

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1. It shall designate by explicit description or by appropriate reference all motor vehicles with respect to which coverage is thereby to be granted.

2. It shall insure the person named therein and any other person, as insured, using the motor vehicle or motor vehicles with the express or implied permission of the named insured, against loss from the liability imposed by law for damages arising out of the ownership, maintenance or use of the motor vehicle or motor vehicles within the United States or the Dominion of Canada, subject to limits exclusive of interest and costs, with respect to each motor vehicle as follows:

(a) **(Five)** TEN thousand dollars because of bodily injury to or death of one person in any one accident.

(b) Subject to the limit for one person, **(ten)** TWENTY thousand dollars because of bodily injury to or death of two or more persons in any one accident.

(c) **(One)** FIVE thousand dollars because of injury to or destruction of property of others in any one accident.

C. The operator's policy of liability insurance shall insure the person named as insured therein against loss from the liability imposed upon him by law for damages arising out of the use by him of any motor vehicle not owned by him, within the same territorial limits and subject to the same limits of liability as set forth in subsection B of this section with respect to an owner's policy of liability insurance.

D. The motor vehicle liability policy shall state the name and address of the named insured, the coverage afforded by the policy, the premium charged therefor, the policy period and the limits of liability, and shall contain an agreement or be endorsed that insurance is provided thereunder in accordance with the coverage defined in this chapter as respects bodily injury and death or property damage, or both, and is subject to all the provisions of this chapter.

E. The motor vehicle liability policy need not insure liability under any workmen's compensation law nor liability on account of bodily injury to or death of an employee of the insured while engaged in the employment, other than domestic, of the insured, or while engaged in the operation, maintenance or repair of the motor vehicle nor liability for damage to property owned by, rented to, in charge of, or transported by the insured.

F. Every motor vehicle liability policy shall be subject to the following provisions which need not be contained therein:

1. The liability of the insurance carrier with respect to the insurance required by this chapter shall become absolute when injury or damage covered by the motor vehicle liability policy occurs. The policy may not be cancelled or annulled as to such liability by an agreement between the insurance carrier and the insured after the occurrence of the injury or damage, and no statement made by the insured or on his behalf and no violation of the policy shall defeat or void the policy.

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2. The satisfaction by the insured of a judgment for the injury or damage shall not be a condition precedent to the right or duty of the insurance carrier to make payment on account of the injury or damage.

3. The insurance carrier shall have the right to settle any claim covered by the policy, and if the settlement is made in good faith, the amount thereof shall be deductible from the limits of liability specified in paragraph 2 of subsection B of this section.

4. The policy, the written application therefor, if any, and any rider or endorsement which does not conflict with the provisions of the chapter shall constitute the entire contract between the parties.

G. A policy which grants the coverage required for a motor vehicle liability policy may also grant lawful coverage in excess of or in addition to the coverage specified for a motor vehicle liability policy and the excess or additional coverage shall not be subject to the provisions of this chapter. With respect to a policy which grants the excess or additional coverage the term "motor vehicle liability policy" shall apply only to that part of the coverage which is required by this section.

H. A motor vehicle liability policy may provide that the insured shall reimburse the insurance carrier for any payment the insurance carrier would not have been obligated to make under the terms of the policy except for the provisions of this chapter.

I. A motor vehicle liability policy may provide for the prorating of the insurance thereunder with other valid and collectible insurance.

J. The requirements for a motor vehicle liability policy may be fulfilled by the policies of one or more insurance carriers which policies together meet the requirements.

K. A binder issued pending the issuance of a motor vehicle liability policy shall be deemed to fulfill the requirements for such a policy.

Section 5. Sec. 28-1174, Arizona Revised Statutes, is amended to read:

28-1174. **Money or securities as proof.**

A. Proof of financial responsibility may be evidenced by the certificate of the state treasurer that the person named therein has deposited with him (**eleven**) TWENTY-FIVE thousand dollars in cash, or securities such as may legally be purchased by savings bank or for trust funds of a market value of (**eleven**) TWENTY-FIVE thousand dollars. The state treasurer shall not accept the deposit and issue a certificate therefor and the superintendent shall not accept the certificate unless accompanied by evidence that there are no unsatisfied judgments of any character against the depositor in the county where the depositor resides.

B. The deposit shall be held by the state treasurer to

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satisfy, in accordance with the provisions of this chapter, any execution on a judgment issued against the person making the deposit, for damages, including damages for care and loss of services, because of bodily injury to or death of a person, or for damages because of injury to or destruction of property, including the loss of use thereof, resulting from the ownership, maintenance, use or operation of a motor vehicle after the deposit was made. Money or securities so deposited shall not be subject to attachment or execution unless the attachment or execution shall arise out of a suit for damages as aforesaid.

Amend title:

AN ACT Relating to Motor Vehicles; Definitions; Prescribing the Security Required Following an Accident AND PROOF OF FINANCIAL RESPONSIBILITY FOR THE FUTURE; Payment Sufficient To Satisfy Requirements; "Motor Vehicle Liability Policy" Defined; Money or Security as Proof; and Amending Sections 28-1102, 28-1142, 28-1164, 28-1170, and 28-1174, Arizona Revised Statutes.

House Concurrent Resolution No. 3, constitutional amendment increasing terms of elected state officials and legislators from two to four years, with the recommendation that the resolution be amended as follows: (reference is to the printed resolution)

Page 1, line 5, after "Section 21," strike the remainder of line 5.

Page 1, line 6, strike line 6 in its entirety.

Page 1, line 7, strike "1913."

Page 1, line 12, strike the period and insert:

“, EXCEPT THAT FOR THE PURPOSE OF HAVING AN ORDERLY TRANSITION THE FOLLOWING PROCEDURE SHALL APPLY FOR MEMBERS OF THE HOUSE OF REPRESENTATIVES. BEGINNING ALPHABETICALLY BY THE COUNTIES OF THE STATE, THE EIGHTY LEGISLATIVE DISTRICTS SHALL BE NUMBERED CONSECUTIVELY BY THE SECRETARY OF STATE. THE GOVERNOR, IN THE PRESENCE OF THE SECRETARY OF STATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, SHALL BY LOT DETERMINE WHETHER THE ODD OR EVEN-NUMBERED DISTRICTS SHALL FIRST SERVE FOR A FOUR-YEAR TERM. THEREAFTER, ALL MEMBERS OF THE HOUSE OF REPRESENTATIVES SHALL BE ELECTED FOR FOUR-YEAR TERMS, ONE HALF OF THE MEMBERSHIP BEING VOTED UPON EVERY TWO YEARS. IF, AT A FUTURE DATE, REAPPORTIONMENT IS MADE OF THE LEGISLATIVE DISTRICTS, THEN THE NUMBER ASSIGNED TO EACH OF THE DISTRICTS SHALL BE AS PRESCRIBED BY THE GOVERNOR, THE SECRETARY OF STATE AND THE SPEAKER OF THE HOUSE. AT THE REGULAR GENERAL ELECTION NEXT AFTER THE DATE THIS AMENDMENT TAKES EFFECT, THE CANDIDATE FOR THE STATE SENATE IN EACH COUNTY RECEIVING

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THE HIGHEST NUMBER OF VOTES SHALL BE DEEMED ELECTED FOR A TERM OF FOUR YEARS, AND THE CANDIDATE FOR THE STATE SENATE RECEIVING THE SECOND HIGHEST NUMBER OF VOTES, FOR A TERM OF TWO YEARS. AT EACH REGULAR GENERAL ELECTION HELD THEREAFTER, ONE CANDIDATE SHALL BE ELECTED FOR THE STATE SENATE IN EACH COUNTY FOR A TERM OF FOUR YEARS. IF TWO CANDIDATES FOR THE STATE SENATE IN ANY COUNTY RECEIVE, AT THE FIRST REGULAR GENERAL ELECTION HELD AFTER THE EFFECTIVE DATE OF THIS AMENDMENT, AN EQUAL AND THE HIGHEST NUMBER OF VOTES CAST FOR THE OFFICE, THE DETERMINATION AS TO WHICH SHALL SERVE FOR THE FOUR-YEAR TERM SHALL BE DECIDED BY LOT."

House Concurrent Resolution No. 4, constitutional amendment increasing terms of elected county officers from two to four years, with the recommendation that the resolution be amended as follows: (reference is to House engrossed resolution)

Page 1, line 12, strike "1961" and insert "1963".

Senate Bills Nos. 230, 178, 217 and 119, House Bills Nos. 25, 145 and 77, Senate Joint Resolution No. 2, and House Concurrent Resolutions Nos. 3 and 4 were referred to their proper Calendar.

House Bill No. 175, accompanied by the reports of the Committees on Judiciary; Administration; Banking and Insurance; and State Institutions, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 201, accompanied by the reports of the Committees on Judiciary; Appropriations; and Livestock and Public Lands, was placed on the Calendar of the Committee of the Whole.

The Committee on Finance and Revenue, Senator Thompson, Chairman, reported Senate Bill No. 143, increasing interest rate on delinquent social security payments from political subdivisions, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Military and Veterans' Affairs, Senator Udine, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 224, increasing salary of director of veterans' affairs.

House Bill No. 80, authorizing national guard to sell old armory in Tucson.

Senate Bill No. 224 and House Bill No. 80 were referred to their proper Calendar.

The Committee on State Institutions, Senator Giss, Chairman, reported House Bill No. 80, authorizing national guard to sell old armory in Tucson, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Administration, Senator Brown, Chairman, reported the following, with a majority of the Committee recommending that the bills and resolution do pass:

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Senate Bill No. 143, increasing interest rate on delinquent social security payments from political subdivisions.

Senate Bill No. 178, providing for statement to be attached to standard fire policy stating whether or not loss or damage by nuclear reaction is included.

Senate Bill No. 215, interstate compact on juveniles.

Senate Bill No. 230, providing for signing of warrants by executive secretary of board of nurse registration.

Senate Joint Resolution No. 2, creating a joint committee to consult with Indians on problems relating to Indian affairs.

House Bill No. 25, amending provisions for notification of certain registrants of trademarks of date of expiration.

House Bill No. 190, appropriation for relief of Mortensen-Kingsley mortuary.

Senate Bill No. 215, House Bill No. 190, and Senate Joint Resolution No. 2 were referred to their proper Calendar.

Senate Bill No. 230 and House Bill No. 25, accompanied by the reports of the Committees on Judiciary; Administration; and State Institutions, were placed on the Calendar of the Committee of the Whole.

Senate Bill No. 143, accompanied by the reports of the Committees on Judiciary; Administration; Finance and Revenue; and State Institutions, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 178, accompanied by the reports of the Committees on Judiciary; Administration; and Banking and Insurance, was placed on the Calendar of the Committee of the Whole.

The Committee on Public Health and Welfare, Senator Mickelson, Chairman, reported the following, with the unanimous recommendation that the bills do pass:

Senate Bill No. 85, expenses of maintenance of insane defendant.

Senate Bill No. 215, interstate compact on juveniles.

House Bill No. 24, appropriation for relief of Carr mortuary, Tempe.

House Bill No. 145, redefining tuberculous person for welfare assistance and providing for care or treatment.

House Bill No. 190, appropriation for relief of Mortensen-Kingsley mortuary.

Senator Mickelson, Chairman, reported Senate Bill No. 159, prescribing salary of adult probation officer and assistants, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the printed bill)

Page 1, lines 5 and 6, strike "judge making the appointment," and insert "board of supervisors,"

Title, line 3, after the partial word "ants" strike the

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comma, insert a semi-colon and "Providing That Such Salaries be Fixed by the Board of Supervisors,".

House Bill No. 145 was referred to its proper Calendar.

Senate Bill No. 85, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 159, accompanied by the reports of the Committees on Judiciary; Appropriations; Counties and Municipalities; and Public Health and Welfare, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 215, accompanied by the reports of the Committees on Judiciary; Administration; Public Health and Welfare; and State Institutions, was placed on the Calendar of the Committee of the Whole.

House Bill No. 24, accompanied by the reports of the Committees on Judiciary; Appropriations; and Public Health and Welfare, was placed on the Calendar of the Committee of the Whole.

House Bill No. 190, accompanied by the reports of the Committees on Judiciary; Administration; Appropriations; and Public Health and Welfare, was placed on the Calendar of the Committee of the Whole.

The Committee on Education, Senator Spikes, Chairman, reported Senate Bill No. 65, driver education and training in schools and increasing certain registration fees, with the Committee recommending that the bill do pass, with the following amendment: (reference is to the printed bill)

Strike all after the enacting clause, and insert:

"Section 1. Title 15, chapter 10, Arizona Revised Statutes, is amended by adding article 8, sections 15-1081 to 15-1083, inclusive, to read:

ARTICLE 8. DRIVER EDUCATION AND TRAINING

15-1081. **Driver education and training fund; disbursement; application**

A. The state highway commission shall establish a special fund to be known as the driver education and training fund. All monies credited to the fund under the provisions of section 28-301, shall be used by the traffic safety division of the state highway department for distribution to local school districts to be used in giving not less than six participating hours to each enrollee in the behind-the-wheel phase of driver education. Up to one half of the behind-the-wheel phase of the driver education training may be given in stationary training equipment.

B. The fund shall be distributed to public school districts on the basis of not more than twenty dollars per qualified enrollment in driver education training courses conducted for pupils enrolled in the high school grades of public schools, provided that if the amount of monies available in the driver education and training fund is insufficient to allow the maxi-

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mum payment, then payment to public school districts shall be prorated on the basis of total qualified membership in all driver education training classes conducted in the state. Such courses must be conducted by the public school district, but enrollment shall be open to students of high school age who may enroll in the public high school for driver training only.

C. Any balance remaining in the driver education and training fund in excess of twenty-five thousand dollars after all requirements of subsection B of this section have been met for any year shall revert to the state highway fund.

15-1082. **Classroom instruction; rules and regulations**

A. Driver education and training courses, as used in this article, shall include classroom instruction plus behind-the-wheel instruction and observation in an automobile, and shall be under the supervision of a qualified driver education teacher. A student shall attend not less than thirty periods of such classroom instruction.

B. The state board of education and the state highway commission, or their representatives, may determine rules and regulations, including instructional standards, teacher qualifications, reimbursement procedures, and other requirements, which will implement the provisions of this article. A driver education teacher need not be required to hold a teaching certificate as provided in title 15, chapter 2.

15-1083. **Charge or enrollment fee**

An enrollment fee of not less than fifteen dollars shall be required to be paid by each student desiring to take the driver education training course as a duly enrolled student for such course in any school of the public school system.

Sec. 2. Sec. 28-205, Arizona Revised Statutes, is amended to read:

28-205. **Motor vehicle fees**

The following fees shall be paid to the vehicle division:

1. For each original certificate of title, one dollar.
2. For each certificate of title on sale or transfer, one dollar.
3. For a duplicate certificate of title, the original of which is lost or destroyed and is satisfactorily accounted for, fifty cents.
4. For each registration card upon transfer of registration, fifty cents.
5. For a duplicate registration card, fifty cents.
6. For a duplicate of any permit, fifty cents.
7. For filing each application for a dealer's or wrecker's license, ten dollars.

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8. For each dealer's or wrecker's license when issued annually, five dollars.

9. For filing each application for a chauffeur's license, two dollars.

10. For filing each application for an operator's license, two dollars.

11. For filing each application for an instruction permit under subsection A of section 28-415, two dollars, and fifty cents for each instruction permit issued under subsection B of section 28-415.

12. For filing each application to make or stamp special engine number, one dollar.

13. For each identification plate bearing serial or identification number to be affixed to any vehicle, one dollar.

14. For approving each type of reflector, electric lantern, flare, fire extinguisher, mechanical signal, head lamps, auxiliary driving lamps, signal lamps or rear lamps, five dollars.

15. For each number plate or pair of number plates to replace lost, destroyed or mutilated plates, one dollar.

16. For the first two number plates or the first two pairs of number plates issued to a dealer other than a dealer in motorcycles, twenty-five dollars fifty cents, and for the first two number plates issued to a dealer in motorcycles, ten dollars fifty cents.

17. For each additional number plate or pair of number plates issued to a dealer other than a dealer in motorcycles, five dollars, and for each additional number plate issued to a dealer in motorcycles, two dollars fifty cents.

18. For the registration of any motor vehicle, trailer, or semitrailer, if registered prior to July 1, four dollars, and if registered after July 1, two dollars fifty cents. **FOR EACH SUCH REGISTRATION FOR THE YEAR 1961 AND THEREAFTER THE FEE SHALL BE FOUR DOLLARS FIFTY CENTS, AND IF REGISTERED AFTER JULY 1, THREE DOLLARS.**

19. For filing a conditional sales contract, conditional lease, chattel mortgage or other lien or encumbrance, title retention instrument or any other instrument affecting or evidencing title to, ownership of, or reservation of title to any motor vehicle, trailer or semitrailer, seventy-five cents.

20. For filing an assignment, satisfaction or release of a conditional sales contract, conditional release, chattel mortgage or other title retention instrument, or any other instrument affecting or evidencing title to, ownership of, or reservation of title to any motor vehicle, trailer or semitrailer, twenty-five cents.

Sec. 3. Title 28, chapter 2, article 2, Arizona Revised Statutes, is amended by adding sections 28-240 and 28-241, to read:

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28-240. Licensing of private driver training education schools; inspection

Any private driver training education school which offers students driver training education shall be licensed by the state highway commission. The license fee shall be three hundred dollars for the first year. The annual renewal license fee shall be two hundred dollars and there shall be no refunds of such license fees. All such license fees shall be deposited in the state highway fund. Inspectors designated by the state highway commission shall inspect all schools which offer driver training education, to determine if they are complying with the rules and regulations, and shall inspect all training equipment used in the course. If a school is not in compliance the license of the school may be revoked by the licensing authority. If a school is not in compliance the motor vehicle division may refuse to issue an initial driver license to any applicant who has received his driver certificate from such school.

28-241. Requirement for issuance of licenses

A. In addition to requirements prescribed in title 28, chapter 4, article 2, relating to issuance of licenses, an applicant for an initial driver's license shall, on and after July 1, 1961, submit a certificate which indicates that the applicant has graduated from an approved course in driver education training which has been conducted by a public or private school in compliance with issued rules and regulations.

B. The provisions of subsection A shall not apply to a person who:

1. Previously has held a valid driver's license in this or another state.

2. Has successfully passed a rigid examination on the prescribed course of study for driver training classes, and has passed a comprehensive behind-the-wheel road test given by a licensing officer of the state highway commission.

Sec. 4. Sec. 28-301, Arizona Revised Statutes, is amended to read:

28-301. Assessor as county agent of vehicle division; disposition of fees collected; mailing of license plates or tabs

A. The assessor of each county is constituted an agent of the vehicle division for the performance of the acts and duties delegated to him.

B. Each county assessor may establish such outlets for the issuance of licenses as are necessary, and the outlets and offices maintained by the county assessors are constituted county offices of the division.

C. One dollar of each original registration fee shall be remitted to the county treasurer of the county in which such registration fee is collected, and placed in a special fund for the use of the assessor in carrying out the duties imposed upon him by this article. Claims against the fund shall be allowed and paid in the same manner as claims against the county are

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allowed and paid. The board of supervisors may order the transfer of all or any unexpended part of the fund received during a previous fiscal year into the fund for the maintenance and construction of county highways. BEGINNING WITH REGISTRATION FEES COLLECTED FOR THE YEAR 1961, FIFTY CENTS OF EACH ORIGINAL REGISTRATION FEE SHALL BE REMITTED TO THE STATE HIGHWAY COMMISSION TO BE DEPOSITED BY THE COMMISSION IN THE DRIVER EDUCATION AND TRAINING FUND CREATED UNDER THE PROVISIONS OF SECTION 15-1081.

D. All monies received from taxes imposed by this article and article 1 of chapter 2 of this title, except the portion retained for the assessor's special fund AND EXCEPT FOR THE PORTION DEPOSITED IN THE DRIVER EDUCATION AND TRAINING FUND, shall be immediately transferred by the collecting officer to the superintendent, and by him to the state treasurer, who shall credit the monies to the state highway fund.

E. The assessor of any county may, for the fiscal year ending June 30, 1957, establish a procedure for mailing registration applications and license plates or license tabs to applicants. For purposes of paying postage incurred under this subsection, the assessors may establish a postage fund and charge the estimated postage incurred hereunder to each applicant. Monies in the assessor's postage fund shall be transferred annually and used as provided in subsection C of this section.

Sec. 5. Sec. 28-501, Arizona Revised Statutes, is amended to read:

28-501. Registration of vehicles of nonresidents

A. Except as provided in this article, every foreign vehicle owned by a nonresident and operated in the state for the transportation of passengers or property for compensation or in the business of a nonresident carried on in this state, or for the transportation of property, shall be registered and licensed in the same manner as motor vehicles, trailers or semitrailers not theretofore registered or licensed.

B. If it is desired to operate such a vehicle in this state for a period less than the full registration year and such vehicle is duly registered and licensed under the laws of any other state or country, the owner may make application to the vehicle division in the manner and form prescribed for the registration and licensing of such vehicle for periods of one, two or three months. A thirty-day registration and license application shall be accompanied by an amount equal to twelve and one-half per cent of the full annual registration and unladen weight fees. A sixty-day registration and license application shall be accompanied by an amount equal to twenty-two per cent of the full annual registration and unladen weight fees. A ninety-day registration and license application shall be accompanied by an amount equal to thirty per cent of the full annual registration and unladen weight fees. The full annual registration and unladen weight fees shall be those applicable to the applicant's vehicle prescribed by sections 28-205 and 28-206. The minimum fee for such

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licensing and registration shall be four dollars, BUT FOR EACH SUCH LICENSING AND REGISTRATION FOR THE YEAR 1961 AND THEREAFTER THE FEE SHALL BE FOUR DOLLARS FIFTY CENTS. No application shall be accepted for a fraction of any of the periods set forth above, but such licenses may be issued without restriction as to number or sequence.

C. The vehicle division, if satisfied as to the facts stated in the application, shall register and license the vehicle for the period named and assign an appropriate certificate or license, which shall at all times be displayed upon the vehicle in the manner prescribed by the division, while the vehicle is being operated or driven upon any highway of the state.

D. If a nonresident owner of a foreign vehicle is apprehended while operating such vehicle in this state beyond the period specified in his certificate or license, without application for renewal thereof, no further thirty, sixty or ninety-day certificate or license will be issued such person during the registration year in which the violation took place, and the nonresident owner shall apply for and obtain the registration of the vehicle and pay the fees for the registration year.

E. A nonresident owner of a foreign vehicle registered and licensed in a state adjoining this state, which is used in this state for other than the transportation of passengers or property for compensation or in the business of a nonresident carried on in this state, shall not be required to pay the registration and unladen weight fees prescribed in sections 28-205 and 28-206, if the nonresident owner and vehicle are domiciled within twenty-five miles of the border of this state, and if the state in which the owner has his residence and in which the vehicle is registered exempts from payment of registration and unladen WEIGHT fees like vehicles from this state.

F. An owner seeking exemption as provided in subsection E of this section shall apply to the motor vehicle division for a special registration permit, setting forth that the vehicle is to be used within this state for other than the transportation of passengers or property for compensation or in the business of a nonresident carried on in this state, and supplying such other information as the division requires, and shall make affidavit thereto. If satisfied that the applicant is entitled to exemption, the motor vehicle division shall make affidavit thereto. If satisfied that the applicant is entitled to exemption, the motor vehicle division shall issue a special permit to operate, which shall be distinctive in form, show the date issued, give a brief description of the vehicle and contain a statement that the owner has procured registration of the vehicle as a nonresident. The permit shall be valid for the period for which the registration plate was issued by the state of which the owner is a resident.

G. Every foreign vehicle owned by a nonresident and operated in this state other than for transportation of passengers or property for compensation, or for transportation of property, or in the business of a nonresident carried on in this state, shall be registered within ten days after beginning

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operation in the state in like manner as vehicles owned by residents, and no fee shall be charged for the registration, nor shall any number plates be assigned to the vehicle, but the vehicle division shall issue to the nonresident owner a permit distinctive in form, containing the date issued, a brief description of the vehicle and a statement that the owner has procured registration of the vehicle as a nonresident. A nonresident owner shall not operate such a vehicle upon the highways of this state, either before or while it is registered as provided in this section, unless there is displayed thereon the registration number plates assigned to the vehicle for the current calendar year by the state or country of which the owner is a resident, nor unless the permit prescribed by this subsection is displayed on the windshield of the vehicle in the manner prescribed by the division. The permit shall be valid for the period for which the registration plate was issued by the state of which the owner is a resident."

Amend title to read:

"AN ACT Relating to Driver Education and Training in Schools; Prescribing Courses and Enrollment; Designating a Special Fund and Distribution Thereof; Providing for Licensing and Inspection of Private Driver Training Education Schools; Increasing Fee for Registration of Vehicles and Providing for the Distribution Thereof; Amending Title 15, Chapter 10, Arizona Revised Statutes, by Adding Article 8, Sections 15-1081 to 15-1083, Inclusive; Amending Sections 28-205, 28-301 and 28-501, Arizona Revised Statutes, and Amending Title 28, Chapter 2, Article 2, Arizona Revised Statutes, by Adding Sections 28-240 and 28-241."

The bill was referred to its proper Calendar.

The Committee on Counties and Municipalities, Senator Giss, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 17, revision of school laws pertaining to school boundaries.

Senate Bill No. 79, redefining boundary of Navajo county.

Senate Bill No. 119, increasing security required following accident.

Senate Bill No. 223, providing for reduction of fire insurance rate where hazard is reduced.

House Bill No. 77, requiring bids for highway construction, reconstruction, equipment or supplies in certain counties.

House Bill No. 93, repayment of out-of-state travel expenses incurred by sheriff as additional punishment for cheats or frauds.

House Bill No. 130, increasing salary of deputy sheriffs in first-class counties having a population of less than twenty thousand.

Senator Giss, Chairman, reported Senate Bill No. 30, authorizing justices of peace and police magistrates to appoint bond commissioners, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the printed bill)

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Page 1, line 10, strike "3." and insert "B.", and after italicized word "deputy" insert "A JUSTICE OF THE PEACE MAY, UPON APPROVAL BY THE COUNTY BOARD OF SUPERVISORS,"

Page 1, line 20, strike "B." and insert "C."

Page 1, line 21, strike "PARAGRAPH 3 OF"

Page 1, line 22, strike "A" and insert "B"

Page 2, line 3, after "ANNUM" strike the period and insert: "AND SHALL FILE WITH THE BOARD OF SUPERVISORS A SURETY BOND IN SUCH AMOUNT AS THE BOARD MAY DEEM NECESSARY OR ADVISABLE. THE PREMIUMS ON THE BOND MAY BE PAID FROM THE COUNTY GENERAL FUND."

Page 2, line 15, strike "2" and insert "C" and after italicized word "deputy", insert "THE POLICE JUSTICE MAY, UPON APPROVAL BY THE GOVERNING BODY OF THE INCORPORATED CITY OR TOWN OF THE POLICE JUSTICE,"

Page 2, line 26, strike "C." and insert "D."

Page 2, line 27, strike "PARAGRAPH 2 OF"

Page 2, line 28, strike "B" and insert "C"

Page 2, line 32, after "ANNUM" strike the period and insert: "AND SHALL FILE WITH THE GOVERNING BOARD OF THE CITY OR TOWN A SURETY BOND IN SUCH AMOUNT AS THE GOVERNING BOARD MAY DEEM NECESSARY. THE PREMIUMS ON THE BOND MAY BE PAID FROM THE GENERAL FUNDS OF THE CITY OR TOWN."

Senate Bills Nos. 17, 30, 79, 119 and 223, and House Bills Nos. 93 and 130 were referred to their proper Calendar.

House Bill No. 77, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges, was placed on the Calendar of the Committee of the Whole.

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bills Nos. 63, 92, 105, 123, 155, 174, 192, 193, 196, 202, 206, 38, 203, 114, 212, and 203 as properly engrossed, and the bills were placed under the order of business, third reading of bills for today.

SECOND READING OF BILLS

By unanimous consent the following bills were read the second time by number and title:

Substitute House Bill No. 87, providing for sale of state hospital lands and allocating proceeds to state hospital building fund and directing land be used for roadways.

Senator Palmer offered the following amendment to the bill:

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Page 1, line 6, strike the word "Page" and the remainder of page 1 in its entirety, and on page 2, line 1, strike the word "one-sixth" and the remainder of the paragraph to and including the word "purchaser." and insert in lieu thereof the following:

Page 5, strike all of paragraphs C, D, and E, being lines 9 through 23, and insert in lieu thereof the following:

C. The funds received by the state land department as a result of the sale provided by the terms of subsection A shall be deposited in the state hospital building fund.

**Sec. 2. PROCEDURE FOR SALE; MINIMUM PRICE;
CERTIFICATE OF PURCHASE; PATENT**

A. The state planning and building commission shall cause the respective parcels to be appraised separately by a board of three appraisers to be appointed by the governor, two of whom shall concur in the final appraisal. Each of the said appraisers shall be a member of the American institute of real estate appraisers (M. A. I.). No bid for less than the final appraised value shall be accepted.

B. Upon said appraisal being made, notice of the proposed sale shall be by advertisement, stating the time, place and terms of the sale, whether for cash or on a time basis, and a full description of the land. Notice shall be published once each week for not less than ten successive weeks in a newspaper of general circulation published regularly at the state capital.

C. If the sale is to be for cash no bid will be received unless accompanied by a cashier's check or a certified check payable to the state of Arizona in an amount equal to the final appraised value. If the highest and best bid exceeds that appraised value, then the balance of the purchase price shall be paid within thirty days from the date of the sale. Should the successful bidder fail to pay the balance due within the time herein prescribed, the said cashier's or certified check shall be forfeited to the state of Arizona. Upon payment of the full purchase price, a patent shall issue to the purchaser under the seal of the state, signed by the governor and countersigned by the secretary of state.

D. If the sale is on a term basis, no bid shall be received unless accompanied by a cashier's check or a certified check payable to the state of Arizona, equal to one-sixth of the appraised value. If the highest and best bid exceeds the appraised value, one-sixth of the purchase price shall be paid on the acceptance of the bid and the balance shall be paid in five equal annual installments, the first of such annual payments to be made one year from the date of sale and a like payment each year thereafter until the full purchase price has been paid, together with interest on the unpaid balances at the time of each annual payment at the rate of six per cent per annum. If the sale is made on a term basis, the provisions of sections 37-241, 37-244, 37-245, 37-247, 37-249, 37-250, 37-251, 37-252, 37-253, and 37-254 not inconsistent with the provisions hereof shall be applicable, except that the du-

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ties imposed and things required to be done by the state land commissioner under the provisions of those sections shall be performed and done by the state planning and building commission. The certificate of purchase shall be signed by the chairman of the state planning and building commission and by the purchaser."

Page 2, line 34, being the last line of said Committee of the Whole amendment, strike the line in its entirety.

Senator Palmer moved the adoption of the amendment. The motion was lost on roll call which resulted: Ayes 6, Noes 22, as follows:

Ayes: Brooke, Kitchel, Palmer, Smith (Graham), Smith (Santa Cruz), and Sullivan.

Noes: Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Lockhart, Mickelson, Morrow, Murphy, Orme, Prochnow, Richards, Simms, Spikes, Thompson, Udine, Wine, President Carpenter.

RECESS

Without objection at 11:15 a.m., the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 11:20 a.m.

Senate Bill No. 122, providing for privileged communications for radio and television reporters.

Senate Bill No. 20, watercraft operating on waters common to interstate boundaries shall be subject to state jurisdiction.

Senate Bill No. 45, appropriation for establishment of forestry work camps for juveniles.

Senate Bill No. 86, creating Arizona semi-centennial commission.

Senate Bill No. 160, dissolution of antinoxious weed districts.

Senate Bill No. 169, appropriation to industrial commission to pay certificates of indebtedness.

Senator Prochnow moved that Senate Bill No. 169 be amended as follows: (reference is to the amendment of the Committee of the Whole)

Strike lines 9 through 14 in their entirety and insert in lieu thereof the following:

"8. Number 24, issued to the industrial commission of Arizona in the amount of five hundred fifty-five dollars thirty-four cents, for occupational disease premium.

9. Number 25, issued to the industrial commission of Arizona in the amount of twenty-two thousand nine hundred twenty-two dollars seventy-three cents, for industrial insurance premiums, workmen's compensation."

The motion was agreed to and the amendment was adopted.

Senate Bill No. 172, repealing law pertaining to ownership of land by aliens.

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Senate Bill No. 56, providing for creation of additional boards of adjustment.

The President put the question "Shall Substitute House Bill No. 87 and Senate Bills Nos. 122, 20, 45, 86, 160, 169, 172, and 56 be engrossed and have a third reading?", which was decided in the affirmative, and the bills were referred to the Committee on Enrolling and Engrossing.

THIRD READING OF BILLS

Senate Bill No. 63, by Senators Lockhart and Spikes, increasing salary of state veterinarian, was read in full on third reading and passed on roll call which resulted: Ayes 25, Noes 2, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, President Carpenter.

Noes: Palmer and Smith (Santa Cruz).

Not voting: Wine.

The President announced the signing in open session of Senate Bill No. 63 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 92, by a Majority of the Committee on Mines and Mining, regulation of underground use of internal combustion engines, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 92 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 105, by Senators Prochnow, Morrow, Orme, Lockhart, Thompson, and Brown, providing lease of state land in excess of ten years for commercial purposes, was read in full on third reading and passed on roll call which resulted: Ayes 25, Noes 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Prochnow, Richards, Simms, Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Noes: Palmer, Smith (Graham), Smith (Santa Cruz).

The President announced the signing in open session of Senate Bill No. 105 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 123, by Senator Morrow, purchase, sale or con-

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demnation of land for highway purposes, was read in full on third reading and passed on roll call which resulted: Ayes 27, Noes 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, President Carpenter.

Noes: Wine.

The President announced the signing in open session of Senate Bill No. 123 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 155, by a Majority of the Committee on Appropriations, appropriation to capitol buildings and grounds for sand urns and cleaning equipment, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 155 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 174, by Senators Giss, Prochnow, and Brown, including tow trucks in definition of "private motor carrier", was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 174 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 192, by the Committee on Appropriations, reallocation of funds to department of liquor licenses and control, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 192 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 193, by the Committee on Appropriations, appro-

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priation to state retirement system board for highway patrol retirement fund, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 193 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 196, by Senator Giss, inspection of corporate records and books, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 196 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 202, by Senators Murphy and Brooke, authorizing state hospital board to receive and expend certain matching federal funds, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 202 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 206, by Senators Giss, Prochnow, Corbett, and Brown, equalizing retirement benefits of highway patrol members, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 206 and directed the Secretary to transmit the bill to the House.

House Bill No. 191, reallocation of funds to the state auditor, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale,

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Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of House Bill No. 191 and directed the Secretary to return the bill to the House.

Senate Bill No. 38, by Senators Murphy, Simms, Arnold, Corbett, and Sullivan, appropriation to planning and building commission for acquiring land in capitol area, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 38 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 208, by Senators Blansett, Udine, Lockhart, Mickelson, Smith (Graham), Wine, Arnold, Richards, Prochnow, Brown, Murphy, Gale, Bollinger, Spikes, Giss, Smith (Santa Cruz), and Greer, providing for signs designating end of speed zones, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 208 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 114, by the Committee on Judiciary, exception for Bond requirement in sale of real property of decedents' estates, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 114 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 212, by Senators Prochnow, Simms, Spikes, and Murphy, regulations governing design and operation of tow trucks, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale,

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Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 212 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 203, by Senators Morrow, Thompson, and Giss, interstate compact between Arizona and Nevada defining common boundary, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 203 and directed the Secretary to transmit the bill to the House.

RECESS

Without objection, at 12:12 p.m. the Senate stood at recess until 2 p.m.

AFTERNOON SESSION

The President called the Senate to order at 2:13 p.m.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Highways and Bridges, Senator Morrow, Chairman, reported Senate Bill No. 26, prescribing proof required upon certain convictions under safety responsibility, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Judiciary, Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass, as amended:

Senate Bill No. 44, providing for optional card form for affidavit of registration, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Between the enacting clause and line 1 insert a new section 1 to read:

"Section 1. Sec. 16-110, Arizona Revised Statutes, is amended to read:

16-110. CHANGE OF RESIDENCE FROM ONE PRECINCT TO ANOTHER

An elector who within an open registration period pre-

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ceding a primary or general election removes from the precinct in which he is registered to another precinct shall, before being permitted to vote, EITHER appear before the county recorder, deputy registrar or a justice of the peace and re-register, supplying in addition to his new address the address indicated by the record of his prior registration OR TRANSFER HIS REGISTRATION BY THE METHOD PRESCRIBED IN SECTION 16-147."

Page 1, line 1, strike "Section." and insert in lieu thereof "Sec. 2."

Page 3, strike lines 42 through 44 in their entirety and insert in lieu thereof "FIVE INCHES BY EIGHT INCHES IN SIZE, WITH THE REVERSE SIDE BEING USED TO RECORD DATES ELECTOR VOTED, TRANSFER OF ADDRESS, DATE CANCELLED FOR FAILURE TO VOTE, CHANGE IN NAME, OR CHANGE IN PARTY."

Page 3, line 45, strike "Sec. 2." and insert "Sec. 3."

Page 4, strike lines 2 through 45 in their entirety and on page 5 strike lines 1 through 39 in their entirety and insert in lieu thereof:

"16-147. TRANSFER OF REGISTRATION WITHOUT REREGISTERING; FORMS.

REGISTRATION MAY BE TRANSFERRED FROM ONE PRECINCT TO ANOTHER BY THE ELECTOR SUPPLYING THE REQUIRED INFORMATION ON A SEPARATE POST CARD FORM SUPPLIED BY THE COUNTY RECORDER, WHICH CARD SHALL BE SUBSTANTIALLY AS FOLLOWS:

CHANGE OF ADDRESS AND TRANSFER OF REGISTRATION

(Elector shall supply all appropriate information for the completion of this form):

1. I was last registered at _____
Number, Street, City
in the year 19____.
2. STATE OR COUNTRY OF BIRTH _____
3. DATE OF BIRTH _____
4. FATHER'S NAME _____
5. NEW ADDRESS _____
Number, Street, City

SIGNATURE OF VOTER _____

WHEN THIS CARD IS PROPERLY EXECUTED AND DELIVERED OR MAILED TO THE COUNTY RECORDER OR A DEPUTY REGISTRAR, IT SHALL BE ATTACHED TO THE ORIGINAL AFFIDAVIT OF REGISTRATION, AND THEREAFTER THE VOTER'S REGISTRATION SHALL BE DEEMED TO BE IN THE PRECINCT IN WHICH THE NEW ADDRESS IS LOCATED.

Title, line 2, after the word "Registration" strike the comma, insert a semi-colon and the words "Providing for

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Transfer of Registration to New Precinct by Post Card Form," Line 3, after the word "Sections" insert 16-110,"

Senate Bill No. 89, providing for a revision of the real estate code pertaining to the real estate department, licensing, regulation, and sale of subdivided land, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 2, line 13, strike ", INCLUDING THE", insert a period, and strike lines 14 and 15.

Page 2, line 30, strike "Any person engaged" and insert "ENGAGES"

Page 2, strike line 34 and insert "(j) ENGAGES IN THE BUSINESS OF ASSISTING OR OFFERING"

Page 4, line 3, strike "have been" and insert "BE"

Page 4, strike lines 10 to 19, inclusive, and insert:

"C. MEMBERS OF THE BOARD SHALL RECEIVE TWENTY-FIVE DOLLARS FOR EACH DAY SPENT IN ATTENDING REGULAR OR SPECIAL MEETINGS OF THE BOARD TOGETHER WITH REIMBURSEMENT FOR NECESSARY TRAVEL AND OTHER EXPENSES AS PROVIDED BY LAW FOR OTHER PUBLIC OFFICERS."

Page 5, line 24, strike subsection designation "A."

Page 5, line 26, after "clerks as are necessary." strike the rest of line 26, strike lines 27 to 31, inclusive

Page 5, lines 40 and 41, strike "for broker's license," and insert "for AN ORIGINAL broker's license at least a high school education or in lieu thereof"

Page 6, line 7, strike "presecne" and insert "presence"

Page 6, line 33, after "dollars" strike the comma, insert a period, strike the rest of line 33, all of line 34, and on line 35 strike "THOUSAND FIVE HUNDRED DOLLARS."

Page 6, line 37, strike ", OR SALESMAN."

Page 6, line 39, strike ", OR SALESMAN,"

Page 6, lines 42 and 43, strike ", OR SALESMAN,"

Page 7, line 14, strike "THE" and insert "A"

Page 7, line 15, strike "HIS" and insert "A"

Page 7, strike all of section 9, lines 17 to 32, inclusive, and renumber following sections to conform.

Page 7, line 39, after "suspending" strike "or" and after "revoking" insert "OR DENYING THE RENEWAL OF"

Page 8, line 5, strike "Ten" and insert "WITHIN TEN"

Page 8, strike lines 18 to 27, inclusive, and insert:

"B. In addition to the statutory penalty therefor his

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broker's or salesman's license, if he is a licensee, MAY be suspended or revoked."

Page 8, line 38, at end of sentence strike the period and insert: "and may also receive a commission."

Page 8, strike lines 39 to 45, inclusive.

Page 9, strike lines 1 to 13, inclusive.

Amend title to read:

"AN ACT Relating to Real Estate; Defining the Term "Broker" or "Real Estate Broker"; Increasing Amount in the Real Estate Fund; Granting Compensation to Board Members; Providing For a Directory of Brokers and Salesmen; Establishing a Ratio of Deputies to the Number of Licensed Brokers; Prescribing Qualifications of Licensees; Prescribing Licenses for Additional Places of Business; Prescribing Penalty for Sale of Cemetery Property for Speculation; Prohibiting Employing or Compensating an Unlicensed Person With Exception of Broker of Another State; Amending Sections 32-2101, 32-2103, 32-2104, 32-2106, 32-2107, 32-2109, 32-2124, 32-2127, 32-2157, and 32-2162, Arizona Revised Statutes, and Amending Title 32, Chapter 20, Article 3, Arizona Revised Statutes, by Adding Section 32-2163."

Senate Bill No. 182, providing for creation and termination of family trusts, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 11, strike "execution of such will or deed," insert "creation of the estate, as defined in section 33-223,".

Senate Bill No. 89 was referred to its proper Calendar.

Senate Bill No. 44, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Suffrage and Elections, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 182, accompanied by the reports of the Committees on Judiciary; Administration; and Counties and Municipalities, was placed on the Calendar of the Committee of the Whole.

COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 2:15 p.m. the Senate resolved itself into Committee of the Whole, with Senator Prochnow in the chair.

At 2:45 p.m. the Committee of the Whole arose.

SPECIAL ORDERS OF THE DAY

Senator Giss moved that an emergency be declared, the rules be suspended, and that Substitute House Bill No. 87 which was under the order of business second reading of bills for today and which had been referred to the Committee on Enrolling and Engrossing today,

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be advanced to the order of business, third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 24, Not Voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Kitchel, Orme, Smith (Santa Cruz).

Senator Giss moved that an emergency be declared, the rules be suspended, and that Senate Bill No. 122, which was under the order of business second reading of bills for today and which had been referred to the Committee on Enrolling and Engrossing today, be advanced to the order of business, third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Smith (Santa Cruz).

Senator Giss moved that an emergency be declared, the rules be suspended, and that Senate Bill No. 20, which was under the order of business second reading of bills for today and which had been referred to the Committee on Enrolling and Engrossing today, be advanced to the order of business, third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Smith (Santa Cruz).

Senator Giss moved that an emergency be declared, the rules be suspended, and that Senate Bill No. 45, which was under the order of business second reading of bills for today and which had been referred to the Committee on Enrolling and Engrossing today, be advanced to the order of business, third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Smith (Santa Cruz).

Senator Giss moved that an emergency be declared, the rules be suspended, and that Senate Bill No. 86, which was under the order of business second reading of bills for today and which had been referred to the Committee on Enrolling and Engrossing today, be advanced to the order of business, third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

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Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Smith (Santa Cruz).

Senator Giss moved that an emergency be declared, the rules be suspended, and that Senate Bill No. 160, which was under the order of business second reading of bills for today and which had been referred to the Committee on Enrolling and Engrossing today, be advanced to the order of business, third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Smith (Santa Cruz).

Senator Giss moved that an emergency be declared, the rules be suspended, and that Senate Bill No. 169, which was under the order of business second reading of bills for today and which had been referred to the Committee on Enrolling and Engrossing today, be advanced to the order of business, third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Smith (Santa Cruz).

Senator Giss moved that an emergency be declared, the rules be suspended, and that Senate Bill No. 172, which was under the order of business second reading of bills for today and which had been referred to the Committee on Enrolling and Engrossing today, be advanced to the order of business, third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Smith (Santa Cruz).

Senator Giss moved that an emergency be declared, the rules be suspended, and that Senate Bill No. 56, which was under the order of business second reading of bills for today and which had been referred to the Committee on Enrolling and Engrossing today, be advanced to the order of business, third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer,

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Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Smith (Santa Cruz).

RECESS

Without objection, at 3:05 p.m., the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 3:18 p.m.

MESSAGES FROM THE HOUSE

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed the following:

Senate Bill No. 51, method of filing chattel mortgages for constructive notice.

Senate Bill No. 74, lien for improvements to city lots, or other land.

Senate Bill No. 116, clarifying exemptions of speculative builders from sales tax.

Senate Bill No. 144, permitting horse and dog race meetings to be split into two periods.

Senate Bill No. 191, reallocation of funds to game and fish commission.

Senate Bills Nos. 51, 74, 116, 144, and 191 were transmitted to the Governor.

Without objection the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Substitute House Bill No. 87, and Senate Bills Nos. 122, 20, 45, 86, 160, 169, 172, and 56 as properly engrossed, and the bills were placed under the order of business, third reading of bills for today.

THIRD READING OF BILLS

Substitute House Bill No. 87, providing for sale of state hospital lands and allocating proceeds to state hospital building fund and directing land to be used for roadways, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Santa Cruz).

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The President announced the signing in open session of Substitute House Bill No. 87 and directed the Secretary to return the bill to the House.

Senate Bill No. 122, by Senators Murphy, Richards, Arnold, Simms, and Prochnow, providing for privileged communications for radio and television reporters, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Santa Cruz).

The President announced the signing in open session of Senate Bill No. 122 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 20, by Senator Morrow, watercraft operating on waters common to interstate boundaries shall be subject to state jurisdiction, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Santa Cruz).

The President announced the signing in open session of Senate Bill No. 20 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 45, by Senators Mickelson, Simms, Spikes, Lockhart, Gale, Morrow, Prochnow, Arnold, Orme, Blansett, Murphy, Udine, and Bollinger, appropriation for establishment of forestry work camps for juveniles, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Santa Cruz).

The President announced the signing in open session of Senate Bill No. 45 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 86, by Senator Richards, creating Arizona semi-centennial commission, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Santa Cruz).

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The President announced the signing in open session of Senate Bill No. 86 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 160, by Senators Giss and Orme, dissolution of antinoxious weed districts, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Santa Cruz).

The President announced the signing in open session of Senate Bill No. 160 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 169, by the Committee on Appropriations, appropriation to industrial commission to pay certificates of indebtedness, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Santa Cruz).

The President announced the signing in open session of Senate Bill No. 169 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 172, by the Committee on State Institutions, repealing law pertaining to ownership of land by aliens, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Santa Cruz).

The President announced the signing in open session of Senate Bill No. 172 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 56, by Senators Murphy, Prochnow, Goff, and Richards, providing for creation of additional boards of adjustment, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Santa Cruz).

The President announced the signing in open session of Senate

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Bill No. 56 and directed the Secretary to transmit the bill to the House.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 9 a.m. The motion was agreed to and at 3:41 p.m. the Senate stood adjourned until tomorrow, Saturday, March 12, 1960, at 9 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

SATURDAY, MARCH 12

The Senate met at 9 a.m.

Senator Gale, of Greenlee, offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Mickelson, Morrow, Murphy, Palmer, Prochnow, Simms, Smith (Graham), Spikes, Udine, Wine, President Carpenter.

The President announced that Senators Greer and Lockhart, of Apache; Orme, of Yavapai; Richards, of Navajo; Smith, of Santa Cruz; Sullivan, of Gila; and Thompson, of Yuma, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Friday, March 11, 1960, was dispensed with and the Journal was approved.

PRIVILEGES OF THE FLOOR

Senator Giss requested that the privileges of the floor be extended to Mr. Max Richards, President of Associated Students, Arizona State University, Tempe. The request was granted and Mr. Richards briefly addressed the Senate membership relative to the seventy-fifth anniversary of the founding of the university, and expressed gratitude to the Senate for the continued assistance given this institution of learning since its inception.

INTRODUCTION OF SENATE RESOLUTION

Senators Murphy, Brooke, Richards, Giss, Mickelson, Palmer, Spikes, Smith (Graham), Wine, Goff, Morrow, and Bollinger introduced Senate Resolution No. 4, entitled: "A Resolution commemorating the founding of Arizona state university; and congratulating the university on its seventy-fifth anniversary."

The Resolution was read in full as follows:

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A RESOLUTION

COMMEMORATING THE FOUNDING OF ARIZONA STATE UNIVERSITY; AND CONGRATULATING THE UNIVERSITY ON ITS SEVENTY-FIFTH ANNIVERSARY

Whereas, a Bill was introduced in the 13th Legislature of the Territory of Arizona providing for the establishment of a Normal School in Arizona which has now grown to be Arizona State University; and

Whereas, the Bill which was introduced by John Samuel Armstrong on February 26, 1885, was passed by the Legislature and signed into law by Governor F. A. Tritle on March 12, 1885; and

Whereas, the State University begins the celebration of its Diamond Jubilee on March 12, 1960; and

Whereas, the original school was established on twenty acres of land contributed by the citizens of Tempe and Maricopa County as one of the inducements for establishing the school, making possible the actual beginning of classes on February 8, 1886, less than one year after authorization; and

Whereas, the Institution, under its Board of Education, starting with only twenty-three students for the school year 1885-1886, has fulfilled more than its original purposes under various names and under distinguished members of its Board of Education and the present Board of Regents of the University and state colleges of Arizona, and under the illustrious presidents, Dr. A. J. Matthews who served thirty years, and Dr. Grady Gammage who served twenty-six years; and

Whereas, the University has contributed greatly to the welfare of this state and the nation during its seventy-five years in such fields as liberal arts and sciences, education, business, agriculture, architecture, engineering and industrial education; and continues to offer basic courses and graduate work in a diversity of specialized professional fields, now therefore

Be it resolved by the Senate of the State of Arizona:

The members of this Body extend congratulations and cordial greetings to the administration, faculty, students, and alumni of Arizona State University at the commencement of their Diamond Jubilee celebration, and commend them on their plans and activities which draw public attention to the accomplishments of the institution during the seventy-five years since its founding.

and the Resolution was unanimously adopted.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate a communication from the Governor which was read as follows:

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Honorable Clarence L. Carpenter
President
Arizona State Senate
Twenty-fourth Legislature
Second Regular Session

Dear Mr. President:

I am respectfully requesting the withdrawal and return to me of the letter addressed to you on March eighth, 1960, in connection with the appointment of Mr. A. Vern Busby as a member of the Livestock Sanitary Board.

Sincerely yours,

PAUL J. FANNIN
Governor

Senator Giss moved that the Senate accede to the Governor's request, and the motion was agreed to.

MESSAGES FROM THE HOUSE

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed the following:

House Joint Resolution No. 1, commending the Arizona-Illinois, Arizona-Kentucky, and Arizona-Indiana state societies in planning to establish a monument to the memory of Abraham Lincoln.

Substitute House Bill No. 20, dealer-watercraft number required from motor vehicle division.

House Bill No. 42, permitting patients be identified by number instead of name in reporting venereal disease.

House Bill No. 70, changing motor vehicle license exemption of operator or chauffeur.

House Bill No. 99, placing certain services under the employment security law.

House Bill No. 101, procedures and appeal rights of employees under employment security law.

House Bill No. 105, permits sale of Mesa farm by Arizona children's colony and earmarks proceeds for new cottages.

House Bill No. 139, providing for special registration of unregistered motor vehicles of nonresidents.

House Bill No. 147, to compel the removal of rubbish, trash or debris which is hazardous to public health.

House Bill No. 160, prohibiting conduct of private business in county public offices.

House Bill No. 197, requirements for signatures on certain personal property or real estate instruments filed with county recorders.

House Bill No. 198, increasing punishment for criminal libel.

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House Bill No. 207, ownership of motor vehicle license plates.

House Bill No. 214, providing for cancellation of certificates of purchase and leases of state lands.

House Bill No. 218, procedure for appeal to superior court the decisions of state land commissioner relating to classification or appraisal of state lands.

House Bill No. 219, penalties for driving motor vehicle without a valid license.

House Bill No. 233, relating to salary of employees of county officers.

House Bill No. 237, payment of expenses of members of state board of education.

House Bill No. 238, appropriation to superintendent of public instruction for curriculum survey in common and high schools.

House Bill No. 250, animal inspection certificate shall have notation indicating it is not a bill of sale.

House Bill No. 254, providing that 10¢ school district building fund may be accumulated from year to year and may be invested at interest.

House Joint Resolution No. 1, Substitute House Bill No. 20, and House Bills Nos. 42, 70, 99, 101, 105, 139, 147, 160, 197, 198, 207, 214, 218, 219, 233, 237, 238, 250, and 254 were placed under the order of business, introduction and first reading of bills for today.

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Prochnow, for the Committee of the Whole, reported Senate Bill No. 44, providing for optional card form for affidavit of registration; Senate Bill No. 85, expenses of maintenance of insane defendant; Senate Bill No. 143, increasing interest rate on delinquent social security payments from political subdivisions; Senate Bill No. 159, prescribing salary of adult probation officer and assistants; Senate Bill No. 178, providing for statement to be attached to standard fire policy stating whether or not loss or damage by nuclear reaction is included; Senate Bill No. 201, appropriation to land department for special legal assistance; Senate Bill No. 215, interstate compact on juveniles; Senate Bill No. 230, providing for signing of warrants by executive secretary of board of nurse registration; House Bill No. 24, appropriation for relief of Carr Mortuary, Tempe; House Bill No. 25, amending provisions for notification of certain registrants of trademarks of date of expiration; House Bill No. 77, requiring bids for highway construction, reconstruction, equipment or supplies in certain counties; House Bill No. 175, exempting construction bid bonds from resident agents' countersignatures on insurance; House Bill No. 190, appropriation for relief of Mortensen-Kingsley Mortuary; and Senate Bill No. 182, providing for creation and termination of family trusts.

The recommendations of the Committee were:

That Senate Bill No. 44 be amended as follows: (reference is to the printed bill)

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WHEN THIS CARD IS PROPERLY EXECUTED AND DELIVERED OR MAILED TO THE COUNTY RECORDER OR A DEPUTY REGISTRAR, IT SHALL BE ATTACHED TO THE ORIGINAL AFFIDAVIT OF REGISTRATION, AND THEREAFTER THE VOTER'S REGISTRATION SHALL BE DEEMED TO BE IN THE PRECINCT IN WHICH THE NEW ADDRESS IS LOCATED.

Title, line 2, after the word "Registration" strike the comma, insert a semi-colon and the words "Providing for Transfer of Registration to New Precinct by Post Card Form,"

Line 3, after the word "Sections" insert 16-110,"

and, as so amended, the bill do pass.

That Senate Bill No. 85 do pass.

That Senate Bill No. 143 do pass.

That Senate Bill No. 159 be amended as follows: (reference is to the printed bill)

Page 1, lines 5 and 6, strike "judge making the appointment," and insert "Board of Supervisors,"

Title, line 3, after the partial word "ants" strike the comma, insert a semicolon and "Providing that such salaries be fixed by the board of supervisors,"

and, as so amended, the bill do pass.

That Senate Bill No. 178 be amended as follows: (reference is to the printed bill)

Page 1, line 9, strike the words "or include therein".

Page 1, line 18, strike the period, add a semicolon and the following words: "however, subject to the foregoing and all provisions of the said policy, direct loss by fire resulting from nuclear reaction or nuclear radiation or radio-active contamination is insured against by such policy."

Amend title, line 8, after the word "Thereon" insert a comma and strike the remainder of line 8; strike all of lines 9 and 10 and on line 11, strike the word "Contamination,"

and, as so amended, the bill do pass.

That Senate Bill No. 201 be amended as follows: (reference is to the printed bill)

Page 1, line 3, strike "state land department" and insert "department of law"

Page 1, line 7, strike "state land department" and insert "department of law"

Page 1, line 8, after the word "incur" insert "on behalf of state land department"

Page 1, line 15, after the word "of" strike the word "sections" and insert the word "section"

Page 1, line 15, after the figures "35-173" strike the word and figures "and 35-190,"

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Page 1, line 16, after the word "allotments" insert a period

Page 1, line 17, strike line 17 in its entirety and insert in lieu thereof the words "Any balance remaining from the appropriation made under the terms of Section 1 shall revert to the general fund upon the completion of the purposes for which the appropriation is made."

Amend title, strike "state land department" and insert "department of law"

and, as so amended, the bill do pass.

That Senate Bill No. 215 do pass.

That Senate Bill No. 230 do pass.

That House Bill No. 24 do pass.

That House Bill No. 25 do pass.

That House Bill No. 77 do pass.

That House Bill No. 175 do pass.

That House Bill No. 190 do pass.

That Senate Bill No. 182 be amended as follows: (reference is to the printed bill)

Page 1, line 11, strike "execution of such will or deed," and insert "creation of the estate, as defined in section 33-223,"

and, as so amended, the bill do pass.

Senator Prochnow moved the acceptance of the report and the motion was agreed to.

DISPOSITION OF MEASURES REPORTED BY COMMITTEE
OF THE WHOLE

The recommendation of the Committee of the Whole that Senate Bills Nos. 85, 143, 215, and 230, and House Bills Nos. 24, 25, 77, 175, and 190 do pass having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

The recommendation of the Committee of the Whole that Senate Bills Nos. 44, 159, 178, 201, and 182 do pass, as amended, having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title:

House Joint Resolution No. 1, entitled: "A Joint Resolution approving the actions of the Arizona-Illinois, Arizona-Kentucky, and Arizona-Indiana state societies in planning to appropriately establish a monument to the memory of Abraham Lincoln," and the resolution was referred to the Committees on Judiciary; and Administration.

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Substitute House Bill No. 20, entitled: "An Act relating to boating; providing for the use of a dealer-watercraft number; designating a state lake improvement fund under the authority of the motor vehicle division of the Arizona highway department; prescribing use of unclaimed and unrefunded taxes resulting from sale of motor vehicle fuel for watercraft; providing for reappropriation and transfer of funds to watercraft licensing fund; amending sections 5-306.06 and 28-1521, Arizona Revised Statutes, and amending title 5, chapter 3, article 1, Arizona Revised Statutes, by adding sections 5-314 and 5-315," and the bill was referred to the Committees on Judiciary; Fish and Game; and Highways and Bridges.

House Bill No. 42, entitled: "An Act relating to public health and safety; prescribing the method of reporting a contagious disease, and amending section 36-621, Arizona Revised Statutes," and the bill was referred to the Committees on Judiciary; Counties and Municipalities; and Public Health and Welfare.

House Bill No. 70, entitled: "An Act relating to motor vehicles; operators and chauffeurs; persons exempt from license, and amending section 28-412, Arizona Revised Statutes," and the bill was referred to the Committees on Judiciary; Administration; and Highways and Bridges.

House Bill No. 99, entitled: "An Act relating to employment security; eliminating certain services from the types of employment exempt from coverage under the employment security law, and amending section 23-617, Arizona Revised Statutes," and the bill was referred to the Committees on Judiciary; Administration; and State Institutions.

House Bill No. 101, entitled: "An Act relating to employment security; prescribing procedures and appeal rights for determining employer coverage; and amending section 23-724, Arizona Revised Statutes," and the bill was referred to the Committees on Judiciary; Administration; and State Institutions.

House Bill No. 105, entitled: "An Act relating to state lands; directing the state land department to sell certain state land, and providing for disposition of monies derived from sale," and the bill was referred to the Committees on Judiciary; Administration; and Livestock and Public Lands.

House Bill No. 139, entitled: "An Act relating to motor vehicles; providing for the special registration of unregistered vehicles of non-residents; prescribing fees therefor, and amending sections 28-205 and 28-302, Arizona Revised Statutes," and the bill was referred to the Committees on Judiciary; Finance and Revenue; and Highways and Bridges.

House Bill No. 147, entitled: "An Act relating to cities and towns; providing for the removal of rubbish, trash, weeds, filth and debris; providing for assessing the costs of such removal against the property improved; providing for making the assessment a lien on the property; providing for the collection of such assessment in the same manner as general taxes, and amending title 9, chapter 4, article 8, Arizona Revised Statutes, by adding section 9-498," and the bill was referred to the Committees on Judiciary; Administration; and Counties and Municipalities.

House Bill No. 160, entitled: "An Act relating to county officers;

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prohibiting the conduct of private business on the premises or in the office allocated for the performance of public duties, and amending title 11, chapter 3, article 1, Arizona Revised Statutes, by adding section 11-425," and the bill was referred to the Committees on Judiciary; Administration; and Counties and Municipalities.

House Bill No. 197, entitled: "An Act relating to conveyances; prescribing formal requirements of conveyance, and amending section 33-401, Arizona Revised Statutes," and the bill was referred to the Committees on Judiciary; Administration; and Counties and Municipalities.

House Bill No. 198, entitled: "An Act relating to criminal libel; providing for punishment therefor; and amending section 13-351, Arizona Revised Statutes," and the bill was referred to the Committees on Judiciary; Counties and Municipalities; and Public Health and Welfare.

House Bill No. 207, entitled: "An Act relating to motor vehicles; making number plates nontransferable; providing for transfer of title without transfer of number plates, and amending sections 28-308, 28-314, and 28-326, Arizona Revised Statutes," and the bill was referred to the Committees on Judiciary; Counties and Municipalities; and Highways and Bridges.

House Bill No. 214, entitled: "An Act relating to public lands; providing for cancellation of certificates of purchase and leases by action of the commissioner, and amending sections 37-247, 37-288, and 37-289, Arizona Revised Statutes," and the bill was referred to the Committees on Judiciary; Administration; and Livestock and Public Lands.

House Bill No. 218, entitled: "An Act relating to public lands; providing procedure for making appeal to the superior court through the commissioner, and amending section 37-214, Arizona Revised Statutes," and the bill was referred to the Committees on Judiciary; Administration; and Livestock and Public Lands.

House Bill No. 219, entitled: "An Act relating to motor vehicles; prescribing penalty for driving without a valid license, and amending section 28-411, Arizona Revised Statutes," and the bill was referred to the Committees on Judiciary; Counties and Municipalities; and Highways and Bridges.

House Bill No. 233, entitled: "An Act relating to the salary of county officer assistants and employees, and amending section 11-423, Arizona Revised Statutes," and the bill was referred to the Committees on Judiciary; Appropriations; and Counties and Municipalities.

House Bill No. 237, entitled: "An Act relating to education; providing for payment of expenses of members of the state board of education, and amending section 15-101, Arizona Revised Statutes," and the bill was referred to the Committees on Judiciary; Appropriations; and Education.

House Bill No. 238, entitled: "An Act relating to education; providing for a curriculum survey and making an appropriation," and the bill was referred to the Committees on Judiciary; Appropriations; and Education.

House Bill No. 250, entitled: "An Act relating to livestock and

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animals; providing that the certificate of inspection shall bear notation indicating that it is not to be considered as a bill of sale, and amending section 24-266, Arizona Revised Statutes," and the bill was referred to the Committees on Judiciary; Counties and Municipalities; and Livestock and Public Lands.

House Bill No. 254, entitled: "An Act relating to education; providing for accumulation of and drawing of interest on ten cent building fund levy, and amending section 15-445, Arizona Revised Statutes," and the bill was referred to the Committees on Judiciary; Counties and Municipalities; and Education.

REPORTS OF STANDING COMMITTEES

The Committee on Appropriations, Senator Prochnow, Chairman, reported the following, with the unanimous recommendation that the bills do pass:

Senate Bill No. 43, providing for a system of junior college districts.

Senate Bill No. 117, terms and compensation of members of commission on uniform state laws.

House Bill No. 130, increasing salary of deputy sheriffs in first-class counties having a population of less than twenty thousand.

House Bill No. 145, redefining tuberculous person for welfare assistance and providing for care or treatment.

Senator Prochnow, Chairman, reported Senate Bill No. 195, appropriation to board of cosmetology for salaries, with the unanimous recommendation that the bill do pass, with the following amendment: (reference is to the printed bill)

Page 1, line 4, strike lines 4 and 5 in their entirety and insert in lieu thereof the words "there is appropriated to the board of cosmetology from the board of cosmetology fund the sum of one thousand eight hundred dollars."

Senate Bill No. 43 and House Bill No. 130 were referred to their proper Calendar.

Senate Bill No. 117, accompanied by the reports of the Committees on Judiciary; Appropriations; and State Institutions, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 195, accompanied by the reports of the Committees on Judiciary; and Appropriations, was placed on the Calendar of the Committee of the Whole.

House Bill No. 145, accompanied by the reports of the Committees on Judiciary; Administration; Appropriations; and Public Health and Welfare, was placed on the Calendar of the Committee of the Whole.

The Committee on Fish and Game, Senator Udine, Chairman, reported Senate Bill No. 222, deposit or investment of surplus game and fish funds and per cent of interest rate, with the unanimous recommendation that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Judiciary, Senator Orme, Chairman, reported

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Senate Bill No. 197, laws and regulations pertaining to public accounting, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the printed bill)

Page 14, line 20, strike "personally", insert "actively"

Page 14, line 42, strike "personally", insert "actively"

Page 15, line 34, strike "personally", insert "actively"

Page 18, line 36, after the word "CHAPTER" insert a comma, strike the remainder of line 36, and insert "FOR CAUSE, EITHER UPON ITS"

Page 18, line 37, strike "ON THE COMPLAINT OF ANY" and insert "A VERIFIED COMPLAINT."

Page 18, line 38, strike "PERSON."

The bill was referred to its proper Calendar.

SECOND READING OF BILLS

By unanimous consent the following bills were read the second time by number and title:

Senate Bill No. 44, providing for optional card form for affidavit of registration.

Senate Bill No. 85, expenses of maintenance of insane defendant.

Senate Bill No. 143, increasing interest rate on delinquent social security payments from political subdivisions.

Senate Bill No. 159, prescribing salary of adult probation officer and assistants.

Senate Bill No. 178, providing for statement to be attached to standard fire policy stating whether or not loss or damage by nuclear reaction is included.

Senate Bill No. 201, appropriation to land department for special legal assistance.

Senate Bill No. 215, interstate compact on juveniles.

Senate Bill No. 230, providing for signing of warrants by executive secretary of board of nurse registration.

House Bill No. 24, appropriation for relief of Carr Mortuary, Tempe.

House Bill No. 25, amending provisions for notification of certain registrants of trademarks of date of expiration.

House Bill No. 77, requiring bids for highway construction, reconstruction, equipment or supplies in certain counties.

House Bill No. 175, exempting construction bid bonds from resident agents' countersignatures on insurance.

House Bill No. 190, appropriation for relief of Mortensen-Kingsley Mortuary.

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Senate Bill No. 182, providing for creation and termination of family trusts.

The President put the question "Shall Senate Bills Nos. 44, 85, 143, 159, 178, 201, 215, 230 and 182 be engrossed and have a third reading?", which was decided in the affirmative, and the bills were referred to the Committee on Enrolling and Engrossing.

The President put the question "Shall House Bills Nos. 24, 25, 77, 175 and 190 have a third reading?", which was decided in the affirmative, and the bills were placed under the order of business, third reading of bills for Monday.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until Monday at 10 a.m. The motion was agreed to and at 9:34 a.m. the Senate stood adjourned until Monday, March 14, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

MONDAY, MARCH 14

The Senate met at 10 a.m.

Rev. George W. Cole, of Westminster Presbyterian Church, Phoenix, offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced that Senator Richards, of Navajo, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Saturday, March 12, 1960, was dispensed with and the Journal was approved.

PERSONAL PRIVILEGE

Senator Brooke arose to a point of personal privilege and requested that the following remarks, made by him, be inserted in the Journal.

In rising to speak on personal privilege this morning, I realize the lateness of the hour in the life of this session.

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The Arizona Republic political columnist, who writes under the title 'Arizona Politics', had this to say in yesterday's (Sunday's) paper:

"The tax memorial asking Congress for a referendum to limit income taxes seems to be deeply buried in the state Senate Committees headed by Harold Giss (D), Yuma and Ben Arnold (D), Pinal.

"The Western Tax Council, Inc., has put out a nationwide release urging people to watch the Arizona legislature for action on the tax memorial. The Council states that 33 states have already acted to memorialize Congress for a referendum. If 34 states petition Congress, the referendum must be placed on the ballot. Arnold has promised the Memorial would clear his committee. But, as of yesterday, it was still buried. Giss is opposed to the memorial. So, if you want a chance to vote on limiting your income tax, you'd better move the positions of Giss and Arnold."

I speak in defense of Senator Giss and Senator Arnold, I do this somewhat from personal experience, having been floor leader in the House in the 7th and 8th legislatures. In the 7th legislature, there was a coalition of 19 democrats and 7 republicans (26) against 21 liberal democrats. I am sure Senator Smith of Graham knows what I am talking about, as he was a member of that body. Time, experience, and I hope, **wisdom** have changed my views, plus the fact that I came from what was then ore-rich Yavapai County and I now come from Maricopa County.

The floor leader frequently does things which do not carry his personal approval. This is done in the traditions of American government. I quote from Carl Hayden, the most wise of Arizona political sages, "All legislation is a compromise."

I do not criticize any of the members who introduced this tax memorial resolution. Frequently, members of the Senate introduce bills because someone wants them considered. They are not necessarily the well thought conclusion of such member.

This memorial is supported in an editorial by the editorial writer of the Republic, a man of considerable experience.

I most sincerely oppose the memorial. This act of mine is not politically smart. I could sit still and let Senator Giss take the blame. However, there are times when it is more important to speak out, regardless of the consequences, and this I now choose to do.

It makes little difference to me whether this memorial comes out of the Committees or not. Personally, I do not hold bills in Committees. I cannot believe that this resolution will pass in any event, even if released by Committees.

The majority floor leader and Senator Arnold should not take all the blame.

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This is a ticklish subject to put to a popular vote. Who does not want his income tax reduced? I doubt if any member of the Senate has more difficulty in paying the approximately $\frac{1}{4}$ th of his income for income taxes than I. Still, I believe it cruel to let people believe it can be done. When you reduce income taxes, what are you going to do to replace the money? More than $\frac{2}{3}$ rd of our national budget goes for national defense, in all its phases. Are we going to stop our defense development? I do not think so. There are economies to be made and they are important, but this would only be a drop in the bucket.

If this proposition prevailed, can the government operate in a straight jacket? I don't think so. Who knows what new missiles are going to cost? Where is the money coming from? What about the income tax on partnerships and corporations? I know that my own company would not be alive today — if in 1922 we had to pay the taxes we have to pay today. We lived on our disability compensation and plowed back into the business whatever profit there was. Now we have 8 stores and employ around 190 people.

As a possible source of federal income, do we want more sales taxes on the backs of those least able to pay? Heaven forbid that we ever have a federal sales tax on retail sales!

I do not want to go home with some of my people believing that a bad majority leader kept this Senate from voting on this particular bill, and that had we voted, it would have reduced their income taxes. This just is not so.

There are many tax reforms in Arizona that need our attention—including increased tax on restaurant sales and exemptions on sales of essential groceries. We are the only state in the Union that charges a lower tax on a restaurant than taxes paid on essential groceries (staple groceries) bought in a grocery store. The costs of Federal government must be paid. Let us not do something that is bound to put a greater burden on the back of the average man and woman.

I thank you for your courteous attention.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bills Nos. 44, 85, 143, 159, 178, 201, 215, 230 and 182 as properly engrossed, and the bills were placed under the order of business, third reading of bills for today.

THIRD READING OF BILLS

Senate Bill No. 44, by Senators Mickelson, Spikes, Murphy, Bollinger, Prochnow, Blansett, Arnold, Thompson, Orme, Simms, Gale, Udine and Lockhart, providing for optional card form for affidavit of registration, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale,

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Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Graham), Smith (Santa Cruz) Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Richards.

The President announced the signing in open session of Senate Bill No. 44 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 85, by Senators Wine and Corbett, expenses of maintenance of insane defendant, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Richards.

The President announced the signing in open session of Senate Bill No. 85 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 143, by Senators Brown and Corbett, increasing interest rate on delinquent social security payments from political subdivisions, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Richards.

The President announced the signing in open session of Senate Bill No. 143 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 159, by Senators Giss, Corbett, Arnold, Brown and Murphy, prescribing salary of adult probation officer and assistants, was read in full on third reading and passed on roll call which resulted: Ayes 26, Noes 1, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Prochnow, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Noes: Palmer.

Not voting: Richards.

The President announced the signing in open session of Senate Bill No. 159 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 178, by Senators Brown, Simms, Corbett, and Richards, providing for statement to be attached to standard fire policy stating whether or not loss or damage by nuclear reaction is

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included, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Richards.

The President announced the signing in open session of Senate Bill No. 178 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 201, by Senators Mickelson, Arnold, Goff, and Simms, appropriation to land department for special legal assistance, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Richards.

The President announced the signing in open session of Senate Bill No. 201 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 215 by Senators Giss, Goff, Orme, Mickelson, and Prochnow, interstate compact on juveniles, was read in full on third reading and passed on roll call which resulted: Ayes, 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Richards.

The President announced the signing in open session of Senate Bill No. 215 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 230, by Senator Giss, providing for signing of warrants by executive secretary of board of nurse registration, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Richards.

The President announced the signing in open session of Senate Bill No. 230 and directed the Secretary to transmit the bill to the House.

House Bill No. 24, appropriation for relief of Carr Mortuary, Tempe, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

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Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Richards.

The President announced the signing in open session of House Bill No. 24 and directed the Secretary to return the bill to the House.

House Bill No. 25, amending provisions for notification of certain registrants of trademarks of date of expiration, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Richards.

The President announced the signing in open session of House Bill No. 25 and directed the Secretary to return the bill to the House.

House Bill No. 77, requiring bids for highway construction, reconstruction, equipment or supplies in certain counties, was read in full on third reading and passed on roll call which resulted: Ayes 25, Noes 2, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Noes: Goff and Thompson.

Not voting: Richards.

The President announced the signing in open session of House Bill No. 77 and directed the Secretary to return the bill to the House.

Senator Wine offered the following explanation of his vote on House Bill No. 77:

I have been assured by the sponsors of this bill in the House and Senate that there is no objection to the insertion of the following statement in the Journal, and I ask that it be inserted in explanation of my vote.

I vote "aye" with the express understanding that it is not the intent of House Bill 77 to prohibit in any way participation by the county and property owners abutting or adjoining a road or highway in the cost of constructing or surfacing any such county road or highway.

House Bill No. 175, exempting construction bid bonds from resident agents' countersignatures on insurance, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Graham), Smith ((Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

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Not voting: Bollinger and Richards.

The President announced the signing in open session of House Bill No. 175 and directed the Secretary to return the bill to the House.

House Bill No. 190, appropriation for relief of Mortensen-Kingsley mortuary, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Richards.

The President announced the signing in open session of House Bill No. 190 and directed the Secretary to return the bill to the House.

Senate Bill No. 182, by Senators Corbett and Brown, providing for creation and termination of family trusts, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Richards.

The President announced the signing in open session of Senate Bill No. 182 and directed the Secretary to transmit the bill to the House.

MESSAGES FROM THE HOUSE

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had refused to concur in the Senate amendments to Substitute House Bill No. 87, providing for sale of state hospital lands and allocating proceeds to state hospital building fund and directing land to be used for roadways, and had appointed a free conference committee consisting of members Tidwell, Campbell, and Bloomquist, to confer with a like committee from the Senate in the matter of disagreement.

Senator Prochnow moved that a like committee be appointed by the Senate in the matter of disagreement. The motion was agreed to, and the President designated Senators Prochnow, Murphy, and Wine as conferees on the part of the Senate.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 9 a.m. The motion was agreed to and at 11 a.m. the Senate stood adjourned until tomorrow, Tuesday, March 15, 1960, at 9 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

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TUESDAY, MARCH 15

The Senate met at 9 a.m.

Reverend Cole offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

THE JOURNAL

By unanimous consent the reading of the Journal of Monday, March 14, 1960, was dispensed with and the Journal was approved.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate a communication from the Governor which was read, advising that on March 14, 1960, he had signed and filed with the secretary of state Senate Resolution No. 4, commemorating founding of A. S. U. and seventy-fifth anniversary.

REPORTS OF STANDING COMMITTEES

The Committee on Judiciary, Senator Orme, Chairman, reported Senate Bill No. 30, authorizing justices of the peace and police magistrates to appoint bond commissioners, with a majority of the Committee concurring in the amendment of the Committee on Counties and Municipalities and, as so amended, a majority of the Committee recommended that the bill do pass.

Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 15, prescribing salary of mine dust engineer.

Senate Bill No. 79, redefining boundary of Navajo county.

Senate Bill No. 226, salary increases for administrative officers.

Senate Bill No. 233, establishing Arizona water and power resources planning board.

Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the Bills do pass, as amended:

Senate Bill No. 213, increasing the salary of the superintendent of the state industrial school, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, lines 7 to 9, inclusive, strike "(The superintendent of the industrial school shall receive a salary not to exceed seven thousand two hundred dollars annually.) and insert: "The superintendent of the industrial school shall receive a salary not to exceed TWELVE thousand dollars annually."

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Page 1, strike line 23.

Page 2, strike lines 1 to 3, inclusive.

Page 2, line 4, strike "3." and insert "1." and at end of line 4 strike "five" and insert "SEVEN"

Page 2, line 5, strike "four" and insert "TWO"

Page 2, line 6, strike "4." and insert "2." and at end of line 6 strike "eight" and insert "NINE"

Page 2, line 7, strike "four" and insert "SIX"

Page 2, line 8, strike "5." and insert "3."

Page 2, line 9, strike "seven thousand two" and insert "NINE thousand SIX"

Page 2, line 10, strike "6." and insert "4."

Page 2, line 11, strike "eight thousand" and insert "TEN thousand FIVE HUNDRED"

Amend title to read:

"AN ACT Relating to Public Officers; Increasing the Salary of Certain Institutional Superintendents; Removing the Salaries of the Superintendent of the Industrial School and the Superintendent of the State Hospital from Section 38-605, Arizona Revised Statutes, and Amending Sections 8-316 and 38-605, Arizona Revised Statutes."

Senate Bill No. 222, deposit or investment of surplus game and fish funds and per cent of interest rate, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 23, after the word "DEPOSIT." insert "All interest earned shall be credited to the game and fish fund."

Senate Bill No. 224, increasing salary of director of veterans' affairs, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 2, strike lines 1 through 9 in their entirety.

Senate Bills Nos. 15, 30, 79, 213, 224, 226, and 233, were referred to their proper Calendar.

Senate Bill No. 222, accompanied by the reports of the Committees on Judiciary; Banking and Insurance; and Fish and Game, was placed on the Calendar of the Committee of the Whole.

The Committee on Administration, Senator Brown, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 79, redefining boundary of Navajo county.

Senate Bill No. 89, providing for a revision of the real estate code pertaining to the real estate department, licensing, regulation, and sale of subdivided land.

Senate Bill No. 119, increasing security required following accident.

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Senate Bill No. 197, laws and regulations pertaining to public accounting.

Senate Bill No. 26, prescribing proof required upon certain convictions under safety responsibility act.

Senate Bill No. 30, authorizing justices of peace and police magistrates to appoint bond commissioners.

Senate Bills Nos. 79, 89 and 26 were referred to their proper Calendar.

Senate Bill No. 119, accompanied by the reports of the Committees on Judiciary; Administration; Banking and Insurance; and Counties and Municipalities, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 197, accompanied by the reports of the Committees on Judiciary; Administration; and State Institutions, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 30, accompanied by the reports of the Committees on Judiciary; Administration; and Counties and Municipalities, was placed on the Calendar of the Committee of the Whole.

The Committee on Livestock and Public Lands, Senator Lockhart, Chairman, reported the following, with the unanimous recommendation that the bills do pass:

Senate Bill No. 79, redefining boundary of Navajo county.

Senate Bill No. 231, providing for extension of oil and gas leases due to lack of market.

House Bill No. 217, prohibiting sublease of state lands by lessee without written permission of state land department.

Senator Lockhart, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

House Bill No. 218, procedure for appeal to superior court the decisions of state land commissioner relating to classification or appraisal of state lands.

House Bill No. 250, animal inspection certificate shall have notation indicating it is not a bill of sale.

House Bill No. 129, exempting certain state departments from attorney generals department of law and authorizing them to hire independent legal counsel.

Senate Bill No. 231 and House Bills Nos. 217, 218, 250 and 129 were referred to their proper Calendar.

Senate Bill No. 79, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Livestock and Public Lands, was placed on the Calendar of the Committee of the Whole.

The Committee on Finance and Revenue, Senator Thompson, Chairman, reported Senate Bill No. 225, exempting from luxury tax vinous liquor manufactured in Arizona from Arizona grown grapes, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

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The Committee on Banking and Insurance, Senator Simms, Chairman, reported Senate Bill No. 205, bids and bonds for contractors doing public construction work, with a majority of the Committee recommending that the bill, as amended by the Committee on Judiciary, do pass.

Senator Simms, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 89, providing for a revision of the real estate code pertaining to the real estate department, licensing, regulation, and sale of subdivided land.

Senate Bill No. 222, deposit or investment of surplus game and fish funds and per cent of interest rate.

Senate Bill No. 223, providing for reduction of fire insurance rate where hazard is reduced.

Senate Bill No. 89, accompanied by the reports of the Committees on Judiciary; Administration; Banking and Insurance; and State Institutions, was placed on the Calendar of the Committee of the Whole.

Senate Bills Nos. 205, 222 and 223 were referred to their proper Calendar.

RECESS

Without objection, at 9:11 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 9:32 a.m.

COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 9:33 a.m. the Senate resolved itself into Committee of the Whole, with Senator Goff in the chair.

At 10:08 a.m. the Committee of the Whole arose.

RECESS

Without objection, at 10:12 a.m. the Senate stood at recess until 2 p.m.

AFTERNOON SESSION

The President called the Senate to order at 2:21 p.m.

ARIZONA WATER AND POWER RESOURCES PLANNING BOARD

Senator Orme moved that Senate Bill No. 233, establishing Arizona water and power resources planning board, which was reported out of the Committee on Judiciary under date of March 15, 1960, be re-referred to the Committee on Judiciary for further consideration. The motion was agreed to, and Senate Bill No. 233 was re-referred to the Committee on Judiciary.

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SUSPENSION OF RULES FOR ADVANCEMENT OF BILLS

Senator Giss moved that an emergency be declared, the rules be suspended, and that all bills which are under the order of business, Committee of the Whole, be removed from their position on the Calendar and advanced to their proper calendar for today. The motion was agreed to on roll call which resulted: Ayes 23, Not voting 5, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Wine, President Carpenter.

Not Voting: Gale, Mickelson, Simms, Thompson, Udine.

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Goff, for the Committee of the Whole, reported Senate Bill No. 30, authorizing justices of peace and police magistrates to appoint bond commissioners; Senate Bill No. 79, redefining boundary of Navajo county; Senate Bill No. 89, providing for a revision of the real estate code pertaining to the real estate department, licensing, regulation, and sale of subdivided land; Senate Bill No. 117, terms and compensation of members of commission on uniform state laws; Senate Bill No. 119, increasing security required following accident; Senate Bill No. 195, appropriation to board of cosmetology for salaries; Senate Bill No. 197, laws and regulations pertaining to public accounting; Senate Bill No. 222, deposit or investment of surplus game and fish funds and per cent of interest rate; and House Bill No. 145, redefining tuberculous person for welfare assistance and providing for care or treatment.

The recommendations of the Committee were:

That Senate Bill No. 30 be amended as follows: (reference is to the printed bill)

Page 1, line 10, strike "3." and insert "B.", and after italicized word "deputy" insert "A JUSTICE OF THE PEACE MAY, UPON APPROVAL BY THE COUNTY BOARD OF SUPERVISORS,"

Page 1, line 20, strike "B." and insert "C."

Page 1, line 21, strike "PARAGRAPH 3 OF"

Page 1, line 22, strike "A" and insert "B"

Page 2, line 3, after "ANNUM" strike the period and insert: "AND SHALL FILE WITH THE BOARD OF SUPERVISORS A SURETY BOND IN SUCH AMOUNT AS THE BOARD MAY DEEM NECESSARY OR ADVISABLE. THE PREMIUMS ON THE BOND MAY BE PAID FROM THE COUNTY GENERAL FUND."

Page 2, line 15, strike "2" and insert "C" and after italicized word "deputy", insert "THE POLICE JUSTICE MAY, UPON APPROVAL BY THE GOVERNING BODY OF THE INCORPORATED CITY OR TOWN OF THE POLICE JUSTICE,"

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Page 2, line 26, strike "C." and insert "D."

Page 2, line 27, strike "PARAGRAPH 2 OF"

Page 2, line 28, strike "B" and insert "C"

Page 2, line 32, after "ANNUM" strike the period and insert: "AND SHALL FILE WITH THE GOVERNING BOARD OF THE CITY OR TOWN A SURETY BOND IN SUCH AMOUNT AS THE GOVERNING BOARD MAY DEEM NECESSARY. THE PREMIUMS ON THE BOND MAY BE PAID FROM THE GENERAL FUNDS OF THE CITY OR TOWN."

and, as so amended, the bill do pass.

That Senate Bill No. 79 do pass.

That Senate Bill No. 89 be amended as follows: (reference is to the printed bill)

Page 2, line 13, strike ", INCLUDING THE", insert a period, and strike lines 14 and 15.

Page 2, line 30, strike "Any person engaged" and insert "ENGAGES"

Page 2, strike line 34 and insert "(j) ENGAGES IN THE BUSINESS OF ASSISTING OR OFFERING"

Page 4, line 3, strike "have been" and insert "BE"

Page 4, strike lines 10 to 19, inclusive, and insert:

"C. MEMBERS OF THE BOARD SHALL RECEIVE TWENTY-FIVE DOLLARS FOR EACH DAY SPENT IN ATTENDING REGULAR OR SPECIAL MEETINGS OF THE BOARD TOGETHER WITH REIMBURSEMENT FOR NECESSARY TRAVEL AND OTHER EXPENSES AS PROVIDED BY LAW FOR OTHER PUBLIC OFFICERS."

Page 5, line 24, strike subsection designation "A."

Page 5, line 26, after "clerks as are necessary." strike the rest of line 26, strike lines 27 to 31, inclusive

Page 5, lines 40 and 41, strike "for a broker's license" and insert "for AN ORIGINAL broker's license at least a high school education or in lieu thereof"

Page 6, line 7, strike "presecne" and insert "presence"

Page 6, line 33, after "dollars" strike the comma, insert a period, strike the rest of line 33, all of line 34, and on line 35 strike "THOUSAND FIVE HUNDRED DOLLARS."

Page 6, line 37, strike ", OR SALESMAN,"

Page 6, line 39, strike ", OR SALESMAN,"

Page 6, lines 42 and 43, strike ", OR SALESMAN,"

Page 7, line 14, strike "THE" and insert "A"

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Page 7, line 15, strike "HIS" and insert "A"

Page 7, strike all of section 9, lines 17 to 32, inclusive, and renumber following sections to conform.

Page 7, line 39, after "suspending" strike "or" and after "revoking" insert "OR DENYING THE RENEWAL OF"

Page 8, line 5, strike "Ten" and insert "WITHIN TEN"

Page 8, strike lines 18 to 27, inclusive, and insert:

"B. In addition to the statutory penalty therefor his broker's or salesman's license, if he is a licensee, MAY be suspended or revoked."

Page 8, line 38, at end of sentence strike the period and insert: "and may also receive a commission."

Page 8, strike lines 39 to 45, inclusive.

Page 9, strike lines 1 to 13, inclusive.

Amend title to read:

"AN ACT Relating to Real Estate; Defining the Term "Broker" or "Real Estate Broker"; Increasing Amount in the Real Estate Fund; Granting Compensation to Board Members; Providing For a Directory of Brokers and Salesmen; Establishing a Ratio of Deputies to the Number of Licensed Brokers; Prescribing Qualifications of Licensees; Prescribing Licenses for Additional Places of Business; Prescribing Penalty for Sale of Cemetery Property for Speculation; Prohibiting Employing or Compensating an Unlicensed Person With Exception of Broker of Another State; Amending Sections 32-2101, 32-2103, 32-2104, 32-2106, 32-2107, 32-2109, 32-2124, 32-2127, 32-2157, and 32-2162, Arizona Revised Statutes, and Amending Title 32, Chapter 20, Article 3, Arizona Revised Statutes, by Adding Section 32-2163."

and, as so amended, the bill do pass.

That Senate Bill No. 117 be amended as follows: (reference is to the printed bill)

Page 1, line 10, strike the word "ACT" and insert in lieu thereof the word "SECTION"

and, as so amended, the bill do pass.

That Senate Bill No. 119 be amended as follows: (reference is to the printed bill)

Strike everying after the enacting clause and insert the following:

"Section 1. Sec. 28-1102, Arizona Revised Statutes, is amended to read:

28-1102. **Definitions.**

In this chapter, unless the context otherwise requires:

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1. "Director of insurance" means the director of the insurance division of the corporation commission.

2. "Judgment" means any judgment which has become final by expiration without appeal of the time within which an appeal might have been perfected, or by final affirmation on appeal, rendered by a court of competent jurisdiction of any state or of the United States, upon a cause of action arising out of the ownership, maintenance or use of a motor vehicle, for damages, including damages for care and loss of services, because of bodily injury to or death of any person, or for damages because of injury to or destruction of property, including the loss of use thereof, or upon a cause of action on an agreement of settlement for such damages.

3. "License" means any license, temporary instruction permit or temporary license issued under the laws of this state pertaining to the licensing of persons to operate motor vehicles.

4. "Nonresident operating privilege" means the privilege conferred upon a nonresident by the laws of this state pertaining to the operation by him of a motor vehicle, or the use of a motor vehicle owned by him in this state.

5. "Operator" means every person who is in actual physical control of a motor vehicle, whether or not licensed as an operator or chauffeur under the laws of this state.

6. "Proof of financial responsibility" means proof of ability to respond in damages for liability on account of accidents occurring subsequent to the effective date of such proof, arising out of the ownership, maintenance or use of a motor vehicle, in the amount of (five) TEN thousand dollars because of bodily injury to or death of one person in any one accident, and, subject to the limit for one person, in the amount of (ten) TWENTY thousand dollars because of bodily injury to or death of two or more persons in any one accident, and in the amount of (one) FIVE thousand dollars because of injury to or destruction of property of others in any one accident.

7. "Registration" means registration certificate or certificates and registration plates issued under the laws of this state pertaining to the registration of motor vehicles.

8. "State" means any state, territory or possession of the United States, the District of Columbia or any province of the Dominion of Canada.

Section 2. Sec. 28-1142, Arizona Revised Statutes, is amended to read:

28-1142. **Security required following accident; PROOF OF FINANCIAL RESPONSIBILITY FOR THE FUTURE; exceptions.**

A. The superintendent shall, within sixty days after the receipt of a report of a motor vehicle accident within this state which has resulted in bodily injury or death or damage to the property of any one person in excess of one hundred

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dollars, suspend the license of each operator and all registrations of each owner of a motor vehicle in any manner involved in such accident, or, if the operator is a nonresident, the privilege of operating a motor vehicle within this state, or, if the owner is a nonresident, the privilege of the use within this state of any motor vehicle owned by him, unless such operator or owner or both shall deposit security in a sum which is sufficient in the judgment of the superintendent to satisfy any judgment or judgments for damages resulting from the accident as may be recovered against the operator or owner AND FURNISH PROOF OF FINANCIAL RESPONSIBILITY AS PROVIDED IN SECTION 28-1167, ARIZONA REVISED STATUTES. Notice of the suspension shall be sent by the superintendent to the operator and owner not less than ten days prior to the effective date of the suspension and shall state the amount required as security AND THAT PROOF OF FINANCIAL REPONSIBILITY FOR THE FUTURE SHALL BE PROVIDED.

B. This section shall not apply under the conditions stated in 28-1143 or to any of the following:

1. To the operator or owner if the owner had in effect at the time of the accident an automobile liability policy with respect to the motor vehicle involved in the accident.

2. To the operator, if not the owner of the motor vehicle, if there was in effect at the time of the accident an automobile liability policy or bond with respect to his operation of motor vehicles not owned by him.

3. To the operator or owner if the liability of the operator or owner for damages resulting from the accident is, in the judgment of the superintendent, covered by any other form of liability insurance policy or bond.

4. To any person qualifying as a self-insurer under 28-1222.

C. No such policy or bond shall be effective under this section unless issued by an insurance company or surety company authorized to do business in this state, except that if the motor vehicle was not registered in this state, or was a motor vehicle which was registered elsewhere than in this state at the effective date of the policy or bond, or the most recent renewal thereof, the policy or bond shall not be effective under this section unless the insurance company or surety company if not authorized to do business in this state shall execute a power of attorney authorizing the superintendent to accept service on its behalf of notice or process in any action upon the policy or bond arising out of the accident. Every such policy or bond is subject, if the accident has resulted in bodily injury or death, to a limit, exclusive of interest and costs of not less than **(five)** TEN thousand dollars because of bodily injury to or death of one person in any one accident and, subject to the limit for one person, to a limit of not less than **(ten)** TWENTY thousand dollars because of bodily injury to or death of two or more persons in any one accident, and, if the accident has resulted in injury to or destruction of property, to a limit of not less than **(one)** FIVE thousand

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dollars because of injury to or destruction of property of others in any one accident.

D. Upon receipt of notice of the accident, the insurance company or surety company which issued the policy or bond shall furnish for filing with the superintendent a written notice that the policy or bond was not in effect at the time of the accident, if such was the case. If no such notice is received, the policy or bond shall be deemed to be in effect for the purposes of this chapter.

Section 3. Sec. 28-1164, Arizona Revised Statutes, is amended to read:

28-1164. Payments sufficient to satisfy requirements.

A. Judgments referred to in this article shall, for the purpose of this chapter only, be deemed satisfied upon compliance with one of the following:

1. When **(five)** TEN thousand dollars has been credited upon a judgment or judgments rendered in excess of that amount because of bodily injury to or death of one person as the result of any one accident.

2. When, subject to the limit of **(five)** TEN thousand dollars because of bodily injury or death of one person, the sum of **(ten)** TWENTY thousand dollars has been credited upon a judgment or judgments rendered in excess of that amount because of bodily injury to or death of two or more persons as the result of any one accident.

3. When **(one)** FIVE thousand dollars has been credited upon a judgment or judgments rendered in excess of that amount because of injury to or destruction of property of others as a result of any one accident.

B. Payments made in settlements of claims because of bodily injury, death or property damage arising from a motor vehicle accident shall be credited in reduction of the amounts provided for in this section.

Section 4. Sec. 28-1170, Arizona Revised Statutes, is amended to read:

28-1170. "Motor vehicle liability policy" defined.

A. A "motor vehicle liability policy" as the term is used in this chapter means an owner's or an operator's policy of liability insurance, certified as provided in §28-1168 or §28-1169 as proof of financial responsibility, and issued, except as otherwise provided in §28-1169, by an insurance carrier duly authorized to transact business in this state, to or for the benefit of the person named therein as insured.

B. The owners policy of liability insurance must comply with the following requirements:

1. It shall designated by explicit description or by appropriate reference all motor vehicles with respect to which coverage is thereby to be granted.

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2. It shall insure the person named therein and any other person, as insured, using the motor vehicle or motor vehicles with the express or implied permission of the named insured, against loss from the liability imposed by law for damages arising out of the ownership, maintenance or use of the motor vehicle or motor vehicles within the United States or the Dominion of Canada, subject to limits exclusive of interest and costs, with respect to each motor vehicle as follows:

(a) **(Five)** TEN thousand dollars because of bodily injury to or death of one person in any one accident.

(b) Subject to the limit for one person, **(ten)** TWENTY thousand dollars because of bodily injury to or death of two or more persons in any one accident.

(c) **(One)** FIVE thousand dollars because of injury to or destruction of property of others in any one accident.

C. The operators policy of liability insurance shall insure the person named as insured therein against loss from the liability imposed upon him by law for damages arising out of the use by him of any motor vehicle not owned by him, within the same territorial limits and subject to the same limits of liability as set forth in subdivision B of this section with respect to an owner's policy of liability insurance.

D. The motor vehicle liability policy shall state the name and address of the named insured, the coverage afforded by the policy, the premium charged therefor, the policy period and the limits of liability, and shall contain an agreement or be endorsed that insurance is provided thereunder in accordance with the coverage defined in this chapter as respects bodily injury and death or property damage, or both, and is subject to all the provisions of this chapter.

E. The motor vehicle liability policy need not insure liability under any workmen's compensation law nor liability on account of bodily injury to or death of an employee of the insured while engaged in the employment, other than domestic, of the insured, or while engaged in the operation, maintenance or repair of the motor vehicle nor liability for damage to property owned by, rented to, in charge of, or transported by the insured.

F. Every motor vehicle liability policy shall be subject to the following provisions which need not be contained therein:

1. The liability of the insurance carrier with respect to the insurance required by this chapter shall become absolute when injury or damage covered by the motor vehicle liability policy occurs. The policy may not be cancelled or annulled as to such liability by an agreement between the insurance carrier and the insured after the occurrence of the injury or damage, and no statement made by the insured or on his behalf and no violation of the policy shall defeat or void the policy.

2. The satisfaction by the insured of a judgment for the injury or damage shall not be a condition precedent to the

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right or duty of the insurance carrier to make payment on account of the injury or damage.

3. The insurance carrier shall have the right to settle any claim covered by the policy, and if the settlement is made in good faith, the amount thereof shall be deductible from the limits of liability specified in paragraph 2 of subsection B of this section.

4. The policy, the written application therefor, if any, and any rider or endorsement which does not conflict with the provisions of the chapter shall constitute the entire contract between the parties.

G. A policy which grants the coverage required for a motor vehicle liability policy may also grant lawful coverage in excess of or in addition to the coverage specified for a motor vehicle liability policy and the excess or additional coverage shall not be subject to the provisions of this chapter. With respect to a policy which grants the excess or additional coverage the term "motor vehicle liability policy" shall apply only to that part of the coverage which is required by this section.

H. A motor vehicle liability policy may provide that the insured shall reimburse the insurance carrier for any payment the insurance carrier would not have been obligated to make under the terms of the policy except for the provisions of this chapter.

I. A Motor vehicle liability policy may provide for the prorating of the insurance thereunder with other valid and collectible insurance.

J. The requirements for a motor vehicle liability policy may be fulfilled by the policies of one or more insurance carriers which policies together meet the requirements.

K. A binder issued pending the issuance of a motor vehicle liability policy shall be deemed to fulfill the requirements for such a policy.

Section 5. Sec. 28-1174, Arizona Revised Statutes, is amended to read:

28-1174. Money or securities as proof.

A. Proof of financial responsibility may be evidenced by the certificate of the state treasurer that the person named therein has deposited with him (**eleven**) TWENTY-FIVE thousand dollars in cash, or securities such as may legally be purchased by savings bank or for trust funds of a market value of (**eleven**) TWENTY-FIVE thousand dollars. The state treasurer shall not accept the deposit and issue a certificate therefor and the superintendent shall not accept the certificate unless accompanied by evidence that there are no unsatisfied judgments of any character against the depositor in the county where the depositor resides.

B. The deposit shall be held by the state treasurer to satisfy, in accordance with the provisions of this chapter, any

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execution on a judgment issued against the person making the deposit, for damages, including damages for care and loss of services, because of bodily injury to or death of a person, or for damages because of injury to or destruction of property, including the loss of use thereof, resulting from the ownership, maintenance, use or operation of a motor vehicle after the deposit was made. Money or securities so deposited shall not be subject to attachment or execution unless the attachment or execution shall arise out of a suit for damages as aforesaid.

Amend title:

AN ACT Relating to Motor Vehicles; Definitions; Prescribing the Security Required Following an Accident AND PROOF OF FINANCIAL RESPONSIBILITY FOR THE FUTURE, Payment Sufficient To Satisfy Requirements; "Motor Vehicle Liability Policy" Defined; Money or Security as Proof; and Amending Sections 28-1102, 28-1142, 28-1164, 28-1170, and 28-1174, Arizona Revised Statutes.

and, as so amended, the bill do pass.

That Senate Bill No. 195 be amended as follows: (reference is to the printed bill)

Page 1, line 4, strike lines 4 and 5 in their entirety and insert in lieu thereof the words "there is appropriated to the board of cosmetology from the board of cosmetology fund the sum of one thousand eight hundred dollars."

and, as so amended, the bill do pass.

That Senate Bill No. 197 be amended as follows: (reference is to the printed bill)

Page 14, line 20, strike "personally", insert "actively"

Page 14, line 42, strike "personally", insert "actively"

Page 15, line 34, strike "personally", insert "actively"

Page 18, line 36, after the word "CHAPTER" insert a comma, strike the remainder of line 36, and insert "FOR CAUSE, EITHER UPON ITS"

Page 18, line 37, strike "ON THE COMPLAINT OF ANY" and insert "A VERIFIED COMPLAINT."

Page 18, line 38, strike "PERSON."

and, as so amended, the bill do pass.

That Senate Bill No. 222 be amended as follows: (reference is to the printed bill)

Page 1, line 23, after the word "DEPOSIT." insert "All interest earned shall be credited to the game and fish fund."

and, as so amended, the bill do pass.

That House Bill No. 145 do pass.

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Senator Goff moved the acceptance of the report and the motion was agreed to.

DISPOSITION OF MEASURES REPORTED BY COMMITTEE
OF THE WHOLE

The recommendation of the Committee of the Whole that Senate Bill No. 79 and House Bill No. 145 do pass having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

The recommendation of the Committee of the Whole that Senate Bills Nos. 30, 89, 117, 119, 195, 197, and 222 do pass, as amended, having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

SECOND READING OF BILLS

By unanimous consent the following bills were read the second time by number and title:

Senate Bill No. 30, authorizing justices of the peace and police magistrates to appoint bond commissioners.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 30 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 23, Not voting 5, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Wine, President Carpenter.

Not voting: Gale, Mickelson, Simms, Thompson, Udine.

Senate Bill No. 79, redefining boundary of Navajo county.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 79 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 23, Not voting 5, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Wine, President Carpenter.

Not voting: Gale, Mickelson, Simms, Thompson, Udine.

Senate Bill No. 89, providing for a revision of the real estate code pertaining to the real estate department, licensing, regulation, and sale of subdivided land.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 89, which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and

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Engrossing. The motion was agreed to on roll call which resulted: Ayes 23, Not voting 5, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Wine, President Carpenter.

Not voting: Gale, Mickelson, Simms, Thompson, Udine.

Senate Bill No. 117, terms and compensation of members of commission on uniform state laws.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 117, which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 23, Not voting 5, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Wine, President Carpenter.

Not voting: Gale, Mickelson, Simms, Thompson, Udine.

Senate Bill No. 119, increasing security required following accident.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 119, which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 23, Not voting 5, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Wine, President Carpenter.

Not voting: Gale, Mickelson, Simms, Thompson, Udine.

Senate Bill No. 195, appropriation to board of cosmetology for salaries.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 195 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 23, Not voting 5, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Wine, President Carpenter.

Not voting: Gale, Mickelson, Simms, Thompson, Udine.

Senate Bill No. 197, laws and regulations pertaining to public accounting.

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Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 197 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 23, Not voting 5, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Wine, President Carpenter.

Not voting: Gale, Mickelson, Simms, Thompson, Udine.

Senate Bill No. 222, deposit or investment of surplus game and fish funds and per cent of interest rate.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 222 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 23, Not voting 5, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Wine, President Carpenter.

Not voting: Gale, Mickelson, Simms, Thompson, Udine.

House Bill No. 145, redefining tuberculous person for welfare assistance and providing for care or treatment.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 145 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 23, Not voting 5, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Wine, President Carpenter.

Not voting: Gale, Mickelson, Simms, Thompson, Udine.

RECESS

Without objection, at 2:47 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 2:52 p.m.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bills Nos. 30, 79, 89, 117, 119, 195, 197 and

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222 as properly engrossed, and the bills were placed under the order of business, third reading of bills for today.

The Committee on Livestock and Public Lands, Senator Lockhart, Chairman, reported House Bill No. 105, permits sale of Mesa farm by Arizona children's colony and earmarks proceeds for new cottages, with a majority of the Committee recommending that the bill, as amended by the Committee on Judiciary, do pass, and the bill was referred to its proper Calendar.

The Committee on Judiciary, Senator Orme, Chairman, reported House Bill No. 180, appropriation from state highway department funds for the relief of G. W. Page, with a majority of the Committee recommending that the bill do pass.

Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass, as amended:

Senate Bill No. 16, creation of department of agriculture, and its powers and duties, with the recommendation that the bill be amended as follows: (reference is to the amendment of the Committee on Agriculture and Irrigation)

Page 2, strike line 20 in its entirety

Page 2, line 21, strike "2." insert "1."

Page 2, line 22, strike "3." insert "2."

Page 2, line 23, strike "4." and the word "Two" and insert "3." and the word "Three"

Page 2, line 24, strike "5." insert "4."

Senate Bill No. 205, bids and bonds for contractors doing public construction work, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 4, strike lines 40 through 43 in their entirety and insert:

"D. No suit instituted on the aforesaid payment bond shall be commenced after the"

Title, amend line 3, after the word "Sue;" insert "Providing for Recovery of Interest, Costs, and Attorney Fees and Limitation on Time to Sue;"

Senate Bills Nos. 16 and 205, and House Bill No. 180 were referred to their proper Calendar.

THIRD READING OF BILLS

Senate Bill No. 30, by Senator Sullivan, authorizing justices of peace and police magistrates to appoint bond commissioners, was read in full on third reading and passed on roll call which resulted: Ayes 22, Not voting 6, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Palmer, Prochnow, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Wine, President Carpenter.

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Not voting: Gale, Mickelson, Orme, Simms, Thompson, Udine.

The President announced the signing in open session of Senate Bill No. 30 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 79, by Senator Sullivan, redefining boundary of Navajo county, was read in full on third reading and passed on roll call which resulted: Ayes 22, Not voting 6, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Palmer, Prochnow, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Wine, President Carpenter.

Not voting: Gale, Mickelson, Orme, Simms, Thompson, Udine.

The President announced the signing in open session of Senate Bill No. 79 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 89, by the Committee on Judiciary, providing for a revision of the real estate code pertaining to the real estate department, licensing, regulation, and sale of subdivided land, was read in full on third reading and passed on roll call which resulted: Ayes 22, Not voting 6, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Palmer, Prochnow, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Wine, President Carpenter.

Not voting: Gale, Mickelson, Orme, Simms, Thompson, Udine.

The President announced the signing in open session of Senate Bill No. 89 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 117, by the Committee on Judiciary, terms and compensation of members of commission on uniform state laws, was read in full on third reading and passed on roll call which resulted: Ayes 22, Not voting 6, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Palmer, Prochnow, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Wine, President Carpenter.

Not voting: Gale, Mickelson, Orme, Simms, Thompson, Udine.

The President announced the signing in open session of Senate Bill No. 117 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 119, by Senators Wine, Goff, Brown, and Blansett, increasing security required following accident, was read in full on third reading and passed on roll call which resulted: Ayes 22, Not voting 6, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Palmer, Prochnow, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Wine, President Carpenter.

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Not voting: Gale, Mickelson, Orme, Simms, Thompson, Udine.

The President announced the signing in open session of Senate Bill No. 119 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 195, by Senator Giss, appropriation to board of cosmetology for salaries, was read in full on third reading and passed on roll call which resulted: Ayes 22, Not voting 6, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Palmer, Prochnow, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Wine, President Carpenter.

Not voting: Gale, Mickelson, Orme, Simms, Thompson, Udine.

The President announced the signing in open session of Senate Bill No. 195 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 197, by Senator Giss, laws and regulations pertaining to public accounting, was read in full on third reading and passed on roll call which resulted: Ayes 22, Not voting 6, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Palmer, Prochnow, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Wine, President Carpenter.

Not voting: Gale, Mickelson, Orme, Simms, Thompson, Udine.

The President announced the signing in open session of Senate Bill No. 197 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 222, by Senators Udine, Lockhart, Goff, Blansett, Murphy, Prochnow, Thompson, Brown, Simms, Giss, Orme, Gale, Bollinger, Morrow, Kitchel, Richards, Sullivan, and Palmer, deposit or investment of surplus game and fish funds and per cent of interest rate, was read in full on third reading and passed on roll call which resulted: Ayes 22, Not voting 6, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Palmer, Prochnow, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Wine, President Carpenter.

Not voting: Gale, Mickelson, Orme, Simms, Thompson, Udine.

The President announced the signing in open session of Senate Bill No. 222 and directed the Secretary to transmit the bill to the House.

House Bill No. 145, redefining tuberculous person for welfare assistance and providing for care or treatment, was read in full on third reading and passed on roll call which resulted: Ayes 22, Not voting 6, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Giss, Goff, Greer, Kitchel, Lockhart, Morrow, Murphy, Palmer, Prochnow, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Wine, President Carpenter.

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Not voting: Gale, Mickelson, Orme, Simms, Thompson, Udine.

The President announced the signing in open session of House Bill No. 145 and directed the Secretary to return the bill to the House.

(Note: The Senators who were not voting on the above bills on third reading, Senate Bills Nos. 30, 79, 89, 117, 119, 195, 197, and 222, and House Bill No. 145, were excused by the President and delegated to attend the funeral of Mr. W. L. "Tex" Neel, in Morenci).

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 3:22 p.m. the Senate stood adjourned until tomorrow, Wednesday, March 16, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

WEDNESDAY, MARCH 16

The Senate met at 10 a.m.

Reverend Cole offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

THE JOURNAL

By unanimous consent the reading of the Journal of Tuesday, March 15, 1960, was dispensed with and the Journal was approved.

UNIVERSITY OF ARIZONA BAND CONCERT

The President laid before the Senate a communication addressed to Senator H. S. Corbett, by Mr. Marvin D. Johnson, Executive Secretary of the Alumni Association, University of Arizona, Tucson, announcing that the University of Arizona Band would salute the Legislature with a brief concert to be presented between the new legislative office buildings on Thursday, March 17, 1960.

The communication was read and returned to Senator Corbett.

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COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate a communication from the Governor which was read as follows:

March 14, 1960

Honorable Clarence L. Carpenter
President
Arizona State Senate
Twenty-fourth Legislature
Second Regular Session

Dear Mr. President:

I would refer to my letter to you of February twenty-fifth, requesting confirmation of the appointments of Mrs. June D. Walker and Miss Nancy E. Dority as members of the Board of Physical Therapy Examiners.

Erroneously, expiration dates on the above appointments were set to expire on a June twenty-sixth date. Under the authority of Section 32-2002, Arizona Revised Statutes, the expiration date is July twenty-sixth.

I am, therefore, respectfully requesting that the terms of office above referred to be corrected to read:

June D. (Mrs. Harvey B.) Walker, for the term of office commencing February twenty-fifth, 1960 and expiring July twenty-sixth, 1962.

Miss Nancy E. Dority, for the term of office commencing June twenty-sixth, 1960 and expiring July twenty-sixth, 1963.

Respectfully submitted,

PAUL J. FANNIN
Governor

The communication was referred to the Committee on State Institutions.

INTRODUCTION AND FIRST READING OF BILLS

Senators Murphy, Brooke, Orme, Goff, Giss, Richards, Smith (Graham), Sullivan, Brown, Wine, Bollinger, Morrow, Prochnow, Spikes, and Corbett introduced Senate Resolution No. 5, entitled: "A Resolution on the death of Hon. Grady Gammage."

The Resolution was read in full as follows:

A RESOLUTION

On the death of Honorable Grady Gammage

The Honorable Grady Gammage passed away on December 22, 1959, at the age of sixty-seven years.

Dr. Grady Gammage, President of Arizona State University, was revered and respected and moreover, he made an

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indelible impression in the State of Arizona, which impression shall remain for decades to come. As a monument to his unselfish devotion in the field of education there stands Arizona State University which attained its great status under his direction since 1933.

The accomplishments of Dr. Grady Gammage in the State of Arizona are known to all, and his distinction as an educator is recognized by thousands, not only in the State of Arizona, but throughout the United States.

Dr. Grady Gammage was born August 5, 1892, at Prescott, Arkansas. In 1916, he graduated from the University of Arizona and in 1922 Dr. Grady Gammage obtained his master's degree. New York University, in 1940, awarded him his doctorate in the field of education.

In 1926, Dr. Gammage was appointed as the Director of the Training School at the State Teachers' College at Flagstaff which is now known as Arizona State College. He became President of Arizona State College at Flagstaff when he was only thirty-five years of age and it was a tribute to his knowledge and understanding that he was one of the youngest college presidents in the United States.

In 1933, the Honorable Grady Gammage was appointed President of Arizona State University at Tempe. During the next twenty-five years Dr. Grady Gammage demonstrated to citizens and professional educators his sagacity and administrative skill as he developed the College at Tempe into a major university, known throughout the Nation for its educational achievements.

Dr. Grady Gammage did not confine his superior talents to the field of education alone, but served his community with distinction in various fields of endeavor. For example, the Honorable Grady Gammage was active in Boy Scout work. Moreover, in 1958 the Phoenix Real Estate Board awarded him the Citizen of the Year accolade. Also in 1958, he was awarded an Honorary State Farmer's Degree by the Future Farmers of America.

The National Conference of Christians and Jews recognized his efforts and accomplishments in the field of brotherhood and therefore gave him a Brotherhood Award. He was also given a distinction and citation for his work in abolishing intolerance in higher education.

In addition to belonging to numerous vocational organizations, Dr. Grady Gammage was also affiliated with Paradise Valley Country Club, Arizona Club, Executives Club, Sons of American Revolution, Navy League, Rotary Club, Newcomer Society, Masonic Lodge, Phi Kappa Phi, Phi Delta Kappa, Alpha Sigma Kappa and Tau Kappa Epsilon.

Therefore

Be it resolved by the Senate of the State of Arizona:

That the members of the Senate do sincerely regret the passing of Dr. Grady Gammage, who served the State un-

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selfishly and with great distinction. The members of the Senate affirm that Dr. Grady Gammage has left many monuments of his work which shall remain to become an integral part of Arizona. Condolences are extended to his surviving relatives.

Senator Murphy moved the adoption of the Resolution. The motion, seconded by Senator Giss, was agreed to, and Senate Resolution No. 5, on the death of Hon. Grady Gammage, was unanimously adopted.

The President announced the signing in open session of Senate Resolution No. 5, and directed the Secretary to transmit the resolution to the Governor.

REPORTS OF STANDING COMMITTEES

The Committee on Judiciary, Senator Orme, Chairman, reported Senate Bill No. 232, appropriation to legislative council for court action brought by southern pacific company, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the mimeographed bill)

Page 1, line 4, strike "legislative council" insert "department of law"

Page 1, line 11, strike "legislative council shall:" and insert "department of law shall, subject to the approval of the legislative council:"

Page 1, strike lines 12 through 14 in their entirety and insert:

"1. Appoint either special counsel or assistant attorneys general and set the amount of their compensation."

Page 2, strike lines 1 through 5 in their entirety and insert:

"B. The special counsel or assistant attorneys general employed by the department of law pursuant to the terms of this act shall consult with the legislative council, keeping it advised at all times of the current status of the action referred to in section 1."

Amend title, line 1, strike "LEGISLATIVE COUNCIL" and insert "DEPARTMENT OF LAW"

Senator Orme, Chairman, reported House Bill No. 80, authorizing national guard to sell old armory in Tucson, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 232 and House Bill No. 80 were referred to their proper Calendar.

The Committee on Administration, Senator Brown, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 17, revision of school laws pertaining to school boundaries.

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House Bill No. 119, reducing penalties for failure of distributors to report or pay motor vehicle fuel tax.

Senate Bill No. 17 and House Bill No. 119 were referred to their proper Calendar.

The Committee on Agriculture and Irrigation, Senator Goff, Chairman, reported the following, with a majority of the Committee recommending that the bill and memorial do pass:

Senate Bill No. 225, exempting from luxury tax vinous liquor manufactured in Arizona from Arizona grown grapes.

Senate Joint Memorial No. 1, requesting congress preserve established state rights to control use of water within state.

Senate Bill No. 225 and Senate Joint Memorial No. 1 were referred to their proper Calendar.

The Committee on Highways and Bridges, Senator Morrow, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 205, bids and bonds for contractors doing public construction work.

Substitute House Bill No. 20 dealer-watercraft number required from motor vehicle division.

House Bill No. 119, reducing penalties for failure of distributors to report or pay motor vehicle fuel tax.

House Bill No. 180, appropriation from state highway department funds for the relief of G. W. Page.

Senate Bill No. 205, Substitute House Bill No. 20, and House Bills Nos. 119 and 180 were referred to their proper Calendar.

RECESS

Without objection, at 10:25 a.m. the Senate stood at recess until 2 p.m.

AFTERNOON SESSION

The President called the Senate to order at 2:53 p.m.

MESSAGES FROM THE HOUSE

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed the following:

Senate Bill No. 11, appropriation for highway patrol.

Senate Bill No. 57, appropriation to state hospital board for remodeling.

Senate Bill No. 72, abolishing junior college survey committee.

Senate Bill No. 97, restrictions on archaeological discoveries.

Senate Bill No. 109, appropriation for planning and construction of new tuberculosis sanatorium.

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Senate Bill No. 167, appropriation to state prison for expenses of hosting wardens' association meeting.

Senate Bill No. 175, microfilming and destruction of records of supreme court.

Senate Bill No. 176, appropriation to library and archives for microfilming supreme court records.

Senate Bill No. 50, repeal of law requiring banks to post names of directors and shares of stock each holds.

Senate Bill No. 171, appropriation from highway fund to U of A for roadside landscaping research.

Senate Bill No. 206, equalizing retirement benefits of highway patrol members.

House Bill No. 293, savings and loan associations; providing for rehabilitation of associations.

Senate Bills Nos. 11, 57, 72, 97, 109, 167, 175, 176, 50, 171 and 206 were transmitted to the Governor.

House Bill No. 293 was placed under the order of business, introduction and first reading of bills.

INTRODUCTION AND FIRST READING OF BILLS

House Bill No. 293, entitled: "An Act relating to savings and loan associations; providing for rehabilitation of associations, and amending section 6-486, Arizona Revised Statutes," was, by unanimous consent, read the first time by number and title and was referred to the Committee on Judiciary.

REPORTS OF STANDING COMMITTEES

The Committee on Administration, Senator Brown, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 205, bids and bonds for contractors doing public construction work.

Senate Bill No. 231, providing for extension of oil and gas leases due to lack of market.

House Bill No. 80, authorizing national guard to sell old armory in Tucson.

House Bill No. 105, permits sale of Mesa farm by Arizona children's colony and earmarks proceeds for new cottages.

Senate Bill No. 231 and House Bill No. 105 were referred to their proper Calendar.

Senate Bill No. 205, accompanied by the reports of the Committees on Judiciary; Administration; Banking and Insurance; and Highways and Bridges, was placed on the Calendar of the Committee of the Whole.

House Bill No. 80, accompanied by the reports of the Committees

on Judiciary; Administration; Military and Veterans' Affairs; and State Institutions, was placed on the Calendar of the Committee of the Whole.

The Committee on Judiciary, Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 228, appropriation to attorney general for sharing legal counsel with Cochise county.

House Bill No. 125, declaring a public policy relating to municipal corporations engaging in business as public utilities.

Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass, as amended:

Senate Bill No. 231, providing for extension of oil and gas leases due to lack of market, with the recommendation that the bill be amended as follows: (reference is to the mimeographed bill)

Page 1, line 5, strike "market" insert "transportation or processing facilities"

Page 1, line 10, strike "a market" and insert "transportation or processing facilities"

Amend title, line 2, strike "MARKET" and insert "TRANSPORTATION OR PROCESSING FACILITIES".

Senate Bill No. 233, establishing Arizona water and power resources planning board, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 1, line 19, after the word "county." strike "The governor shall designate,"

Page 2, strike lines 1 and 2 in their entirety and insert: "A chairman, vice-chairman and secretary shall be elected by the board from the members of the board who are not appointed members of other state boards."

Page 2, strike lines 6 through 19 in their entirety

Page 2, line 20, strike "4." insert "1."

Page 2, line 23, strike "5." insert "2."

Page 2, line 26, strike "6." insert "3."

Page 2, line 28, strike "7." insert "4."

Page 2, line 30, strike "8." insert "5."

Page 2, line 42, strike "shall assemble and maintain complete" and insert "may assemble"

Page 2, line 43, strike "all"

Page 3, strike "Sec. 3." being lines 37 through 44 in their entirety, and insert:

"Sec. 3. APPROPRIATION

The sum of twenty-five thousand dollars is appropriated and made available to the governor, to be available for expenditure upon approval of the board for the purposes prescribed in article 2, chapter 1, title 45, Arizona Revised Statutes."

Page 3, line 45 after "Sec. 4." strike the remainder of line 45 and insert: "EXEMPTIONS: EXPIRATION; REVERSION OF FUNDS; TRANSFER OF RECORDS"

Page 4, line 1, before the word "The" insert "A."

Page 4, line 4, after the word "appropriations" strike the period, insert a comma, and insert: "except as provided in subsection B."

Page 4, between lines 4 and 5, insert:

"B. The powers and duties of the Arizona water and power resources planning board shall expire on May 1, 1961, and all unexpended or unencumbered funds appropriated by this act shall revert to the general fund.

C. Upon the expiration of the board on May 1, 1961, all of the records, files and equipment of the board shall be transferred to the legislative council."

Amend title, lines 6 and 7, strike "Making a Reallocation of Funds." and insert "Making an Appropriation."

House Bill No. 93, repayment of out-of-state travel expenses incurred by sheriff as additional punishment for cheats or frauds, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Amend title to read:

"AN ACT Relating to Crimes; Imposing Additional Punishment in Certain Crimes by Requiring Repayment of Expenses Incurred by Sheriff for Out-of-State Travel in Enforcement, and Amending Sections 13-311, 13-316 and 44-1219, Arizona Revised Statutes."

House Bill No. 233, relating to salary of employees of county officers, with the recommendation that the bill be amended as follows: (reference is to the House engrossed bill)

Page 1, line 9, strike "professional qualifications," and insert in lieu thereof "special skills,".

House Bill No. 105, permits sale of Mesa farm by Arizona children's colony and earmarks proceeds for new cottages, with the recommendation that the bill be amended as follows: (reference is to the House engrossed bill)

Page 1, line 21, strike "are appropriated to the Arizona children's" and insert "shall be deposited in the general fund."

Page 2, strike lines 1 and 2 in their entirety.

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Senate Bills Nos. 228 and 233, and House Bills Nos. 93, 233 and 125 were referred to their proper Calendar.

Senate Bill No. 231 and House Bill No. 105, accompanied by the reports of the Committees on Judiciary; Administration; and Live-stock and Public Lands, were placed on the Calendar of the Committee of the Whole.

The Committee on Mines and Mining, Senator Gale, Chairman, reported Senate Bill No. 15, prescribing salary of mine dust engineer, with the unanimous recommendation that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on State Institutions, Senator Giss, Chairman, reported the following, with a majority of the Committee recommending that the bills and resolution do pass:

Senate Bill No. 16, creation of department of agriculture and its powers and duties.

House Concurrent Resolution No. 3, constitutional amendment increasing terms of elected state officials from two to four years.

Senate Bill No. 213, increasing the salary of the superintendent of the state industrial school.

Senator Giss, Chairman, reported Senate Bill No. 165, permitting board of deposit to invest inactive funds in U. S. securities, with the unanimous recommendation that the bill do pass.

Senate Bills Nos. 16, 213 and 165, and House Concurrent Resolution No. 3 were referred to their proper Calendar.

The Committee on Counties and Municipalities, Senator Giss, Chairman, reported the following, with a majority of the Committee recommending that the bills and resolution do pass:

House Concurrent Resolution No. 4, constitutional amendment increasing terms of elected county officers from two to four years.

House Bill No. 5, repealing law providing for special license to operate motor scooter, motorized bicycle or motorcycle.

Senate Bill No. 225, exempting from luxury tax vinous liquor manufactured in Arizona from Arizona grown grapes.

House Concurrent Resolution No. 4, House Bill No. 5, and Senate Bill No. 225 were referred to their proper Calendar.

The Committee on Education, Senator Spikes, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

House Bill No. 111, transferring trust funds held by United States as trustee to state board of vocational education for Arizona youth farm loan fund.

Senate Bill No. 200, providing emergency method of computing average daily attendance in schools.

Senate Bill No. 200 was referred to its proper Calendar.

House Bill No. 111, accompanied by the reports of the Commit-

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tees on Judiciary; Administration; Education; and State Institutions, was placed on the Calendar of the Committee of the Whole.

The Committee on Banking and Insurance, Senator Simms, Chairman, reported Senate Bill No. 168, disposal of property in redevelopment and slum clearance project areas and issuance of bonds, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

Without objection, the Senate reverted to the order of business, introduction and first reading of bills.

INTRODUCTION AND FIRST READING OF BILLS

Senator Prochnow requested permission of the Senate to introduce a bill making an appropriation to the Arizona legislative council. There being no objection, the permission was granted.

Senate Bill No. 234, by the Committee on Appropriations, entitled: "An Act making an appropriation to the Arizona legislative council," was introduced and, by unanimous consent, read the first time by number and title, and was referred to the Committees on Judiciary; and Appropriations.

RECESS

Without objection, at 3:05 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 4:30 p.m.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate a communication from the Governor advising that on March 16, 1960, he had signed and transmitted to the Secretary of State Senate Resolution No. 5, on the death of the Honorable Grady Gammage.

REPORT OF CONFERENCE COMMITTEE

Senators Prochnow, Murphy, and Wine, Senate conferees, and members Tidwell, Campbell and Bloomquist, House conferees, in the matter of disagreement on Senate amendments to Substitute House Bill No. 87, providing for sale of state hospital lands and allocating proceeds to state hospital building fund and directing land to be used for roadways, submitted the following report:

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Mr. President:

Mr. Speaker:

Your free conference committee in the matter of disagreement on Senate amendments to Substitute House Bill No. 87, recommends that the following further amendment be adopted: (reference is to the Senate engrossed bill)

Page 5, following line 8, insert a new subsection C to read:

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"C. The funds derived from the sale authorized by this act shall be deposited in a fund to be known as the "State Hospital Building Fund" to be available for capital outlay construction. All monies in the Fund may be invested in the manner prescribed by Title 35, Chapter 2, Article 4, Arizona Revised Statutes. Any interest derived from such investment shall be paid into the general fund of the state. No expenditures from the Fund shall be made without prior legislative approval. On January 1, 1966, any bonds or other securities making up the State Hospital Building Fund shall be sold and the proceeds from such sale, together with any other funds remaining unencumbered and unexpended in the State Hospital Building Fund, shall revert to the general fund of the state."

Senator Prochnow moved the adoption of the report. The motion was agreed to, and the Secretary was directed to notify the House.

MESSAGES FROM THE HOUSE

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed the following:

House Bill No. 181, annual appropriation to school districts for education of blind and deaf students.

House Bill No. 240, regulation of thrift companies by corporation commission.

House Bill No. 253, providing for expiration of school district warrants.

House Bills Nos. 181, 240 and 253 were placed under the order of business, introduction and first reading of bills.

Without objection, the Senate reverted to the order of business, introduction and first reading of bills.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title.

House Bill No. 181, entitled: "An Act relating to education; providing for an annual appropriation to the Arizona school for the deaf and the blind for distribution to school districts for education of blind and deaf students; prescribing the method of the computation thereof, and amending title 15, chapter 12, article 2, Arizona Revised Statutes, by adding section 15-1213," and the bill was referred to the Committees on Judiciary; Education; and Appropriations.

House Bill No. 240, entitled: "An Act relating to sales of securities; providing for the regulation of thrift companies, and amending title 44, chapter 12, Arizona Revised Statutes, by adding article 17, sections 44-2041 to 44-2065, inclusive," and the bill was referred to the Committees on Judiciary; State Institutions; and Banking and Insurance.

House Bill No. 253, entitled: "An Act relating to education; providing for limitation on payment of school district warrants, and amending section 15-1249, Arizona Revised Statutes," and the bill

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was referred to the Committees on Judiciary; Appropriations; and Education.

MESSAGES FROM THE HOUSE

A message from the House of Representatives by Ruby H. Sanders its Chief Clerk, announced that the House had passed Senate Bill No. 110, reallocation of funds to legislative council, with the following amendment: (reference is to the Senate engrossed bill)

Page 1, line 6, after "section 1," insert "chapter 102."

Senator Prochnow moved that the Senate concur in the House amendment to Senate Bill No. 110. The motion was agreed to and the bill was placed under the order of business, final reading of bills for tomorrow.

REPORTS OF STANDING COMMITTEES

The Committee on Appropriations, Senator Prochnow, Chairman, reported the following, with the unanimous recommendation that the bills do pass:

Senate Bill No. 234, making an appropriation to the Arizona legislative council.

House Bill No. 180, appropriation from state highway department funds for the relief of G. W. Page.

Senator Prochnow, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 232, appropriation to legislative council for court action brought by southern pacific company.

Senate Bill No. 233, establishing Arizona water and power resources planning board.

Senate Bill No. 16, creation of department of agriculture and its powers and duties.

Senate Bill No. 228, appropriation to attorney general for sharing legal counsel with Cochise county.

Senate Bills Nos. 234 and 228 were referred to their proper Calendar.

Senate Bills Nos. 232 and 233, accompanied by the reports of the Committees on Judiciary; and Appropriations, were placed on the Calendar of the Committee of the Whole.

Senate Bill No. 16, accompanied by the reports of the Committees on Judiciary; Agriculture and Irrigation; Appropriations; and State Institutions, was placed on the Calendar of the Committee of the Whole.

House Bill No. 180, accompanied by the reports of the Committees on Judiciary; Appropriations; and Highways and Bridges, was placed on the Calendar of the Committee of the Whole.

The Committee on Judiciary, Senator Orme, Chairman, reported Senate Bill No. 234, making an appropriation to the Arizona legisla-

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tive council, with a majority of the Committee recommending that the bill do pass.

Senator Orme, Chairman, reported House Bill No. 293, savings and loan associations; providing for rehabilitation of associations, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the House engrossed bill)

Page 1, line 1, after "Statutes," insert "as it appears in Chapter 4, section 2, Laws of 1960, Second Regular Session,"

Amend title, line 3, after "STATUTES" strike the period and insert "AS IT APPEARS IN CHAPTER 4, SECTION 2, LAWS OF 1960, SECOND REGULAR SESSION."

Senate Bill No. 234, accompanied by the reports of the Committees on Judiciary; and Appropriations, was placed on the Calendar of the Committee of the Whole.

House Bill No. 293, accompanied by the report of the Committee on Judiciary, was placed on the Calendar of the Committee of the Whole.

The Committee on Administration, Senator Brown, Chairman, reported Senate Bill No. 168, disposal of property in redevelopment and slum clearance project areas and issuance of bonds, with a majority of the Committee recommending that the bill do pass. The bill, accompanied by the reports of the Committees on Judiciary; Administration; Banking and Insurance; and Counties and Municipalities, was placed on the Calendar of the Committee of the Whole.

RECESS

Without objection, at 4:39 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 4:45 p.m.

COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to, and at 4:46 p.m. the Senate resolved itself into Committee of the Whole, with Senator Spikes in the chair.

At 5:38 p.m. the Committee of the Whole arose.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 5:40 p.m. the Senate stood adjourned until tomorrow, Thursday, March 17, 1960, at 10 a.m.

CLARENCE L. CARPENTER
President

LOUISE C. BRIMHALL
Secretary

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THURSDAY, MARCH 17

The Senate met at 10 a.m.

Reverend Cole offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

THE JOURNAL

By unanimous consent the reading of the Journal of Wednesday, March 16, 1960, was dispensed with and the Journal was approved.

FLORAL GIFT FROM SENATOR THELMA BOLLINGER

President Carpenter called attention to the beautiful floral arrangement in front of the Secretary's desk, and on behalf of the Senate membership expressed appreciation to Senator Thelma Bollinger and her daughter Beth, and son Charles, for the flowers, which were of a lovely green hue, in celebration of Saint Patrick's Day.

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Spikes, for the Committee of the Whole, reported Senate Bill No. 205, bids and bonds for contractors doing public construction work; Senate Bill No. 231, providing for extension of oil and gas leases due to lack of market; Senate Bill No. 234, making appropriation to legislative council; House Bill No. 80, authorizing national guard to sell old armory in Tucson; House Bill No. 105, permits sale of Mesa farm by Arizona children's colony and earmarks proceeds for new cottages; House Bill No. 111, transferring trust funds held by United States as trustee to state board of vocational education for Arizona youth farm loan fund; House Bill No. 293, technical amendment to new savings and loan act of Arizona; Senate Bill No. 232, appropriation to legislative council for court action brought by southern pacific company; Senate Bill No. 233, establishing Arizona water and power resources planning board; Senate Bill No. 16, creation of department of agriculture and its powers and duties; House Bill No. 180, appropriation from state highway department funds for the relief of G. W. Page; and Senate Bill No. 168, disposal of property in redevelopment and slum clearance project areas and issuance of bonds.

The recommendations of the Committee were:

That Senate Bill No. 205 be amended as follows: (reference is to the printed bill)

Page 4, strike lines 40 through 43 in their entirety and insert:

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"D. No suit instituted on the aforesaid payment bond shall be commenced after the"

Title, amend line 3, after the word "Sue;" insert "Providing for Recovery of Interest, Costs, and Attorney Fees and Limitation on Time to Sue;"

and, as so amended, the bill do pass.

That Senate Bill No. 231 be amended as follows: (reference is to the mimeographed bill)

Page 1, line 5, strike "market" insert "transportation or processing facilities"

Page 1, line 10, strike "a market" and insert "transportation or processing facilities"

Amend title, line 2, strike "MARKET" and insert "TRANSPORTATION OR PROCESSING FACILITIES"

and, as so amended, the bill do pass.

That Senate Bill No. 234 do pass.

That House Bill No. 80 do pass.

That House Bill No. 105 be amended as follows: (reference is to the House engrossed bill)

Page 1, line 21, strike "are appropriated to the Arizona children's" and insert "shall be deposited in the general fund."

Page 2, strike lines 1 and 2 in their entirety.

and, as so amended, the bill do pass.

That House Bill No. 111 do pass.

That House Bill No. 293 be amended as follows: (reference is to the House engrossed bill)

Page 1, line 1, after "Statutes," insert "as it appears in Chapter 4, Section 2, Laws of 1960, Second Regular Session,"

Amend title, line 3, after "STATUTES" strike the period and insert: "AS IT APPEARS IN CHAPTER 4, SECTION 2, LAWS OF 1960, SECOND REGULAR SESSION."

and, as so amended, the bill do pass.

That Senate Bill No. 232 be amended as follows: (reference is to the mimeographed bill)

Page 1, line 4, strike "legislative council" insert "department of law"

Page 1, line 11, strike "legislative council shall:" and insert "department of law shall, subject to the approval of the legislative council:"

Page 1, strike lines 12 through 14 in their entirety and insert:

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"1. Appoint either special counsel or assistant attorneys general and set the amount of their compensation."

Page 2, strike lines 1 through 5 in their entirety and insert:

"B. The special counsel or assistant attorneys general employed by the department of law pursuant to the terms of this act shall consult with the legislative council, keeping it advised at all times of the current status of the action referred to in section 1."

Amend title, line 1, strike "LEGISLATIVE COUNCIL" and insert "DEPARTMENT OF LAW"

and, as so amended, the bill do pass.

That Senate Bill No. 233 be amended as follows: (reference is to the printed bill)

Page 1, line 19, after the word "county." strike "The governor shall designate,"

Page 2, strike lines 1 and 2 in their entirety and insert: "A chairman, vice-chairman and secretary shall be elected by the board from the members of the board who are not appointive members of other state boards."

Page 2, strike lines 6 through 19 in their entirety

Page 2, line 20, strike "4." insert "1."

Page 2, line 23, strike "5." insert "2."

Page 2, line 26, strike "6." insert "3."

Page 2, line 28, strike "7." insert "4."

Page 2, line 30, strike "8." insert "5."

Page 2, line 42, strike "shall assemble and maintain complete" and insert "may assemble"

Page 2, line 43, strike "all"

Page 3, line 41, strike "fifty" insert "twenty-five"

Page 3, line 45, after "Sec. 4." strike the remainder of line 45 and insert: "EXEMPTIONS; EXPIRATION; REVERSION OF FUNDS; TRANSFER OF RECORDS"

Page 4, line 1, before the word "The" insert "A."

Page 4, line 4, after the word "appropriations" strike the period, insert a comma, and insert: "except as provided in subsection B."

Page 4, between lines 4 and 5, insert:

"B. The powers and duties of the Arizona water and power resources planning board shall expire on May 1, 1961, and all unexpended or unencumbered funds appropriated by this act shall revert to the general fund.

C. Upon the expiration of the board on May 1, 1961, all

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of the records, files and equipment of the board shall be transferred to the legislative council.”

and, as so amended, the bill do pass.

That Senate Bill No. 16 be amended as follows: (reference is to the printed bill)

Strike all after the enacting clause, and insert:

“Section 1. **Legislative intent**

The intent and purpose of the legislature in enacting this measure is:

1. To create a department of agriculture.
2. To transfer to the department of agriculture all powers, duties, employees, property, files, records and funds of the boards, commissions, agencies and officers enumerated, and the duty of enforcing the provisions of law referred to, in section 3-157, Arizona Revised Statutes, as adopted by this act.
3. To retain, under the supervision and control of the commission of agriculture, for a period of one year, beginning on the effective date of this act, those boards, commissions and agencies enumerated in section 3-157.
4. To establish a more centralized and efficient manner of administering the powers granted and duties imposed by chapter 1.1, Arizona Revised Statutes, as adopted by this act.

Sec. 2. Title 3, Arizona Revised Statutes, is amended by adding chapter 1.1, article 1, sections 3-151 to 3-160, inclusive, to read:

CHAPTER 1.1

DEPARTMENT OF AGRICULTURE
ARTICLE 1. GENERAL PROVISIONS

3-151. **Definitions**

In this chapter, unless the context otherwise requires:

1. “Commission” means the commission of agriculture.
2. “Department” means the department of agriculture.
3. “Director” means the director of the department of agriculture.

3-152. **Department of agriculture**

There shall be a department of agriculture which shall be an administrative department of the state.

3-153. **Agriculture commission; qualifications; appointment; terms**

A. There shall be a commission of agriculture which shall consist of seven members, no more than two of whom

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shall be from the same county, appointed by the governor with the advice and consent of the senate.

B. Members of the commission shall be appointed in such manner that there shall be representatives on the commission who are engaged in, have sufficient knowledge of the operations of, and who represent each of the following agricultural industries:

1. One to represent dairying.
2. Two to represent fruit and vegetable growing.
3. Three to represent growing of farm crops.
4. One to represent poultry raising.

C. The term of office of each member shall be seven years. Of the members first appointed, one shall serve for a term expiring on the first Monday in January, 1962, and one each for terms expiring one, two, three, four, five and six years thereafter. A vacancy caused other than by expiration of term shall be made in the same manner as the original appointment but only for the unexpired portion of the term and subject to confirmation by the senate. The appointee may serve as a member until the regular or special session next following his appointment.

D. Members shall be competent to serve between the time of their appointment and confirmation or rejection thereof by the senate.

3-154. Organization; meetings; compensation

A. The commission first appointed under the provisions of this chapter shall meet within thirty days after its appointment and elect from among its members a chairman, vice chairman and such other officers as it shall determine. The director of the department of agriculture may, at the discretion of the commission, serve as secretary of the commission, but shall not be eligible to appointment as a member. All commission officers shall hold such offices at the pleasure of the commission.

B. Regular meetings of the commission shall be held monthly at such places as the commission shall determine. Special meetings may be called by the chairman or by a majority of the members at any time. The commission shall adopt, and at any time may amend, rules and regulations in relation to its meetings not in conflict with the provisions of this chapter. A majority of the members shall constitute a quorum for the transaction of business.

C. Members of the commission shall receive no salary but shall receive twenty-five dollars for each day or part thereof necessarily spent in the performance of official duties and, in addition, shall be reimbursed for necessary travel and other expenses as provided by law for state officers.

3-155. Powers and duties of commission

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A. The commission shall have such powers and shall perform such duties as are granted to and imposed upon the department by the provisions of this chapter.

B. In addition to other duties imposed upon it, the commission shall:

1. Determine general policies to be followed by the department in administering and enforcing its regulatory laws and the rules and regulations adopted pursuant thereto. Before changing a general policy of the department the commission shall conduct a public hearing for such purpose not less than thirty days after first publication of notice of the hearing as provided in section 39-204.

2. Organize the department, with the assistance of the director, in such manner as to effectuate the utmost efficiency in the performance of its powers and duties.

C. In addition to other powers granted to it, the commission may:

1. Cooperate with any department or agency of the United States, any other state, or of this state in the administration of this chapter.

2. Approve such orders, rules and regulations as may be issued by the director and considered necessary to carry out the provisions of this chapter.

3. Hold hearings, administer oaths, subpoena witnesses and take testimony in all matters relating to the performance of its powers and duties.

4. Where not already provided by law, require and fix the bonds of such employees as it deems necessary.

5. Prescribe the qualifications of employees of the department and inquire into their official conduct.

6. The commission shall make reports of the financial conditions and operations of the department to the governor as required by him, but at least biennially.

3-156. Director of the department of agriculture; appointment; powers and duties; salary

A. There shall be a director of the department of agriculture appointed by the commission to serve as the chief administrative officer of the department. The director shall:

1. Have direct control and management of the functions of the department subject only to the powers and duties of the commission as prescribed in this chapter.

2. Maintain his office at the capital and continue in office at the pleasure of the commission.

3. Assist the commission in the organization of the department.

4. Appoint, suspend and discharge, fix the duties and

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prescribe rules and regulations for the conduct of employees, subject to the approval of the commission, and fix the salaries of the employees within the limits of appropriations therefor by the legislature.

5. Transfer employees within the department to meet seasonal or emergency demands in any part of the department as needed.

B. The director shall receive an annual salary within the limits of legislative appropriation therefor, together with travel and subsistence expenses, as provided by law for state officers, necessarily incurred in the performance of his official duties. He shall be custodian of all property and records of the department.

3-157. Transfer of powers, duties and enforcement of laws; exception

A. There are transferred to the department of agriculture all powers granted to and duties imposed upon the following under the provisions of titles 3, 10, 24 and 44:

1. The Arizona commission of agriculture and horticulture.

2. The state dairy commissioner, except that those powers and duties relating to health and sanitation shall be retained and performed by the state department of public health.

3. The state egg inspector.

4. The state entomologist.

5. The agricultural prorate commissioner.

6. Supervisor of inspection.

7. State quarantine inspectors.

8. The sheep sanitary commission.

9. The board of pest control applicators.

10. The inspector of weights and measures.

11. The state chemist.

12. The apiary inspector.

B. There is transferred to the department of agriculture the duty of enforcing the provisions contained in:

1. Title 3, with the exception of:

(a) Article 3 of chapter 1.

(b) Articles 4 and 4.1 of chapter 2.

(c) Article 7 of chapter 3.

(d) Article 2 of chapter 4.

(e) Chapter 8.

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2. The following portion of title 24:

- (a) Article 2 of chapter 1.
- (b) Article 6 of chapter 2.
- (c) Article 2 of chapter 5.
- (d) Articles 1 and 2 of chapter 7.

3. Article 1 of chapter 2 of title 10.

4. Chapter 13 of title 44.

3-158. Retention of boards, commissions and agencies; limitation

All boards, commissions and agencies enumerated in section 3-157, subsection A, shall continue in existence under the supervision and control of the commission of agriculture for a period of one year after the effective date of this chapter, and upon the expiration of such period the existence of all such boards, commissions and agencies is terminated.

3-159. Authority for associations to appoint advisory boards or committees

Any associations of the agricultural industries may appoint advisory boards or committees to separately or jointly consult with the commission on matters relating to agricultural industries. The members appointed to such boards or committees shall not be considered as being officers, employees or agents of this state.

3-160. Transfer of officers and employees to the department

All officers, other than members of such boards or commissions, whose powers and duties are transferred to the department under the provisions of section 3-157, their employees and the employees of all boards and commissions enumerated in section 3-157 are transferred to the department to perform such powers and duties of the department as designated by it.

Sec. 3. Transfer of records, files and property

There are transferred to the department all of the records, files and property of each of the boards, commissions, agencies and officers enumerated in section 3-157.

Sec. 4. Reallocation of funds

There are reallocated to the department all of the monies remaining in each of the funds and accounts existing in the name of or in the possession of each of the boards, commissions, agencies and officers enumerated in section 3-157, the total of which monies may be expended in carrying out the provisions of this act.

Sec. 5. Effective date

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This act shall be effective on January 1, 1961."

Amend title to read:

"AN ACT Relating to Agriculture; Creating a Department of Agriculture; Providing for Appointment of a Commission of Agriculture and Prescribing Its Powers and Duties; Providing for Appointment of a Director of the Department of Agriculture; Transferring to the Department of Agriculture All Powers and Duties of the Arizona Commission of Agriculture and Horticulture, the State Dairy Commissioner, the State Egg Inspector, the State Entomologist, the Agricultural Prorate Commissioner, Supervisor of Inspection, State Quarantine Inspectors, the Sheep Sanitary Commission, the Board of Pest Control Applicators, the Inspector of Weights and Measures, the State Chemist, the Apiary Inspector; Providing for Temporary Retention of such Boards, Commissions and Agencies; Transferring to the Department of Agriculture the Duty of Enforcing the Provisions of Title 3, Arizona Revised Statutes, with the Exception of Chapter 8, Article 3 of Chapter 1, Articles 4 and 4.1 of Chapter 2, Article 7 of Chapter 3 and Article 2 of Chapter 4 thereof, the Duty of Enforcing the Provisions of Article 2 of Chapter 1, Article 6 of Chapter 2, Article 2 of Chapter 5, and Articles 1 and 2 of Chapter 7 of Title 24, Chapter 13 of Title 44, Arizona Revised Statutes, and the Duty of Enforcing the Provisions of Article 1 of Chapter 2, Title 10, Arizona Revised Statutes, Authorizing Agricultural Associations to Appoint Advisory Boards or Committees, and Amending Title 3, Arizona Revised Statutes, by Adding Chapter 1.1, Article 1, Sections 3-151 to 3-160, Inclusive."

and, as so amended, the bill do pass.

That House Bill No. 180 do pass.

That Senate Bill No. 168 be amended as follows: (reference is to the printed bill)

Page 3, line 11, after the word "USED" strike the remainder of line 11 and all of line 12 and insert "BY A HOUSING AUTHORITY FOR LOW RENT PUBLIC HOUSING PURPOSES."

Amend title as follows: Line 3, after the word "bonds;" strike the remainder of line 3. Line 4, strike "Or Obligations From Election Procedure"

and, as so amended, the bill do pass.

Senator Spikes moved the acceptance of the report, and the motion was agreed to.

DISPOSITION OF MEASURES REPORTED BY THE COMMITTEE OF THE WHOLE

The recommendation of the Committee of the Whole that Senate Bill No. 234, and House Bills Nos. 80, 111 and 180 do pass having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

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The recommendation of the Committee of the Whole that Senate Bills Nos. 205, 231, 232, 233, 16 and 168, and House Bills Nos. 105 and 293 do pass, as amended, having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

Senator Prochnow requested a roll call on the disposition of Senate Bill No. 168, disposal of property in redevelopment and slum clearance project areas and issuance of bonds, which is under the order of business, disposition of measures reported by the Committee of the Whole, and Senate Bill No. 168 was advanced to the order of business, second reading of bills for today, on roll call which resulted: Ayes 19, Noes 9, as follows:

Ayes: Arnold, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Greer, Kitchel, Morrow, Murphy, Palmer, Simms, Smith (Graham) Smith (Santa Cruz), Sullivan, Thompson, Wine, President Carpenter.

Noes: Blansett, Goff, Lockhart, Mickelson, Orme, Prochnow, Richards, Spikes, Udine.

REPORTS OF STANDING COMMITTEES

The Committee on Judiciary, Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass, as amended:

Senate Bill No. 43, providing for a system of junior college districts, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Strike all after the enacting clause and insert:

"Section 1. Title 15, Arizona Revised Statutes, is amended by adding chapter 6.1, articles 1 to 5, inclusive, to read:

CHAPTER 6.1

JUNIOR COLLEGE DISTRICTS ARTICLE 1. DEFINITIONS

15-651. Definitions

In this chapter, unless the context otherwise requires:

1. "District" means junior college district.
2. "District board" means junior college district governing board.
3. "Full-time equivalent student" means student enrollment for fifteen college semester credit units per semester.
4. "Junior college" means an educational institution which provides a program not exceeding two years' training in the arts, sciences and humanities beyond the twelfth grade of the public or private high school curriculum or vocational education, including terminal courses of a techni-

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cal and vocational nature and courses beyond the basic education courses for adults.

5. "Operational expenses" means the administration, instruction, operation of junior college plant, maintenance of junior college plant, auxiliary agencies, fixed charges and contingencies incurred in the operation of a district exclusive of all capital outlay items, special levies and bond service items.

6. "State board" means state board of directors for junior colleges.

7. "Superintendent" means county school superintendent.

ARTICLE 2. STATE BOARD OF DIRECTORS
FOR JUNIOR COLLEGES

15-656. **Members; appointment; terms; vacancies; oath**

A. There shall be a state board of directors for junior colleges which shall consist of fourteen members, one from each county, appointed by the governor with the advice and consent of the senate.

B. The term of each appointive member shall be seven years, to begin and end on the first Monday in January. The terms of two members shall expire each year. Of the members first appointed, two shall be appointed for a term expiring on the first Monday of January, 1962, and two each for terms expiring on the first Monday of January for each year to 1968, inclusive. Subsequent appointive members resulting from expiration of term shall be appointed for the full term of seven years.

C. When a vacancy occurs among the appointive membership, other than from expiration of term, the governor shall appoint a member to fill the vacancy. The appointee shall serve until his successor qualifies or the end of the session of the senate next following his appointment. During such session a member shall be appointed and confirmed to serve for the unexpired term in which the vacancy occurred.

D. Each appointive member of the commission shall, before entering upon the duties of his office, take an oath of office.

15-657. **Officers; organization; bond; meetings**

A. The state board shall select from its membership an executive secretary, treasurer, and any other officers it deems necessary. The same person shall not hold the offices of executive secretary and treasurer. The state board shall hold a regular meeting once each month and may hold such special meetings, at the call of the chairman, as may be deemed necessary or advisable.

B. A majority of the membership of the state board shall constitute a quorum for the transaction of business at

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any meeting regularly called, but a number less than a quorum may adjourn from time to time.

15-658. **Compensation; subsistence and travel for members**

A. The executive secretary of the state board shall receive such compensation as the state board determines.

B. Appointed members shall receive subsistence and travel expenses for attendance at meetings as provided by law for state employees.

15-659. **General powers of state board of directors for junior colleges as body corporate**

A. The state board shall be a body corporate with the perpetual succession and shall have the name "state board of directors for junior colleges of Arizona".

B. The state board may:

1. Adopt a corporate seal.
2. Contract and be contracted with.
3. Sue and be sued.
4. Purchase, receive, hold, make and take leases of and sell real and personal property for the benefit of the state and for the use of the junior colleges under its jurisdiction.

15-660. **General administrative powers of the state board of directors for junior colleges**

The state board shall:

1. Enact ordinances for the government of the institutions under its jurisdiction.
2. Set standards for the establishment, development, administration, operation and accreditation of junior colleges.
3. Permit and arrange for certifications of experienced and qualified community leaders in business, the professions and the arts, for the purpose of teaching classes at a junior college in fields of their specific competence.
4. Appoint and employ a president or presidents, vice presidents, deans, professors, instructors, lecturers, fellows, and such other officers and employees it deems necessary.
5. Establish qualifications of the instructional staff and establish standards of vocational competence required to instruct in occupational as well as academic subjects.
6. Determine the salaries of persons appointed and employed.
7. Remove any officer or employee when in its judgment the interests of education in the state so require.
8. Fix tuitions and fees to be charged and graduate the

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tuitions and fees between institutions and between residents, nonresidents, and students from foreign countries.

9. Establish curriculums and designate courses at the several institutions which in its judgment will best serve the interests of the state.

10. Award such degrees and diplomas upon the completion of such courses and curriculum requirements as it deems appropriate.

15-661. Organizational powers of the state board

A. The state board may cooperate with the officials of any district established and maintained pursuant to the provisions of title 15, chapter 6, for the purpose of preparing plans to integrate existing districts under the state system as provided by this chapter.

B. If the state board and the junior college board, as provided in section 15-621, agree by majority vote of each body to integrate the existing junior college system in the state system provided by this chapter, an election shall be called for such purpose, only after the board of education responsible for jurisdiction of the junior college has given its consent.

C. The election provided for in subsection B shall be called, held and conducted in the manner provided by title 15, chapter 4, article 3, relating to election of trustees for school districts. The election shall be held at the next regular election of school trustees if within ninety days, or at a special election called for that purpose within sixty days from the date of approval by the board of education.

D. The question shall be printed on the ballots in substantially the following form:

“Shall junior college district be permitted to become part of the state junior college system?”

Yes

No

E. If a majority of the persons voting within the junior college district approve of integration of the district as part of the state junior college system, the state board is authorized, in cooperation with the junior college board, to prepare a plan for presentation to the state legislature for approval or rejection. This plan shall provide for removing that part of the outstanding bonded indebtedness which was incurred by the junior college district.

15-662. Presentation of legislation for integration into state system of existing junior colleges

A. The state board shall prepare a plan for integrating any existing junior college district in the state system of junior colleges provided that the provisions of section 15-601 are complied with and the voters of the junior college

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district have voted in favor of becoming a part of the state system.

B. The plan shall include liquidation of any part of the bonded indebtedness or other debts which have been incurred by the existing junior college district.

C. Any plan prepared by the state board shall be presented to the legislature prior to January 15 of any calendar year.

15-663. Employment of legal counsel to procure federal loans

The state board may employ legal assistance in procuring loans for junior colleges from the United States government. Fees or compensation paid for such legal assistance shall not be a claim upon the general fund of the state, but shall be paid from funds appropriated to the state junior college system.

15-664. Annual report

Within ninety days after the close of each fiscal year, the state board shall make a report for the fiscal year to the governor. The report shall set forth the state of progress of the junior colleges operated under the provisions of this chapter, the courses of study included in the curriculums, the number of professors and other instructional staff members employed, the number of students registered and attending classes, the amount of receipts and expenditures, and such other information as the state board deems proper.

ARTICLE 3. ESTABLISHMENT OF JUNIOR COLLEGES

15-666. Junior college districts; requirements

Junior college districts in Arizona may be organized under the provisions of this chapter for a single county or two or more contiguous counties, provided the proposed district has an assessed valuation, based on the valuation for the preceding year, of sixty million dollars and a minimum potential of three hundred twenty fulltime equivalent students as determined by the state board. In addition to the qualifying requirements prescribed herein, the district must agree to furnish to the state board for capital outlay purposes the sum of five hundred thousand dollars or its equivalent in property or negotiable bonds.

15-667. Procedure to form a district

A. For the purpose of forming a district, not less than ten per cent of the qualified electors in the territory included in the proposed district shall petition the county superintendent of schools for the establishment of the district. Where a district consists of more than one county, the signatures of the qualified electors on the petition shall have at least ten per cent of the qualified electors in each of the counties comprising the district, and shall be submitted to the superintendent of which the qualified electors are residents, provided that the superintendent of the county with the larger population, determined by the most recent

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federal census, shall be the custodian of the completed petition. The petition shall set forth the name of the proposed district and its boundaries and the superintendent shall verify the signatures thereon.

B. The superintendent, after verifying the signatures, shall transmit the petition to the state board which shall conduct a survey to determine whether the proposed district meets the minimum standard of assessed valuation, potential full-time student enrollment, and is capable of producing five hundred thousand dollars, or its equivalent in property or negotiable bonds for capital outlay, as provided in section 15-666.

C. If the state board approves the petition, the county or counties shall call and conduct an election, as prescribed in this article. If the majority of the votes cast in the proposed district favor the formation of the district, and if the proposed district includes more than one county and a majority of the votes cast in each county of the proposed district favor the formation of a district, such a district shall be deemed to be formed, as provided in section 15-668.

15-668. Election to determine formation of district; notice; canvass

Upon approval of the proposed district, the state board shall return the petition with its approval to the superintendent, or if the proposed district consists of more than one county, to the superintendent of the county with the larger population, as determined by the most recent federal census. The superintendent shall transmit notification of approval for formation of the proposed district to the board of supervisors who shall submit the question to the qualified electors of the county at the next general election or at a special election called for that purpose. If a special election is called, notice thereof shall be given by publication for at least two weeks in a newspaper of general circulation published in the county or counties of the proposed district. The election shall be conducted and returns made in the manner provided by law for special elections. If the proposal carries, and the electors by majority vote agree to make payment of five hundred thousand dollars, or its equivalent in property or negotiable bonds, for capital outlay, the board of supervisors shall declare the district established.

15-669. Presentation of plan to legislature by state board

The state board shall present a plan to the legislature for formation and establishment of a junior college district no later than January 15, subsequent to the election held as provided in section 15-668.

**ARTICLE 4. JUNIOR COLLEGE DISTRICT
GOVERNING BOARD**

15-676. Membership; qualifications; term; vacancies

A. Each junior college district governing board shall consist of five members, who shall be qualified electors and

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chosen at large from the district. No more than two members shall reside in the same city, municipality, or high school district where a district consists of more than one city, municipality or high school district. No more than three members shall reside in one county where a district consists of two counties, and where a district consists of three or more counties at least one member shall reside in each county.

B. Members of the first district board shall be appointed by the superintendent, or superintendents where the district consists of more than one county, within thirty days after formation of the district. The first district board members shall serve until their successors are elected and qualify.

C. At the first election held in a district the five candidates receiving the highest number of votes shall be declared elected, provided such candidates meet the requirements provided in subsection A. The two members receiving the largest number of votes shall hold office for three years from January 1 following the election, the two receiving the next highest number of votes shall hold office for two years from January 1 following the election, and the one receiving the lowest number of votes shall hold office for one year from January 1 following the election. Thereafter, as each member's term expires, his successor shall be elected for a term of three years. Vacancies shall be filled by appointment by the superintendent for the unexpired term. When a vacancy occurs in a district with more than one county, the superintendent of the county where the previous incumbent resided shall fill the appointment for the unexpired term.

15-677. Annual election; polling places; election officers; returns; certificates of election

A. Members of the district board shall be elected at the time and in the manner school trustees are elected.

B. A polling place in each of the school districts comprising the junior college district shall be designated by the district board, if the district is in a single county. If the district consists of more than one county the polling places shall be designated by the board of supervisors of each county. The polling place may be at the schoolhouse at which the election of school trustees is held, and the officers of election may serve as officers of the district election.

C. Returns of the election of members of the district board shall be transmitted without delay to the district board which shall meet on the seventh day following the election to canvass the returns, issue certificates of election to the persons elected, and file duplicates thereof with the superintendent.

15-678. Meetings; officers

A. Within twenty days after appointment of the first district board, the superintendent, or superintendents by joint action where the district consists of more than one county, shall call a meeting of the district board by giving at least ten days notice by registered or certified mail to

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each board member. At the meeting the district board shall organize by electing a president and a secretary from among its members, and may transact any other business relating to the affairs of the district.

B. Following the first election of members, the district board shall meet and organize on the first Saturday in January each year and shall hold regular monthly meetings at such time and place as the rules of the board provide. Special meetings may be held at the call of the president or upon a call issued in writing signed by a majority of the members of the board.

15-679. Powers and duties

A. Except as otherwise provided, the district board shall:

1. Maintain the junior college for a period of not less than eight months in each year, and if the funds of the district are sufficient, maintain the college for a longer period.

2. Enforce the courses of study and the use of textbooks prescribed and adopted by the state board.

3. Visit the junior college and examine carefully into its management, conditions and needs.

4. Exclude from the college all books, publications or papers of a sectarian, partisan, or denominational character intended for use as textbooks.

B. The district board may administer trusts declared or created for the district, and receive by gift, devise or bequest, and hold in trust or otherwise, property located within the district, and when not otherwise provided, dispose of such property for the benefit of the district, provided the state board has consented to the disposition thereof.

ARTICLE 5. ADMINISTRATION AND FINANCE

15-686. State contribution for capital outlay

The state, by legislative appropriation therefor, shall pay for capital outlay including repair of buildings and purchase of grounds or equipment, that sum in excess of the five hundred thousand dollars, or its equivalent in property or negotiable bonds, which the district has agreed to allocate for capital outlay, provided the monies, property or bonds allocated by the district for capital outlay as provided in section 15-606, have been expended or encumbered.

15-687. District budget; annual estimate; computation

A. Not later than July 10, annually, each district established pursuant to the provisions of this chapter, and any other junior college established prior to the enactment of this chapter, shall prepare a budget for the current fiscal year to be transmitted to the state board with a copy thereof to the district board. The budget shall show the

estimated cost of operational expenses. The budget shall be accompanied by an estimate of the amount of funds needed for the ensuing year as determined by the district based on the budget prepared by it.

B. The district shall establish and set forth in the proposed budget the per capita expenditure per full-time equivalent student, which shall be the total operational expenses.

C. The number of full-time equivalent students shall be computed by dividing the total college credit units by fifteen per semester and shall be based on regular day enrollment.

15-688. State aid; eligibility; limitations; continued use of any balance

A. The cost of maintaining any district possessing the qualifications, as prescribed in this chapter, shall be paid by the state. There shall be appropriated in the general appropriation bill for each fiscal year a sum of money equal to the operational costs for each full-time equivalent student per capita per annum enrolled in junior colleges within the state and subject to the provisions of this chapter. This subsection shall constitute a continuing appropriation.

B. To be eligible for state aid, a district shall:

1. Be equipped with suitable buildings, equipment and campus approved by the state board.

2. Have three hundred twenty full-time equivalent students attending in the district.

3. Have complied with all of the requirements of the state board, including budgets and curriculum.

C. For the first two years of operation of any district state aid for full-time equivalent students shall be based on the estimated annual budget. Thereafter, full-time equivalent students means the sum of the full-time equivalent students for the previous school year plus the increased full-time equivalent students of such year over the full-time equivalent students of the year prior to the previous school year, provided that, if the full-time equivalent students for the year preceding the previous year equals or is greater than the previous year, the full-time equivalent students for the previous year shall be used.

D. No part of the state aid provided in subsection A shall be expended for construction or repair of buildings or purchase of grounds or equipment.

E. The balance of appropriations as provided by subsection A at the end of the fiscal year, if any, shall not revert to the general fund but shall be carried forward for the continued use for which appropriated.

15-689. State aid appropriations; disbursement procedure; district fund

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A. Appropriations for state aid to junior colleges shall be made to the state board.

B. At the beginning of each quarter of the fiscal year the state board shall present to the state auditor, on behalf of each district for which an appropriation is made, a claim for one fourth of the annual amount thereof assigned to the district. The state auditor shall draw his warrant in payment of the claim and the county treasurer of the district shall place the proceeds to the credit of the district funds to be established and maintained by the county treasurer for the support and maintenance of the district, to be expended as provided by law.

15-690. Existing junior colleges; state aid; minimum grant; transfer to district basis

A. Any junior college established prior to the enactment of this chapter shall have the option of accepting state aid as provided for districts in sections 15-661 and 15-662, provided that in no event shall such a junior college receive state aid in an amount less than one hundred fifty thousand dollars per annum.

B. Any junior college established and maintained pursuant to the provisions of title 15, chapter 6, may become a part of a district, provided such district complies with the provisions of sections 15-661 and 15-662.

15-691. Reports by president

The president of every junior college shall annually at the close of the term, prior to and as a prerequisite to receiving his last month's salary, make and subscribe under oath a complete report of the district for the entire school year and shall deliver the report to the state board and a copy thereof to the district board. The report shall show the total number of full-time equivalent students enrolled during the year, the actual total number of students, the number of teachers regularly employed, the total number of students not residing within the district and such other information as may be required by the state board."

Amend title to read:

"AN ACT Relating to Education; Providing for a System of Junior College Districts; Establishing a Junior College State Board of Directors; Prescribing its Organization and Powers and Duties; Prescribing Procedure to Form a Junior College District Governing Board; Providing Powers and Duties for Governing Board; Determining District Budget; Prescribing Conditions Required for Acceptance of State Aid; Providing for a Continuing Appropriation Allowing Existing Junior Colleges Option of Becoming Part of State Junior College System, and Amending Title 15, Arizona Revised Statutes, by Adding Chapter 6.1, Articles 1 to 5, inclusive."

House Bill No. 219, penalties for driving motor vehicle without a valid license, with the recommendation that the bill be amended as follows: (reference is to House engrossed copy)

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Page 1, line 19, after "dollars" strike the comma, insert a period and strike the remainder of line 19

Page 1, line 20, strike "for not more than ninety days, or both."

Page 1, line 21, after "vacated," strike the remainder of line 21

Page 2, strike line 1

Page 2, line 2, strike "or offense." and on the same line strike "fifty" and insert "one hundred"

Page 2, line 3, after the word "dollars" insert a comma and strike the word "and"

Page 2, line 4, after "months," strike the remainder of line 4 and insert "or both."

Page 2, strike lines 5 through 8 in their entirety.

House Bill No. 120, penalties for late payment of motor carriers' license tax, with the recommendation that the bill be amended as follows: (reference is to the House engrossed bill)

Page 1, line 14, strike the second word "tax" and insert "foregoing ten per cent penalty".

Senate Bill No. 225, exempting from luxury tax vinous liquor manufactured in Arizona from Arizona grown grapes, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Strike all after the enacting clause and insert:

"Section 1. Title 42, chapter 7, article 1, Arizona Revised Statutes, is amended by adding section 42-1204.01, to read:

42-1204.01. Vinous liquors from Arizona grapes

The provisions of section 42-1204 shall not apply to vinous liquor manufactured in Arizona from Arizona-grown grapes for a period of six years immediately following the effective date of this section."

Amend title to read:

"AN ACT Relating to Luxury Privilege Taxes; Providing for the Exemption of Vinous Liquor Manufactured in Arizona from Arizona-grown Grapes for a Limited Time, and Amending Title 42, Chapter 7, Article 1, Arizona Revised Statutes, by Adding Section 42-1204.01."

House Bill No. 119, reducing penalties for failure of distributors to report or pay motor vehicle fuel tax, with the recommendation that the bill be amended as follows: (reference is to the House engrossed bill)

Page 1, line 13, strike the second word "tax" and insert "foregoing ten per cent penalty"

Senate Bill No. 17, revision of school laws pertaining to school

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boundaries, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Page 2, line 33 after the word "When" strike the remainder of line 33 and on line 34 strike the partial word "ers" and insert in lieu thereof "FIVE OR MORE REAL PROPERTY TAXPAYERS"

Page 3, strike lines 1 and 2 and insert "organized territory, its motion shall be final. IF THE BOARD OF SUPERVISORS AND THE BOARD OF TRUSTEES OF THE DISTRICT approve the petition that the boundaries be diminished THE action shall be final."

Page 5, line 40, after the word "in" insert the word "ACTUAL"

Page 6, line 7, after the word "size.)" insert "No new district may be formed unless the real property valuation IN SUCH NEW DISTRICT EQUALS SIX THOUSAND FOUR HUNDRED DOLLARS PER CHILD."

Page 7, line 30, after the word "SHALL" insert a comma and strike the remainder of line 30 and insert: "FOR THE PURPOSES OF DETERMINING THE FOUR PER CENT AND THE SIX PER CENT LIMITATION ON INDEBTEDNESS AS PROVIDED IN ARTICLE 9, PARAGRAPH 8, OF THE CONSTITUTION, BE PRORATED BETWEEN THE TWO DISTRICTS ON"

Page 7, line 31, strike "VALUATION OF" and insert "VALUATIONS FOR THE YEAR IN WHICH THE SUBDIVIDING IS ACCOMPLISHED."

Page 7, line 32, strike "THE TWO DISTRICTS."

Page 7, line 33, after the word "SHALL" insert a colon and on the same line before the word "APPLY" create a new paragraph and insert "1."

Page 7, line 34, strike "ASSUMED" and insert in lieu thereof "INCURRED"

Page 7, between lines 36 and 37 insert a new paragraph 2 to read:

"2. NOT RELIEVE PROPERTY IN BOTH DISTRICTS FROM THE LEVY OF TAXES TO DISCHARGE THE BONDED DEBT INCURRED WHILE THE NEW DISTRICT WAS PART OF THE OLD DISTRICT."

Page 7, line 45, after "APPORTIONMENTS" strike the comma and remainder of line 45 and insert "SHALL BE THE AVERAGE DAILY ATTENDANCE AS DEFINED"

Page 8, strike lines 1 through 6 in their entirety and insert:

"BY SECTION 15-1212. THE AVERAGE DAILY ATTENDANCE OF THE OLD DISTRICT FOR THE PREVIOUS YEAR AND THE YEAR PRIOR TO THE PREVIOUS YEAR, PRECEDING THE DIVIDING THEREOF, SHALL BE PRO-

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RATED AFTER THE DIVISION ON THE BASIS OF RESIDENCE OF THE PUPILS DURING THE YEAR IN WHICH THE DIVISION IS ACCOMPLISHED.

E. IF SCHOOL IS NOT CONDUCTED IN THE NEW DISTRICT PRIOR TO SEPTEMBER 15 OF THE ENSUING FISCAL YEAR, THE ORDER SHALL BE VOID."

Page 11, line 28, after the word "district" strike the period and insert "AND AT LEAST FIVE OF THEM SHALL BE REAL PROPERTY TAXPAYERS."

Page 13, strike lines 16 and 17 in their entirety and insert:

"Sec. 11. Sec. 15-412, Arizona Revised Statutes, is amended to read:

15-412. Organization of board of trustees of consolidated district

A. A meeting of the trustees of the consolidated district shall be called by the county superintendent AFTER APRIL 1 AND PRIOR TO JULY 1 FOLLOWING THEIR ELECTION SO THE TRUSTEES MAY ORGANIZE AND ENGAGE IN THE ACTIVITIES SPECIFIED IN SECTION 15-402, SUBSECTION A, AND ON JULY 1 FOLLOWING ITS ORGANIZATION THE BOARD OF THE CONSOLIDATED DISTRICT SHALL RECEIVE FROM THE BOARDS OF THE DISTRICTS WHICH HAVE BEEN CONSOLIDATED ALL PROPERTY, ACCOUNTS AND RECORDS OF SUCH BOARDS, AND SUCH PROPERTY, ACCOUNTS AND RECORDS SHALL BELONG TO THE NEW DISTRICT.

B. Balances or deficits in the funds of the several districts consolidated shall become the balances or deficits of the new district.

C. All bonded indebtedness of the districts consolidated shall become the bonded indebtedness of the new district.

Page 13, line 23, after "an" insert "ACTUAL"

Page 13, line 38, after the word "DISTRICT" insert "IF SUFFICIENT, OTHERWISE AGAINST THE COUNTY SCHOOL FUND FOR THE DEFICIENCY."

Page 13, line 40, after "balance" insert "OF THE DISTRICT FUNDS"

Page 14, between lines 19 and 20 insert a new section 13 to read:

"Sec. 13. Title 15, chapter 4, article 1, Arizona Revised Statutes, is amended by adding section 15-414, to read:

15-414. Lapse of time before new or further elections

If at an election held under the provisions of sections 15-402.01, 15-403, 15-404, 15-406, 15-407, 15-408, 15-409, 15-413, 15-501, and 15-501.01, a majority of the electors voting therein fail to vote in the affirmative, no new or further election shall be held until the lapse of one year from the date of said election."

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Page 14, line 20, strike "Sec. 13." insert "Sec. 14."

Page 14, line 26, after "district" insert a comma and the words "IN WHICH AT LEAST FIVE PERSONS RESIDE WHO ARE BOTH REAL PROPERTY TAXPAYERS AND QUALIFIED ELECTORS THEREOF."

Page 14, line 28, strike "TWO million five" and insert "THREE million EIGHT"

Page 15, strike lines 38 through 43 in their entirety and insert:

"G. The state board of education may GRANT PERMISSION TO A COMMON SCHOOL DISTRICT TO OFFER INSTRUCTION IN HIGH SCHOOL SUBJECTS, GRADES NINE TO TWELVE, INCLUSIVE. AVERAGE DAILY ATTENDANCE OF PUPILS IN GRADES NINE TO TWELVE, INCLUSIVE, SHALL BE DEEMED TO BE ATTENDANCE IN "COMMON SCHOOL". SUCCESSFUL COMPLETION OF A PRESCRIBED COURSE OF GRADES NINE TO TWELVE, INCLUSIVE, SHALL ENTITLE A STUDENT TO A CERTIFICATE OF HIGH SCHOOL GRADUATION."

Page 16, line 19, strike "Sec. 14." insert "Sec. 15."

Page 17, strike lines 18 and 19 in their entirety

Page 17, following line 33, insert two new sections to read:

"Sec. 17. Sec. 15-1302, Arizona Revised Statutes, is amended to read:

15-1302. Special elections on bond issues and school property

A. The board of trustees of a school district, IN WHICH AT LEAST FIVE PERSONS RESIDE WHO ARE BOTH REAL PROPERTY TAXPAYERS AND QUALIFIED ELECTORS THEREOF, may, and upon petition of fifteen percent of the school electors as shown by the poll list and the last preceding annual school election shall, call an election for the following purposes:

1. To locate or change the location of school houses.
2. To purchase or sell school sites or houses, or to build schoolhouses, BUT THE AUTHORIZATION BY VOTE OF THE DISTRICT SHALL NOT NECESSARILY SPECIFY THE SITE TO BE PURCHASED.

3. To decide whether the bonds of the district shall be issued and sold for the purpose of raising money for purchasing or leasing school lots, for building schoolhouses, supplying schoolhouses with furniture and apparatus, improving school grounds, or for liquidating any indebtedness already incurred for such purposes.

B. When the election is called to decide upon locating or relocating school buildings, or the purchase or sale of school sites or school buildings, the election shall be

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called and conducted as regular school elections except as to the time of holding the election, and the board of trustees shall be governed by the vote of the majority on all questions submitted.

C. When the election is called to determine whether or not bonds of the district shall be issued and sold for the purposes enumerated in the call for election, the question shall be submitted to the vote of the qualified electors of the district, AS DEFINED IN SECTION 15-473.

D. In any election held under the authority of this section, only those electors who are real property taxpayers in the district affected are qualified to participate.

E. THE BOARD SHALL ORDER THE ELECTION TO BE HELD NOT LESS THAN THIRTY NOR MORE THAN SIXTY DAYS FROM THE DATE OF THE ORDER. IF A PETITION FOR AN ELECTION HAS BEEN FILED WITH THE BOARD AS PROVIDED IN SUBSECTION A, THE BOARD SHALL ACT UPON THE PETITION WITHIN THIRTY DAYS BY ORDERING THE ELECTION.

Sec. 18. Repeal

Sections 15-410, 15-502, 15-1261, 15-1262 and 15-1263, Arizona Revised Statutes, are repealed."

Amend title to read:

AN ACT Relating to Education; Providing for Revision of School Laws Pertaining to School Boundaries, Countywide School Tax Districts and School Bond Elections; Amending Sections 15-401 to 15-409, Inclusive, 15-412, 15-413, 15-501, 15-503 and 15-1302, Arizona Revised Statutes; Amending Title 15, Chapter 4, Article 1, Arizona Revised Statutes, by Adding Sections 15-402.01 and 15-414; Amending Title 15, Chapter 5, Article 1, Arizona Revised Statutes, by Adding Section 15-501.01, and Repealing Sections 15-410, 15-502, 15-1261, 15-1262 and 15-1263, Arizona Revised Statutes.

Senator Orme, Chairman, reported House Bill No. 192, transferring previously allocated unexpended funds of department of law to state land department, with a majority of the Committee recommending that the bill do pass.

House Bills Nos. 219, 120 and 119 were referred to their proper Calendar.

Senate Bill No. 43, accompanied by the reports of the Committees on Judiciary; Appropriations; Education; and State Institutions, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 225, accompanied by the reports of the Committees on Judiciary; Agriculture and Irrigation; Counties and Municipalities; and Finance and Revenue, was placed on the Calendar of the Committee of the Whole.

House Bill No. 192, accompanied by the reports of the Com-

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mittees on Judiciary; Administration; Appropriations; and Live-stock and Public Lands, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 17, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Education, was placed on the Calendar of the Committee of the Whole.

SECOND READING OF BILLS

By unanimous consent the following bills were read the second time by number and title:

Senate Bill No. 205, bids and bonds for contractors doing public construction work.

Senator Giss moved an emergency be declared, the rules be suspended and Senate Bill No. 205 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Senate Bill No. 231, providing for extension of oil and gas leases due to lack of market.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 231 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Senate Bill No. 234, making appropriation to legislative council.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 234 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

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House Bill No. 80, authorizing national guard to sell old armory in Tucson.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 80 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

House Bill No. 105, permits sale of Mesa farm by Arizona children's colony and earmarks proceeds for new cottages.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 105 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

House Bill No. 111, transferring trust funds held by United States as trustee to state board of vocational education for Arizona youth farm loan fund.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 111 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

House Bill No. 293, technical amendment to new savings and loan act of Arizona.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 293 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

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Senate Bill No. 232, appropriation to legislative council for court action brought by southern pacific company.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 232 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Senate Bill No. 233, establishing Arizona water and power resources planning board.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 233 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 27, Noes 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Noes: Thompson.

Senate Bill No. 16, creation of department of agriculture and its powers and duties.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 16 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

House Bill No. 180, appropriation from state highway department funds for the relief of G. W. Page.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 180 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith

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(Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Senate Bill No. 168, disposal of property in redevelopment and slum clearance project areas and issuance of bonds.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 168 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 20, Noes 8, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Morrow, Murphy, Palmer, Simms, Smith (Graham), Smith (Santa Cruz), Sullivan, Wine, President Carpenter.

Noes: Lockhart, Mickelson, Orme, Prochnow, Richards, Spikes, Thompson, Udine.

RECESS

Without objection, at 10:37 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 10:43 a.m.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman reported Senate Bills Nos. 205, 231, 234, 232, 233, 16 and 168, and House Bills Nos. 105 and 293 as properly engrossed, and the bills were placed under the order of business, third reading of bills for today.

THIRD READING OF BILLS

Senate Bill No. 205, by Senators Murphy, Arnold, Brown, and Mickelson, bids and bonds for contractors doing public construction work, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Prochnow.

The President announced the signing in open session of Senate Bill No. 205 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 231, by Senator Lockhart, providing for extension of oil and gas leases due to lack of market, was read in full on

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third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Thompson.

The President announced the signing in open session of Senate Bill No. 231 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 234, by the Committee on Appropriations, making an appropriation to the Arizona legislative council, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Thompson.

The President announced the signing in open session of Senate Bill No. 234 and directed the Secretary to transmit the bill to the House.

House Bill No. 80, authorizing national guard to sell old armory in Tucson, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith, (Graham), Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Thompson.

The President announced the signing in open session of House Bill No. 80 and directed the Secretary to return the bill to the House.

House Bill No. 105, permits sale of Mesa farm by Arizona children's colony and earmarks proceeds for new cottages, was read in full on third reading and passed on roll call which resulted: Ayes 27, not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Thompson.

The President announced the signing in open session of House

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Bill No. 105 and directed the Secretary to return the bill to the House.

House Bill No. 111, transferring trust funds held by United States as trustee to state board of vocational education for Arizona youth farm loan fund, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Thompson.

The President announced the signing in open session of House Bill No. 111 and directed the Secretary to return the bill to the House.

House Bill No. 293, savings and loan associations; providing for rehabilitation of associations, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of House Bill No. 293 and directed the Secretary to return the bill to the House.

Senate Bill No. 232, by the Committee on State Institutions, appropriation to legislative council for court action brought by southern pacific company, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 232 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 233, by Senators Giss, Prochnow, Wine, Corbett, and Arnold, establishing Arizona water and power resources planning board, was read in full on third reading and passed on roll call which resulted: Ayes 26, Noes 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Noes: Palmer and Thompson.

The President announced the signing in open session of Senate

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Bill No. 233 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 16, by a Majority of the Committee on Agriculture and Irrigation, creation of department of agriculture and its powers and duties, was read in full on third reading and passed on roll call which resulted: Ayes 26, Noes 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Noes: Simms, and Smith (Santa Cruz).

The President announced the signing in open session of Senate Bill No. 16 and directed the Secretary to transmit the bill to the House.

House Bill No. 180, appropriation from state highway department funds for the relief of G. W. Page, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham) Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of House Bill No. 180 and directed the Secretary to return the bill to the House.

Senate Bill No. 168, by Senators Giss, Corbett, and Murphy, disposal of property in redevelopment and slum clearance project areas and issuance of bonds, was read in full on third reading and passed on roll call which resulted: Ayes 18, Noes 10, as follows:

Ayes: Arnold, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Greer, Kitchel, Morrow, Murphy, Palmer, Simms, Smith (Graham), Smith (Santa Cruz), Sullivan, Wine, President Carpenter.

Noes: Blansett, Goff, Lockhart, Mickelson, Orme, Prochnow, Richards, Spikes, Thompson, Udine.

The President announced the signing in open session of Senate Bill No. 168 and directed the Secretary to transmit the bill to the House.

MESSAGES FROM THE HOUSE

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that:

The House had adopted the free joint conference committee report on Substitute House Bill No. 87, providing for sale of state hospital lands and allocating proceeds to state hospital building fund and directing land to be used for roadways.

The House had passed, on final reading, Substitute House Bill No. 87, as per the free joint conference committee report, and the bill was placed under the order of business, final reading of bills for today.

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FINAL READING OF BILLS

Substitute House Bill No. 87, providing for sale of state hospital lands and allocating proceeds to state hospital building fund and directing land to be used for roadways, was read in full on final reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Substitute House Bill No. 87 and directed the Secretary to return the bill to the House.

Senate Bill No. 110, by the Committee on Appropriations, reallocation of funds to legislative council, was read in full on final reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of Senate Bill No. 110 and directed the Secretary to transmit the bill to the Governor.

RECESS

Without objection, at 11:25 a.m. the Senate stood at recess until 2 p.m.

AFTERNOON SESSION

The President called the Senate to order at 2:25 p.m.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate communications from the Governor dated March 17, 1960, which were read advising that on March 16, 1960, he had signed and transmitted to the secretary of state the following bills:

Senate Bill No. 51, method of filing chattel mortgages for constructive notice.

Senate Bill No. 74, lien for improvements to city lots, or other land.

Senate Bill No. 116, clarifying exemptions of speculative builders from sales tax.

Senate Bill No. 144, permitting horse and dog race meetings to be split into two periods.

Senate Bill No. 191, reallocation of funds to game and fish commission.

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House Bill No. 191, reallocation of funds to the state auditor, which was signed on March 17, 1960.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Appropriations, Senator Prochnow, Chairman, reported House Bill No. 181, annual appropriation to school districts for education of blind and deaf students, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Livestock and Public Lands, Senator Lockhart, Chairman, reported House Bill No. 136, providing for identification, inspection and refrigeration of eggs and prohibiting misrepresentation, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Administration, Senator Brown, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

House Bill No. 3, automatic cancellation of checks or warrants by board of supervisors and permitting reissuance.

House Bill No. 26, prescribing motor vehicle right of way at intersections.

House Bill No. 28, repealing law making joy riding a misdemeanor.

Senate Bill No. 165, permitting board of deposit to invest inactive funds in U. S. securities.

House Bill No. 67, definition of and punishment for vagrancy.

House Bill No. 93, repayment of out-of-state travel expenses incurred by sheriff as additional punishment for cheats or frauds.

House Bill No. 120, penalties for late payment of motor carriers' license tax.

House Bill No. 123, printed or mechanically reproduced signatures permitted on bonds issued by public bodies as long as one bond is signed manually.

House Bill No. 125, declaring a public policy relating to municipal corporations engaging in business as public utilities.

House Bill No. 130, increasing salary of deputy sheriffs in first-class counties having a population of less than twenty thousand.

House Bill No. 136, providing for identification, inspection and refrigeration of eggs and prohibiting misrepresentation.

House Bills Nos. 3, 26, 28, 67, 93, 120, 125, 130 and 136 were referred to their proper Calendar.

Senate Bill No. 165, accompanied by the reports of the Committees on Judiciary; Administration; Finance and Revenue; and

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State Institutions, was placed on the Calendar of the Committee of the Whole.

House Bill No. 123, accompanied by the reports of the Committees on Judiciary; Administration; Banking and Insurance; and Finance and Revenue, was placed on the Calendar of the Committee of the Whole.

The Committee on Judiciary, Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

House Bill No. 3, automatic cancellation of check or warrants by board of supervisors and permitting reissuance.

House Bill No. 8, payment of wages due surviving spouse without administration.

Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass, as amended:

House Bill No. 26, prescribing motor vehicle right of way at intersections, with the recommendation that the bill be amended as follows: (reference is to the House engrossed bill)

Page 1, line 5, after the word "different" insert "streets or".

Senate Bill No. 18, revision of laws pertaining to schools, with the recommendation that the bill be amended as follows: (reference is to the printed bill)

Strike all after the Enacting Clause and insert:

Section 1. Sec. 15-101, Arizona Revised Statutes, is amended to read:

15-101. Meetings; majority required for validation; expenses of members

A. The state board of education shall hold four regular meetings annually at times it directs. Special meetings may be held on the call of the **PRESIDING OFFICER**.

B. Concurrence of a majority of all members of the board is necessary for validation of an act of the board.

C. Members shall be allowed **TRAVEL** expenses and **REIMBURSEMENT FOR SUBSISTENCE, AS PROVIDED BY TITLE 38, CHAPTER 4, ARTICLE 2**, to be paid upon claims approved by the superintendent of public instruction, as other claims against the state are paid, from the appropriation for the board authorized in the general appropriation bill.

Sec. 2. Sec. 15-102, Arizona Revised Statutes, is amended to read:

15-102. Powers and duties

The state board of education shall:

1. Adopt and use an official seal in the authentication of its acts.

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2. Keep a record of its proceedings.
3. Make rules and regulations for its own government.
4. Determine the policy and work undertaken by the board.
5. Appoint, on the recommendation of the superintendent of public instruction, executive officers, deputies, clerks and employees of the board.
6. Make rules and regulations for the government of the executive officers of the board.
7. Prescribe the duties of and direct the work of the executive officers of the board when not prescribed by law.
8. Delegate to the executive officers of the board the execution of policies decided upon.
9. Recommend to the legislature changes or additions to the statutes pertaining to schools.
10. Prepare, publish and distribute reports concerning the educational welfare of the state.
11. Devise plans for the increase and management of the state school fund and prepare a budget of expenditures necessary for proper maintenance of the board and accomplishment of its purposes, and present the plan and budget to the legislature.
12. Ascertain that the school laws are properly enforced.
13. Aid in the enforcement of laws relating to schools, health, compulsory education, child labor and child conservation.
14. Exercise general supervision over and regulate the conduct of the public school system.
15. Prescribe and enforce a course of study in the common schools.
16. Prescribe the subjects to be taught in all common schools.
17. Prescribe a list of optional subjects to be taught in all common schools. The list shall include manual training, household economics, kindergarten and such other subjects as the board determines.
18. Prescribe and enforce the use of a uniform series of textbooks in the common schools. No change of textbooks shall be considered or made except at regular meetings of the board or at special meetings called for that purpose. Notice of the intention to consider or make changes in textbooks shall be given in writing by the secretary of the board to each county school superintendent at least sixty days prior to the meeting. On the adoption of a uniform series of textbooks the series shall not be changed during the next five years.

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19. Determine the number of credits necessary for graduation from high school.

20. Supervise and control the certification of teachers AND PRESCRIBE RULES AND REGULATIONS THEREFOR. "TEACHER", AS USED IN THIS PARAGRAPH, MEANS A PERSON ENGAGED IN INSTRUCTIONAL WORK DIRECTLY, AS CLASSROOM, LABORATORY, OR OTHER TEACHER, OR INDIRECTLY, AS SUPERVISORY TEACHER, PRINCIPAL OR SUPERINTENDENT, IN A PUBLIC COMMON OR HIGH SCHOOL OR OTHER EDUCATIONAL INSTITUTION BELOW COLLEGE OR UNIVERSITY LEVEL.

21. Charge the fees prescribed in section 15-103 for the issuance or renewal of teachers' certificates. The fees received shall be remitted to the state treasurer who shall deposit them in the state school fund to the credit of the state board of education.

22. Revoke all certificates or life diplomas for immoral or unprofessional conduct or for evident unfitness to teach.

Sec. 3. Sec. 15-121, Arizona Revised Statutes, is amended to read:

15-121. Administrative powers and duties

The superintendent of public instruction shall:

1. Superintend the public schools of the state.
2. Request the state examiner to investigate when necessary the accounts of school money kept by any state, county or district office.
3. Subject to supervision by the state board of education, apportion to the several counties the money to which each county is entitled for the year. Apportionment shall be made AS PROVIDED IN SECTION 15-1212.
4. Call an annual meeting of the county school superintendents at a time and place he designates for the purpose of discussing questions pertaining to public schools. The annual meeting shall be no less than two nor more than three days in length, as the superintendent determines. Each county superintendent shall be allowed REIMBURSEMENT for his actual necessary expenses incurred in attending the meeting, NOT TO EXCEED THE AMOUNTS PROVIDED IN SECTIONS 38-623 AND 38-624 FOR PUBLIC OFFICERS AND OTHER STATE EMPLOYEES. Such expenses shall be paid from the county GENERAL fund.
5. Authenticate with the official seal of the board of education all writings and papers issued from his office.

Sec. 4. Sec. 15-122, Arizona Revised Statutes, is amended to read:

15-122. Ministerial powers and duties; opinions of attorney general and county attorney; payment of claims for printing of laws and reports

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A. The superintendent of public instruction shall:

1. Print AS NEEDED in pamphlet form the laws relating to public schools, including model forms of which he is unable to supply blanks. Copies of the pamphlets shall be supplied to school officers and teachers, school libraries and the department of library and archives.

2. Prepare, print and distribute pamphlets on subjects the state board of education directs and including school sanitation, school architecture and an enumeration of the school holidays established by law.

3. Prepare, print and distribute through the county superintendents, blank forms and school registers, with instructions and regulations as to their use, to teachers and officers charged with administration of laws pertaining to public schools.

4. Print and distribute the courses of study prescribed by the state board of education.

5. Prepare and print blank forms for teachers' certificates.

6. FURNISH COPIES OF THE ATTORNEY GENERAL'S OPINIONS, INCLUDING OPINIONS OF THE COUNTY ATTORNEYS WHICH HAVE BEEN SUBMITTED TO THE ATTORNEY GENERAL FOR REVIEW AS PROVIDED IN SUBSECTION B, RELATING TO SCHOOL MATTERS TO ALL COUNTY ATTORNEYS, COUNTY SUPERINTENDENTS OF SCHOOLS AND TO OTHER INTERESTED PERSONS WHO REQUEST COPIES.

7. REQUIRE EACH COUNTY SUPERINTENDENT TO FURNISH COPIES OF ALL ATTORNEY GENERAL'S OPINIONS RELATING TO SCHOOL MATTERS TO ALL SCHOOL DISTRICTS IN HIS COUNTY.

B. FOR THE PURPOSES SET FORTH IN PARAGRAPHS 6 AND 7 OF SUBSECTION A, THE ATTORNEY GENERAL SHALL PROMPTLY FURNISH COPIES OF OPINIONS RELATING TO SCHOOL MATTERS TO THE SUPERINTENDENT OF PUBLIC INSTRUCTION. EACH COUNTY ATTORNEY SHALL PROMPTLY TRANSMIT A COPY OF HIS OPINION RELATING TO SCHOOL MATTERS TO THE ATTORNEY GENERAL FOR REVIEW. THE ATTORNEY GENERAL MAY EITHER CONCUR WITH OR REVISE THE OPINION OF THE COUNTY ATTORNEY. THE OPINION OF THE ATTORNEY GENERAL SHALL PREVAIL.

C. Claims for the printing of laws and reports of the superintendent shall be approved by him and paid as other claims against the state are paid from appropriations for the state board of education.

Sec. 5. Sec. 15-123, Arizona Revised Statutes, is amended to read:

15-123. **Annual report; date; contents**

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A. The state superintendent of public instruction shall make a report to the governor AND THE LEGISLATURE on or before October 1 each year. The report shall be in printed form.

B. The report shall contain:

1. A full statement of the condition and amount of all funds and property apportioned for the purpose of education.

2. The number and grade of schools in each county.

3. The number of children attending public schools.

4. The average number of children who have attended the public schools during EACH OF the two years previous to July 1 of the year in which the report is made.

5. The number of children attending private schools.

6. The amount of school money derived by county taxes.

7. (a) The amount of school money derived other than by county taxes.

(b) THE AMOUNT OF FEDERAL MONIES RECEIVED DURING THE PREVIOUS YEAR THAT WERE SPECIFIED FOR INDIAN EDUCATION, AID AND EMERGENCY OPERATIONAL AID.

8. The amounts expended for salaries of teachers and for building of schools.

9. A statement of plans for the management of public schools.

10. Such other information relating to the educational interests of the state as the superintendent deems expedient.

Sec. 6. Sec. 15-124, Arizona Revised Statutes, is amended to read:

15-124. Salary and travel expenses

The salary of the superintendent shall be twelve thousand dollars per year. The superintendent shall be reimbursed for travel expenses actually incurred in the performance of his duties, AS PROVIDED FOR PUBLIC OFFICERS AND STATE EMPLOYEES IN TITLE 38, CHAPTER 4, ARTICLE 2.

Sec. 7. Sec. 15-143, Arizona Revised Statutes, is amended to read:

15-143. Government of association and subordinate units; meetings; expenses of members; employees

A. The association and its subordinate units shall be governed by a constitution, bylaws and rules and regulations not inconsistent with law.

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B. The association may provide for such annual or special meetings as are necessary or advisable.

C. The association may provide for the payment of travel and other necessary expenses incurred by its members in the performance of official duties, AS PROVIDED FOR PUBLIC OFFICERS AND STATE EMPLOYEES IN TITLE 38, CHAPTER 4, ARTICLE 2.

D. The association may employ an executive secretary and an assistant secretary or stenographer, prescribe their powers and duties and fix their salaries. The employees of the association shall be limited to an executive secretary whose salary shall not exceed FIVE thousand FOUR hundred dollars per annum, and an assistant secretary or stenographer whose salary shall not exceed THREE thousand dollars per annum.

E. THE ASSOCIATION SHALL NOT BE A MEMBER OF, NOR PAY DUES, TO, ANY OTHER ORGANIZATION OR ASSOCIATION EXCEPT A NATIONAL ORGANIZATION OR ASSOCIATION.

Sec. 8. Sec. 15-144, Arizona Revised Statutes, is amended to read:

15-144. **Membership dues; expenditure**

A. Each district from which the board members become members ex officio of the association may annually pay into the treasury of the association, at the time and in the manner prescribed by the rules and regulations of the association, membership dues in an amount not to exceed ten cents for each pupil in average daily attendance in the district for the previous year as shown by the records of the state superintendent of public instruction. In no event shall the annual membership dues for a district be less than five dollars. The annual membership dues shall be a charge against the district whose board members become members ex officio of the association, and shall be included in the annual budget of such district.

B. ALL MONIES RECEIVED BY THE ASSOCIATION UNDER THIS SECTION SHALL BE PAID TO THE SECRETARY, WHO SHALL RECEIPT THEREFOR. AT THE END OF EACH MONTH, THE SECRETARY SHALL REMIT ALL SUCH MONEY TO THE STATE TREASURER, WHO SHALL PLACE IT IN A SPECIAL FUND KNOWN AS THE SCHOOL BOARD ASSOCIATION FUND.

C. All money collected by the association under this section shall be used for payment of the expenses of the association incurred in carrying out the provisions of this article.

Sec. 9. Sec. 15-204, Arizona Revised Statutes, is amended to read:

15-204. **Authority to suspend pupil**

A. In schools employing a superintendent or a princi-

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pal, the authority to suspend a pupil from school is vested in THE superintendent or principal.

B. In schools which do not have a superintendent or principal, a teacher may suspend a pupil from school.

C. In all cases of suspension, it shall be for good cause and shall be reported WITHIN FIVE DAYS to the board of trustees by the person imposing it.

Sec. 10. Sec. 15-205, Arizona Revised Statutes, is amended to read:

15-205. **Interest of school officer, teacher or employee in a school district contract prohibited; avoidance of contract**

A. NO SCHOOL OFFICER, TEACHER OR EMPLOYEE OF A SCHOOL DISTRICT SHALL BE INTERESTED DIRECTLY OR INDIRECTLY IN ANY CONTRACT OR IN ANY SALE OR PURCHASE MADE BY THE SCHOOL DISTRICT. APPROVAL BY THE COUNTY SCHOOL SUPERINTENDENT AND BY A UNANIMOUS VOTE OF THE BOARD SHALL BE REQUIRED WHEN A SCHOOL BOARD MEMBER IS INTERESTED DIRECTLY OR INDIRECTLY IN ANY CONTRACT OR SALE OR PURCHASE MADE BY SUCH SCHOOL DISTRICT.

B. EVERY CONTRACT, SALE OR PURCHASE MADE IN VIOLATION OF THIS SECTION MAY BE AVOIDED BY THE SCHOOL BOARD.

C. THE PROVISIONS OF THIS SECTION SHALL NOT APPLY TO CONTRACTS OF EMPLOYMENT OF SCHOOL PERSONNEL.

Sec. 11. Sec. 15-206, Arizona Revised Statutes, is amended to read:

15-206. **Examination of teachers and other school employees for tuberculosis**

A. No person shall be employed in the public schools when afflicted with pulmonary tuberculosis.

B. EVERY EMPLOYEE in the public schools shall as often as twice a year, if so required by the board of school trustees where he is employed, submit to an examination by one or more physicians selected by the school board. If it is ascertained by the examination or otherwise that a person is afflicted with pulmonary tuberculosis, such person shall resign immediately, UNLESS HE REQUESTS AND IS GRANTED A LEAVE OF ABSENCE UNDER SECTION 15-444.02. It is unlawful for a school board or superintendent to draw a warrant for salary to a person afflicted with pulmonary tuberculosis for services rendered after the examination which showed the affliction. If a person required under this section to submit to examination refuses for five days to be examined, the board of trustees shall discharge the person and pay him the pro rata salary earned under his contract.

Sec. 12. Sec. 15-207, Arizona Revised Statutes, is amended to read:

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15-207. Dismissal for failure to comply with certain laws

Wilful neglect or failure on the part of a public school superintendent, principal, teacher or other officer of a public school to observe and carry out the requirements of SECTION 15-1021 and 15-233 is sufficient cause for dismissal or removal of such person from his position, and the superintendent of public instruction shall make necessary arrangements for carrying out the provisions of this section.

Sec. 13. Sec. 15-233, Arizona Revised Statutes, is amended to read:

15-233. Course and examination on state and United States constitutions

A. A person applying for a certificate authorizing him to become superintendent, principal, or teacher in public school shall, in addition to other requirements, successfully complete a course in and pass a satisfactory examination upon the provisions and principles of the constitutions of the United States and Arizona.

B. A person who has not met the requirements of this section at the time application is made but who has met all other requirements, may be granted a certificate for not to exceed one year. No additional certificate may be granted until all requirements have been fulfilled as provided by the regulations of the state board of education governing certification of teachers.

C. A non-certified person, qualified under the federal and state plans for vocational education, shall be exempt from the provisions of this section for the purpose of acting as an instructor for special adult and evening classes.

Sec. 14. Sec. 15-251, Arizona Revised Statutes, is amended to read:

15-251. Definitions

A. In this article, unless the context otherwise requires:

1. "Certificated teacher" means a person holding a certificate from the state board of education to teach in the schools of the state.

2. "Continuing teacher" means a certificated teacher who is employed under contract in a school district as a full-time classroom teacher, a school principal devoting not less than fifty per cent of his time to classroom teaching, or a supervisor of school children's activities, and whose contract has been renewed for his fourth consecutive year of such employment in the district.

3. "Probationary teacher" means a certificated teacher who is employed under contract by a school district as a full-time classroom teacher, school principal devoting not less than fifty per cent of his time to classroom teaching, or supervisor of school children's activities, and who is not a continuing teacher.

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4. "School board" or "governing board" means the board of trustees of an elementary school district or the board of education of a high school district.

5. "Superintendent" means the superintendent of schools of a school district.

B. FOR THE PURPOSE SET FORTH IN SUBSECTION A, PARAGRAPH 2, THE MAJOR PORTION OF A SCHOOL YEAR SHALL BE THE EQUIVALENT OF A YEAR OF EMPLOYMENT IN A SCHOOL DISTRICT.

Sec. 15. Sec. 15-252, Arizona Revised Statutes, is amended to read:

15-252. Automatic renewal of contract of probationary or continuing teacher; notice of termination

A. Subject to the provisions of section 15-257, the contract of employment of a probationary or continuing teacher for a school year shall be deemed automatically renewed for the next ensuing school year, unless, on or before March 15 immediately preceding the ensuing school year, the school board, a member thereof acting on behalf of the board, or the superintendent of the school district, gives notice to the teacher of the termination of his contract. THE PROBATIONARY OR CONTINUING TEACHER SHALL INDICATE ACCEPTANCE OF THE CONTRACT FOR THE ENSUING YEAR BY SIGNING AND RETURNING THE CONTRACT OR BY AN ACCEPTANCE IN WRITING WHICH IS DELIVERED TO THE SCHOOL BOARD WITHIN THIRTY DAYS AFTER RECEIPT OF THE CONTRACT.

B. NOTICE OF TERMINATION OF CONTRACT SHALL BE BY DELIVERING IT PERSONALLY TO THE TEACHER OR BY SENDING IT BY REGISTERED OR CERTIFIED MAIL BEARING A POSTMARK OF ON OR BEFORE MARCH 15, DIRECTED TO THE TEACHER AT HIS PLACE OF RESIDENCE AS RECORDED IN THE SCHOOL DISTRICT RECORDS.

Sec. 16. Sec. 15-258, Arizona Revised Statutes, is amended to read:

15-258. Resignation restrictions; violation; penalty

A probationary or continuing teacher shall not resign during a school term or during THE period APRIL FIFTEENTH AND the commencement of a school term, unless the resignation is first approved by the school board. A teacher who resigns contrary to this section shall be deemed to commit an unprofessional act, and upon request of the school board shall be subject to such disciplinary action, including suspension or revocation of certificate, as the state board of education deems appropriate.

Sec. 17. Sec. 15-302, Arizona Revised Statutes, is amended to read:

15-302. Admission of pupils; defining six years of age; residents; nonresidents; exclusion of certain children

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A. All schools other than high schools and evening or night schools shall, unless otherwise provided by law, admit children between the ages of six and twenty-one years who reside in the district. A CHILD SHALL BE DEEMED SIX YEARS OF AGE IF HE WILL REACH SUCH AGE PRIOR TO JANUARY 1 OF THE CURRENT SCHOOL YEAR. IF A KINDERGARTEN IS MAINTAINED, A CHILD SHALL BE DEEMED FIVE YEARS OF AGE AND ELIGIBLE FOR ADMISSION TO KINDERGARTEN IF HE WILL REACH SUCH AGE PRIOR TO JANUARY 1 OF THE CURRENT SCHOOL YEAR.

B. The board may exclude children of filthy or vicious habits or children suffering from contagious or infectious diseases.

C. Governing school boards may admit children who are actually residents in rehabilitation or corrective institutions.

Sec. 18. Sec. 15-304, Arizona Revised Statutes, is amended to read:

15-304. Certificate of educational convenience; issuance; effect on attendance records

A. A pupil precluded by distance or lack of adequate transportation facilities from attending a common or high school in the district or county of his residence OR WHO RESIDES IN UNORGANIZED TERRITORY may apply to the county school superintendent for a certificate of educational convenience. If it appears to the superintendent that it is not feasible for the pupil to attend the common or high school in the district or county of residence, he shall issue a certificate authorizing the pupil to attend a common or high school in an adjoining district or county, whether within or without the state. Such attendance, when certified to the county superintendent by the official in charge of the school attended, shall be deemed for the purpose of determining average daily attendance to be attendance in the common or high school of the county or district of the student's residence.

B. In the event of an order issued by the superior court placing the custody or legal guardianship of a child in a rehabilitation or corrective institution, the county school superintendent of the county containing the school district of the pupil's immediate residence shall issue a certificate of convenience for such child to attend a school in the district or adjoining the district containing such corrective institution. The attendance of such pupil shall be deemed, for the purpose of determining average daily attendance, to be attendance in the common or high school of the district from where such child was transferred. Tuition may be charged in the district of actual attendance as for nonresident attendance. The county school superintendent shall draw a warrant upon the county treasurer in favor of the school of actual attendance for the amount charged, whether for common or high school attendance, in conformity with the provisions of section 15-449.

Sec. 19. Sec. 15-431, Arizona Revised Statutes, is amended to read:

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15-431. **Board of trustees as governing body of school district; election to determine whether membership of board shall increase to five members; form of ballot; reconsideration procedure in event of negative vote**

A. The governing body of a school district shall be a board of trustees. In districts having an average daily attendance for the previous year of less than four thousand pupils, there shall be three trustees, except as otherwise provided by subsection B. In districts having an average daily attendance for the previous year of four thousand or more pupils, the question of whether the district shall have five trustees may be submitted to the electors at the next ensuing school district election or at a special election called for that purpose.

B. In school districts having for the previous year an average daily attendance of less than four thousand pupils, a qualified elector of such school district may submit to the board of trustees of the district a petition, signed by not less than ten per cent of the qualified school electors of the district, requesting the board to call a special election or to submit at the next regular school district election a question to determine whether or not the number of members of the board of trustees for the district should be increased to five. Upon receipt of the petition, in proper form and with the necessary signatures, the board of trustees shall thereafter call a special election or submit to the electors of the district at the next regular school district election the question whether or not the membership of the board of trustees for the district shall be increased to five.

C. The ballots shall contain the words: "Five trustees, yes. Five trustees, no." Public notices of a special election called to determine whether there shall be five trustees shall be posted in not less than three public places in the district at least ten days prior to the election. The election shall be held in the same manner and electors shall possess the qualifications as prescribed for the election of trustees.

D. If the majority of the electors voting on the question vote in the affirmative, the district shall thereafter elect five trustees, as provided in subsection C of section 15-471. If the majority of the electors voting on the question of increasing the number of trustees vote in the negative, the question shall not again be placed upon the ballot of an election in the district until THE LAPSE OF ONE YEAR FROM THE DATE OF SUCH ELECTION.

E. In single districts operating both elementary and high schools, the pupils of both schools shall be combined to figure the average daily attendance for the purpose of determining the number of trustees the district shall have.

Sec. 20. Sec. 15-432, Arizona Revised Statutes, is amended to read:

15-432. **Organization; election of officers of the board; meetings; quorum; execution of warrants**

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A. For the purpose of organization of the board of trustees, the trustees shall meet at the most convenient place in the district not earlier than the second day nor later than the second Saturday of January next following the election. No meeting for organization shall be held unless each trustee has received three days' written notice of the meeting, signed by any two members of the board.

B. At the organization meeting the trustees shall elect from among the membership of the board a president and a clerk, and on the same day shall notify the county school superintendent thereof.

C. The board shall prescribe rules for its own government. IT SHALL HOLD A REGULAR MEETING AT LEAST ONCE EACH MONTH DURING THE REGULAR SCHOOL YEAR, AND MAY HOLD OTHER MEETINGS AS OFTEN AS CALLED. IF ACTION HAS BEEN TAKEN AND DOCUMENTS APPROVED AT A MEETING THEY MAY BE SIGNED SUBSEQUENTLY BY INDIVIDUAL BOARD MEMBERS.

D. BUSINESS SHALL BE CONDUCTED AT REGULAR OR SPECIAL MEETINGS. NOTICE OF A SPECIAL MEETING, AND OF THE HOUR FOR A REGULAR MEETING IF NO HOUR IS FIXED BY A RULE OF THE BOARD, SHALL BE DELIVERED PERSONALLY OR BY TELEPHONE.

E. A majority of the members of a board of trustees constitutes a quorum for the transaction of business.

F. An order on a county school superintendent for a teacher's salary or other expense SHALL BE signed by A MAJORITY of the board of trustees.

Sec. 21. Sec. 15-433, Arizona Revised Statutes, is amended to read:

15-433. **Clerk of board or designated employee; duties**

The clerk of the board shall PERFORM THE FOLLOWING DUTIES UNLESS THE BOARD DELEGATES THEM TO AN EMPLOYEE:

1. Keep a record of the proceedings of the board.
2. Keep an itemized account of the receipts and expenditures of school money.
3. Under the direction of the board of trustees, provide all school supplies and keep the schoolhouse and premises in repair.
4. Discharge such other duties as are prescribed by the board.

Sec. 22. Sec. 15-434, Arizona Revised Statutes, is amended to read:

15-434. **Clerk of board; compensation; secretary or other employees**

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A. The clerk of the board shall be entitled to compensation as follows:

1. In a district having an average attendance of fewer than five hundred pupils, the clerk shall serve without compensation.

2. In a district having an average attendance of five hundred or more pupils, the board, by unanimous vote, may allow the clerk reasonable compensation.

B. In a district having an average attendance of one thousand or more, the board may employ a secretary, SECRETARIES OR OTHER EMPLOYEES to perform such clerical duties in connection with the school as may be required. The salary of the secretary, SECRETARIES OR OTHER EMPLOYEES shall be determined by the board.

Sec. 23. Sec. 15-435, Arizona Revised Statutes, is amended to read:

15-435. **Capacity to sue and be sued and to hold and convey property**

A. A school district SHALL in the district name, as specified in subsection B of section 15-401:

1. Sue and be sued.

2. Hold and convey property for the use and benefit of the district.

B. THE FUNCTIONS SET FORTH IN SUBSECTION A SHALL BE PERFORMED BY THE TRUSTEES.

Sec. 24. Sec. 15-436, Arizona Revised Statutes, is amended to read:

15-436. **Liabilities of board of trustees; payment of liabilities; reliance upon opinions of attorney general**

A. Boards of trustees are liable as such, in the name of the district, for a judgment against the district for salary due a teacher on contract and for all debts contracted under this title. They shall pay judgments or liabilities from the school money to the credit of the district.

B. BOARDS OF TRUSTEES SHALL HAVE NO PERSONAL LIABILITY FOR ACTS DONE IN RELIANCE UPON WRITTEN OPINIONS OF THE ATTORNEY GENERAL.

Sec. 25. Sec. 15-439, Arizona Revised Statutes, is amended to read:

15-439. **Advisory meetings of school district electors; notice; procedure; effect**

A. The board of trustees may call meetings of the qualified school electors of the district for consultation concerning any litigation in which the district is engaged or

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is likely to become engaged, or concerning any other affairs of the district not otherwise provided for.

B. Upon a petition of fifteen per cent of the qualified electors of the district as shown by the last annual school election, the board of trustees shall call such meeting.

C. Meetings of electors shall be called by posting notices in three public places in the district, including the door of the school building, for not less than ten days preceding the meeting. The notices shall specify the purpose for which the meeting is called, and no other business shall be transacted at the meeting.

D. A district meeting shall be called to order and presided over by the president of the board of trustees, or, in his absence by an elector chosen by the electors present. The clerk of the board of trustees shall be clerk of the meeting and enter the minutes thereof in the records of the district. At the meetings all voting shall be by ballot of the qualified school electors.

In all matters the meeting may exercise advisory power only.

Sec. 26. Sec. 15-441, Arizona Revised Statutes, is amended to read:

15-441. **Rule making authority; purchase of insurance**

A. The board of trustees shall prescribe and enforce rules for the government of the schools, not inconsistent with law or rules prescribed by the state board of education.

B. THE BOARD MAY PROVIDE FINANCIAL PROTECTION FOR ITS MEMBERS AGAINST DAMAGES INCURRED BECAUSE OF THEIR POSITION AS MEMBERS OF THE BOARD, THROUGH THE PURCHASE OF SURETY BONDS AND PUBLIC LIABILITY AND PROPERTY DAMAGE INSURANCE.

Sec. 27. Sec. 15-442, Arizona Revised Statutes, is amended to read:

15-442. **General powers and duties**

A. The board of trustees shall:

1. Maintain the schools established by them for a period of not less than eight months in each school year, and if the funds of the district are sufficient, maintain the schools for a longer period, and as far as practicable with equal rights and privileges.

2. Enforce the courses of study and the use of textbooks prescribed and adopted by the state board.

3. Visit every school in the district and examine carefully into its management, condition and needs.

4. Provide transportation for any child or children when deemed for the best interest of the district, whether within or without the district, county or state.

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5. Exclude from schools all books, publications or papers of a sectarian, partisan, or denominational character.

B. The board may:

1. Expel pupils for misconduct.
2. Exclude from the primary grades children under six years of age.
3. Make such segregation of groups of pupils as it deems advisable.
4. Maintain such special schools during vacation as deemed necessary for the benefit of the pupils of the district.

5. PERMIT A SUPERINTENDENT, PRINCIPAL OR THEIR REPRESENTATIVES TO TRAVEL FOR A SCHOOL PURPOSE, AS DETERMINED BY A MAJORITY VOTE OF THE BOARD. ANY EXPENDITURE FOR TRAVEL AND SUBSISTENCE SHALL BE AS PROVIDED UNDER THE TERMS OF TITLE 38, CHAPTER 4, ARTICLE 2, AND SHALL BE A CHARGE AGAINST THE BUDGETED SCHOOL DISTRICT FUNDS.

Sec. 28. Sec. 15-443, Arizona Revised Statutes, is amended to read:

15-443. **Employment of school district personnel; limitation**

A. The board of trustees shall employ all employees of the schools under written contract, SUBJECT TO THE PROVISIONS OF SECTION 38.481. The board may at any time after the annual election and the qualification of new members, enter into contracts with and fix the salaries of teachers, principals, janitors, attendance officers, school physician, school dentist, nurses, and other employees necessary for the succeeding year.

B. No teacher shall be employed who has not received a certificate for teaching, granted by the proper authorities.

Sec. 29. Sec. 15-444, Arizona Revised Statutes, is amended to read:

15-444. **Superintendents, principals and head teachers; term of employment**

A. Boards of trustees may:

1. In districts having an average daily attendance of three hundred or more, employ a superintendent or principal or both.
2. In a district having five or more teachers, employ a principal.
3. In a district having less than five teachers, appoint a head teacher.
4. Jointly employ a superintendent or a principal, or both, if the combined average daily attendance of the districts employing the superintendent or principal meets the requirements of paragraphs 1 and 2 of this section.

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B. The term of employment of superintendents, or principals, may be for any period not exceeding four years.

Sec. 30. Sec. 15-445, Arizona Revised Statutes, is amended to read:

15-445. **Control of school property; items which may be included in annual budget; accumulation of ten cent levy**

A. The board of trustees shall:

1. Manage and control the school property within its district.
2. Purchase school furniture, apparatus, equipment, library books and supplies for the use of the schools.
3. Rent, furnish, repair and insure the school property of the district.
4. Construct school buildings when directed to do so by a vote of the district.
5. Make in the name of the district conveyances of property belonging to the district and sold by the board.
6. Purchase or sell school sites when authorized by a vote of the district, but such authorization shall not necessarily specify the site to be purchased.
7. Construct, improve and furnish buildings used for school purposes when such buildings or premises are leased from the national park service, when directed to do so by a vote of the district.

B. The board may include in its annual budget items for:

1. The purchase of sites, IMPROVEMENT OF SCHOOL GROUNDS, erecting, purchasing, IMPROVING AND FURNISHING of school buildings AND APPURTENANCES, and,
2. The improving and furnishing of buildings used for school purposes when such buildings are leased from the national park service.
3. The county superintendent shall include such items in his estimate to the board of supervisors, and the board of supervisors may, in its discretion, make a levy on the property of the district sufficient to produce the amount asked for, but a levy for such purpose shall not exceed ten cents on each one hundred dollars of property valuation. FUNDS COLLECTED PURSUANT TO THE LEVY MAY BE ACCUMULATED FROM YEAR TO YEAR, AND IF NOT NEEDED TO BE USED FOR A PERIOD OF THREE MONTHS OR MORE, MAY BE INVESTED IN THE SAME MANNER AS SINKING FUND MONIES, AS PRESCRIBED BY SECTION 15-1323.

Sec. 31. Sec. 15-446, Arizona Revised Statutes, is amended to read:

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15-446. Damage to school property; suspension or expulsion of pupil; liability of parent

A. A pupil who cuts, defaces or otherwise injures any school property may be suspended or expelled.

B. Upon complaint of the trustees, the parents or guardians of MINORS who have injured school property shall be liable for ALL damages caused by THEIR CHILDREN OR WARDS.

Sec. 32. Sec. 15-449, Arizona Revised Statutes, is amended to read:

15-449. Admission of pupils of other districts; tuition charges

A. THE BOARD OF TRUSTEES OF A COMMON OR HIGH SCHOOL SHALL ADMIT PUPILS FROM ANOTHER DISTRICT OR AREA AS FOLLOWS:

1. UPON THE PRESENTATION OF A CERTIFICATE OF EDUCATIONAL CONVENIENCE ISSUED BY THE COUNTY SCHOOL SUPERINTENDENT PURSUANT TO SECTION 15-304 OR BY AGREEMENT BETWEEN DISTRICTS, WITHOUT PAYMENT OF TUITION, TO EXCHANGE PUPILS FOR THEIR CONVENIENCE FOR REASONS DEEMED SUFFICIENT BY THE GOVERNING BOARDS.

2. TO A HIGH SCHOOL WITHOUT THE PRESENTATION OF SUCH CERTIFICATE, IF THE PUPIL IS A RESIDENT OF A COMMON SCHOOL DISTRICT WITHIN THE STATE WHICH HAS NEITHER A HIGH SCHOOL, NOR A SCHOOL IN WHICH HIGH SCHOOL SUBJECTS ARE TAUGHT.

3. WITHOUT THE PRESENTATION OF SUCH CERTIFICATE, IF THE PUPIL IS A NONRESIDENT OF THE STATE OF ARIZONA.

B. THE RESIDENCE OF THE PERSON HAVING LEGAL CUSTODY OF THE PUPIL SHALL BE CONSIDERED THE RESIDENCE OF THE PUPIL.

C. THE ATTENDANCE OF SUCH PUPIL SHALL BE DEEMED, FOR THE PURPOSE OF DETERMINING AVERAGE DAILY ATTENDANCE, AND FOR APPORTIONMENT OF STATE AND COUNTY AID, INCLUDING EQUALIZATION AID, TO BE ATTENDANCE IN THE DISTRICT OF RESIDENCE, EXCEPT IN THE CASE OF A PUPIL WHO IS A NONRESIDENT OF THE STATE, IN WHICH CASE THE ATTENDANCE OF SUCH PUPIL SHALL BE DEEMED FOR THE FOREGOING PURPOSES TO BE ATTENDANCE IN THE DISTRICT OF ACTUAL ATTENDANCE.

D. TUITION SHALL BE CHARGED FOR ALL PUPILS ATTENDING SCHOOL IN A DISTRICT OTHER THAN THAT OF THEIR RESIDENCE, AS PROVIDED IN SUBSECTIONS A AND B, AND SHALL BE DETERMINED AND PAID IN THE FOLLOWING MANNER:

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1. THE TUITION SHALL BE THE PER CAPITA COST OF THE SCHOOL DISTRICT ATTENDED, AS DETERMINED FOR THE CURRENT SCHOOL YEAR, AND DESCRIBED IN SECTION 15-1201 AS PERMISSIBLE OPERATIONAL EXPENDITURES PER PUPIL PER ANNUM FOR THE PRESENT FISCAL YEAR.

2. AN ADDITIONAL SUM FOR CAPITAL OUTLAY, NOT EXCEEDING ONE HUNDRED DOLLARS PER PUPIL PER ANNUM, TO BE DETERMINED BY THE SCHOOL ATTENDED.

3. CLAIMS FOR TUITION SHALL BE PRESENTED AGAINST THE DISTRICT OF RESIDENCE, THROUGH THE COUNTY SCHOOL SUPERINTENDENT, WHO SHALL DRAW HIS WARRANT ON THE COUNTY TREASURER IN FAVOR OF THE DISTRICT OF ATTENDANCE, AND SHALL BE PAID FROM THE FUNDS OF THE DISTRICT OF RESIDENCE. IF THE PUPIL IS A NONRESIDENT OF THE STATE, THE PARENT, GUARDIAN OR PERSON HAVING LEGAL CUSTODY OF THE PUPIL SHALL PAY THE TUITION IN A LUMP SUM AND AT THE TIME OF THE ENROLLMENT OF THE PUPIL.

4. TUITION FOR ATTENDANCE LESS THAN THE FULL SCHOOL YEAR SHALL BE PRORATED ON THE BASIS OF THE PERIOD OF ENROLLMENT.

5. TUITION FOR PUPILS, RESIDENTS OF THE STATE, RESIDING IN UNORGANIZED TERRITORY, SHALL BE PAID BY THE COUNTY SCHOOL SUPERINTENDENT FROM THE SPECIAL COUNTY SCHOOL RESERVE FUND; THE AMOUNT OF SUCH TUITION SHALL NOT INCLUDE THE PER CAPITA APPORTIONMENTS OF STATE AND COUNTY AID, INCLUDING EQUALIZATION AID, AND THE ATTENDANCE OF SUCH PUPILS SHALL BE DEEMED, FOR THE PURPOSE OF DETERMINING AVERAGE DAILY ATTENDANCE AND APPORTIONMENT OF STATE AND COUNTY AID, INCLUDING EQUALIZATION AID, TO BE ATTENDANCE IN THE DISTRICT OF ACTUAL ATTENDANCE.

6. THE AMOUNT SO RECEIVED REPRESENTING CONTRIBUTIONS TO CAPITAL OUTLAY SHALL BE APPLIED TO THE BOND REDEMPTIONS AND INTEREST FUND OF THE DISTRICT IF THERE BE ONE, OTHERWISE SAID AMOUNT SHALL BE CREDITED TO THE DISTRICT FUND.

Sec. 33. Sec. 15-450, Arizona Revised Statutes, is amended to read:

15-450. District libraries; use of school money for library facilities

A. The board of trustees of a school district may establish and maintain a district library which shall be located in the schoolhouse. The library shall be under control of the board. The Board shall be accountable for the care of the library, but it may appoint district librarians, or it may put the library under direct charge of a teacher or other

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qualified person. When requested, the board shall report on the library to the county superintendent on forms supplied by the superintendent of public instruction.

B. The board of trustees shall:

1. Enforce the rules prescribed for government of school libraries.

2. Exclude from school libraries all books, publications and papers of a sectarian, partisan or denominational character.

C. A district library shall be free to all pupils of suitable age who attend the school. Residents of the district may become entitled to library privileges by payment of fees and compliance with regulations prescribed by the board. The trustees may enter into a contract or agreement with the proper authorities of a county free library or other public library possessing facilities for rendering the desired service, for the procurement of reference or other library books or the extension services of such library. The amount so expended shall not exceed TWO per cent of the total school district budget for the school year during which the services are utilized.

Sec. 34. Sec. 15-452, Arizona Revised Statutes, is amended to read:

15-452. **School recreation centers; authority to contract with public recreation boards and agencies**

A. A board of school trustees or board of education may operate school buildings and grounds for the purpose of providing a public play and recreation center. The board may organize and conduct in the center community recreation activities which contribute to the physical, mental and moral welfare of youths residing in the vicinity. A school recreation center may be open at times the board deems advisable, including evening hours and vacation days, and shall be conducted in accordance with the rules prescribed by the board.

B. A board of school trustees or board of education may cooperate and enter into contracts with other public recreation boards and agencies in carrying out the purposes of this SECTION.

Sec. 35. Sec. 15-472, Arizona Revised Statutes, is amended to read:

15-472. **Qualifications of school trustees**

A person who is a registered voter of the state and has been a resident of the district for one year immediately preceding the day of election is eligible for election to the office of trustee.

Sec. 36. Sec. 15-473, Arizona Revised Statutes, is amended to read:

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15-473. **Qualifications of school electors; affidavit of voters; challenge; poll and tally lists**

A. A person who is a registered elector of the state, and who has been a resident of the school district six months immediately preceding the election, is qualified to vote at an election for trustee of the school district in which he resides. FOR THE PURPOSES OF THIS TITLE, THE TERMS "QUALIFIED SCHOOL ELECTOR", "QUALIFIED ELECTOR", "SCHOOL ELECTOR", OR "ELECTOR" SHALL HAVE THE QUALIFICATIONS PRESCRIBED IN THIS SUBSECTION.

B. A person offering to vote at a school election shall sign an affidavit stating his address and swearing he is QUALIFIED TO VOTE and has not voted at the election being held. A person offering to vote may be challenged, and the election officers shall thereupon have the powers and duties of general election officers.

C. The forms for the affidavit, poll and tally list shall be furnished by the state superintendent of public instruction, and the affidavits, poll and tally lists must be completed and returned to the board of trustees and shall be kept by them for not less than five years.

Sec. 37. Sec. 15-474, Arizona Revised Statutes, is amended to read:

15-474. **Nominating petitions; ballots**

A. Nominating petitions may be filed not later than ten days prior to the election. Nominating petitions shall be signed by not less than ten per cent of the qualified electors of the district as shown by the poll list of the last election of school trustees, and shall be filed with the clerk of the board of trustees or the clerk of the board of education in union high school districts.

B. The clerk with whom the nominating petitions are filed shall cause ballots to be prepared, and the names of all persons whose petitions have been filed shall appear thereon.

Sec. 38. Title 15, chapter 4, article 3, Arizona Revised Statutes, is amended by adding section 15-479, to read:

15-479. **Cost of elections**

The cost of all elections provided in this chapter, including the preparation of ballots, shall be charged against the funds of the district or districts involved.

Sec. 39, Sec. 15-501, Arizona Revised Statutes, is amended to read:

15-501. **Formation of high school district; formation of union high school district; petition for establishment; election; notice**

A. A school district, IN WHICH AT LEAST FIVE PERSONS RESIDE WHO ARE BOTH REAL PROPERTY TAX-

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PAYERS AND QUALIFIED ELECTORS THEREOF, having an average daily attendance of not less than two hundred pupils, AND an assessed valuation of not less than THREE million EIGHT hundred thousand dollars, may, by a majority vote of the REAL PROPERTY TAXPAYERS, WHO ARE qualified school electors thereof, establish and maintain a high school.

B. Two or more adjoining school districts jointly having an average daily attendance OF NOT LESS THAN TWO HUNDRED PUPILS AND property valuation as specified in subsection A, may unite and form a union high school district at the expense of such union high school district. No union high school district shall be formed of territory already embodied in a union high school district, unless the remaining territory of the original district is contiguous and has an assessed valuation of not less than FIVE million dollars. When a new district is formed from territory already included in a union high school district, such territory shall no longer be included in the original high school district.

C. WHEN A MAJORITY OF THE BOARD OF TRUSTEES OF A COMMON SCHOOL DISTRICT, OR A MAJORITY OF THE TRUSTEES OF EACH OF TWO OR MORE ADJOINING COMMON SCHOOL DISTRICTS, UNITE IN A PETITION TO THE COUNTY SCHOOL SUPERINTENDENT FOR ESTABLISHMENT OF A HIGH SCHOOL, THE SUPERINTENDENT SHALL CALL AN ELECTION TO BE HELD AT THE NEXT REGULAR ELECTION OF THE SCHOOL TRUSTEES IF WITHIN NINETY DAYS AFTER RECEIPT OF THE PETITION TO DETERMINE THE QUESTION, OR A SPECIAL ELECTION CALLED FOR THAT PURPOSE WITHIN SIXTY DAYS.

D. PUBLIC NOTICES OF THE ELECTION, NOT LESS THAN FIVE IN A SINGLE DISTRICT AND NOT LESS THAN THREE IN EACH DISTRICT COMPRISING THE PROPOSED UNION DISTRICT, SHALL BE POSTED, ONE TO BE UPON THE DOOR OF THE SCHOOLHOUSE IN EACH DISTRICT, AT LEAST TEN DAYS BEFORE THE ELECTION.

E. THE ELECTION SHALL BE CONDUCTED AS NEARLY AS PRACTICABLE IN THE MANNER PRESCRIBED IN ARTICLE 1, CHAPTER 3 OF THIS TITLE, RELATING TO SCHOOL BOND ELECTIONS. THE BALLOTS SHALL CONTAIN THE WORDS "HIGH SCHOOL, YES" AND "HIGH SCHOOL, NO", AND THE VOTER SHALL SIGNIFY HIS DESIRED CHOICE.

F. IF A MAJORITY OF THE PERSONS VOTING IN A SINGLE DISTRICT, OR A MAJORITY OF THE PERSONS VOTING WITHIN EACH DISTRICT COMPRISING THE PROPOSED UNION DISTRICT, VOTE IN FAVOR OF ESTABLISHMENT OF THE HIGH SCHOOL, THE HIGH SCHOOL DISTRICT SHALL BECOME EFFECTIVE AS PROVIDED BY SECTION 15-402, SUBSECTIONS A AND B.

G. THE STATE BOARD OF EDUCATION MAY GRANT

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PERMISSION TO A COMMON SCHOOL DISTRICT TO OFFER INSTRUCTION IN HIGH SCHOOL SUBJECTS, GRADES NINE TO TWELVE, INCLUSIVE. AVERAGE DAILY ATTENDANCE OF PUPILS IN GRADES NINE TO TWELVE SHALL BE DEEMED TO BE ATTENDANCE IN "COMMON SCHOOL". SUCCESSFUL COMPLETION OF A PRESCRIBED COURSE OF GRADES NINE TO TWELVE SHALL ENTITLE A STUDENT TO A CERTIFICATE OF HIGH SCHOOL GRADUATION.

Sec. 40. Sec. 15-542, Arizona Revised Statutes, is amended to read:

15-542. Board of education of union high school district; qualifications; terms

A. The members of the board of education of a union high school district shall be qualified school electors of the district. A trustee of a component COMMON school district is ineligible to become a member of the board of education of the union high school district.

B. IN A UNION HIGH SCHOOL DISTRICT WHICH HAS A SINGLE HIGH SCHOOL, three members shall be residents of the common school district in which the high school is situated AND two members shall be residents of the remaining territory.

C. IN A UNION HIGH SCHOOL DISTRICT WHICH HAS TWO OR MORE HIGH SCHOOLS, TRUSTEES SHALL BE ELECTED FROM THE UNION DISTRICT AT LARGE.

D. The term of office of the members of the union high school board of education shall be five years, except:

1. Upon formation of a union high school district, the board of education shall be appointed by the county school superintendent and shall hold office until the next January 1.

2. At the first election of members of the board after formation of the district, members shall be elected for terms of one, two, three, four and five years, respectively. Every year thereafter one member of the board shall be elected to fill the office made vacant by the term which expires.

Sec. 41. Sec. 15-546, Arizona Revised Statutes, is amended to read:

15-546. Certificate of promotion from common school; supervision of eighth grades by superintendent of high school

A. Pupils shall be promoted from the eighth grade of the common schools on certificates of promotion as prescribed by the state board of education. The certificates shall be FURNISHED BY THE COUNTY SCHOOL SUPERINTENDENT. SUCH CERTIFICATES SHALL BE SIGNED BY THE COUNTY SCHOOL SUPERINTENDENT AND THE PRINCIPAL OR SUPERINTENDENT OF SCHOOLS. WHERE THERE IS NO PRINCIPAL OR SUPERINTEND-

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ENT OF SCHOOLS, THE CERTIFICATES SHALL BE SIGNED BY THE TEACHER OF AN EIGHTH GRADE AND THE COUNTY SCHOOL SUPERINTENDENT. The certificates shall admit the holders to any high school in the state.

B. Within any high school or union high school district, the superintendent of the high school shall supervise the work of the eighth grade of all schools employing no superintendent or principal.

Sec. 42. Sec. 15-836, Arizona Revised Statutes, is amended to read:

15-836. Refusal to send child to school; penalty

A guardian, parent or other person, having charge of a child of school age not physically or mentally disqualified who refuses to send the child to school during the compulsory years as provided by section 15-835, shall be fined from five to twenty-five dollars and may be imprisoned from five to ninety days.

Sec. 43. Sec. 15-901, Arizona Revised Statutes, is amended to read:

15-901. Government of schools

A. Every teacher training school established in connection with the state UNIVERSITIES AND colleges shall be a part of the public school system and a branch of the public schools of the school district within which the training school is located.

B. Training schools shall be governed by the laws and regulations relating to public schools except as otherwise provided in this article.

C. Students in the STATE UNIVERSITIES AND COLLEGES may, under rules prescribed by the board of regents, teach in the training schools AND OTHER PUBLIC SCHOOLS without being certificated teachers.

Sec. 44. Sec. 15-1011, Arizona Revised Statutes, is amended to read:

15-1011. Homebound students teaching program

A. The state board of education shall provide a uniform course of instruction for homebound students who are capable of being educated and for that purpose may negotiate with any school district deemed by the board to be strategically located to serve homebound students WITHIN OR WITHOUT ITS DISTRICT.

B. A school district entering into an agreement with the board to provide homebound teaching services shall establish the program in the manner and under rules and regulations as the board prescribes and shall agree to provide homebound teaching services to homebound students residing within the county. The district, not later than June 15 each year, shall at the time of making regular annual attendance reports make a written report to the board setting forth the ACTUAL average daily attendance

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in homebound teaching, the instructional costs of the program and such other information as the board requires. For the purpose of determining average daily attendance a physically handicapped child receiving instruction under the homebound teaching program shall be deemed in full-time attendance when he attends classes or receives instruction for a period of not less than four hours per week.

C. For the purposes of this article homebound student means a common or high school student capable of being educated who is unable to attend regular classes due to illness, disease, accident or physical handicap, who has been examined by a private practicing physician other than his own family doctor, and by the county superintendent of public health or the county physician, and declared by both to be unable to attend regular classes for a period of not less than three school months AND FOUND BY THE STATE BOARD OF EDUCATION TO BE CAPABLE OF BEING EDUCATED IN THE COMMON AND HIGH SCHOOLS OF THE STATE IF IN ATTENDANCE THEREIN.

Sec. 45. Sec. 15-1012, Arizona Revised Statutes, is amended to read:

15-1012. Appropriation; computation; additional cost

All homebound students as defined by section 15-1011 shall be included in the appropriations and apportionment made pursuant to sections 15-1211 and 15-1212 and the county levy as provided in section 15-1235. IN ADDITION THERETO THE LEGISLATURE SHALL APPROPRIATE TO EACH SCHOOL DISTRICT WHICH HAS PUPILS, THE PARENTS OR GUARDIANS OF WHOM ARE RESIDENTS OF THE DISTRICT, RECEIVING HOMEBOUND TEACHING SERVICES WITHIN OR WITHOUT THE DISTRICT OF SUCH RESIDENCE, THE SUM OF ONE HUNDRED DOLLARS PER ANNUM FOR EACH SUCH HOMEBOUND STUDENT. THE ADDITIONAL APPROPRIATION SHALL BE COMPUTED WITH REFERENCE TO THE NUMBER OF HOMEBOUND STUDENTS TAUGHT THE PREVIOUS YEAR, AS SHOWN BY THE RECORDS OF THE SUPERINTENDENT OF PUBLIC INSTRUCTION. ANY ADDITIONAL COST RESULTING FROM THE HOMEBOUND TEACHING PROGRAM AND NOT PROVIDED FOR UNDER THE PROVISIONS OF THIS SECTION SHALL BE A CHARGE AGAINST THE SCHOOL DISTRICT OF RESIDENCE OF THE PARENTS OR GUARDIANS OF THE PUPILS RECEIVING HOMEBOUND INSTRUCTION, WHETHER WITHIN OR WITHOUT THE DISTRICT OF SUCH RESIDENCE. THE DISTRICT WHICH PERFORMS THE HOMEBOUND TEACHING PROGRAM SHALL PRESENT A CLAIM FOR SUCH TUITION AGAINST THE DISTRICT OF RESIDENCE THROUGH THE COUNTY SCHOOL SUPERINTENDENT OF THE COUNTY IN WHICH THE DISTRICT OF RESIDENCE IS LOCATED, WHO SHALL DRAW HIS WARRANT ON HIS COUNTY TREASURER IN FAVOR OF THE DISTRICT PERFORMING THE SERVICE AND IT SHALL BE PAID FROM THE FUNDS OF THE DISTRICT OF RESIDENCE.

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IF THE PARENTS OR GUARDIANS OF PUPILS RECEIVING SUCH HOMEBOUND SERVICE ARE NONRESIDENTS OF THE STATE, THE PARENTS OR GUARDIANS SHALL PAY SUCH TUITION IN A LUMP SUM AT THE TIME OF THE ENROLLMENT OF THE PUPIL. SUCH TUITION FOR PUPILS WHOSE PARENTS OR GUARDIANS ARE RESIDENTS OF THE STATE RESIDING IN UNORGANIZED TERRITORY SHALL BE PAID FROM THE SPECIAL COUNTY SCHOOL RESERVE FUND OF THE COUNTY OF RESIDENCE, REGARDLESS OF THE LOCATION OF THE DISTRICT WHICH PERFORMS THE HOMEBOUND TEACHING PROGRAM. THE TUITION SHALL BE THE PER CAPITA OPERATIONAL COST OF CONDUCTING THE HOMEBOUND PROGRAM AS DETERMINED FOR THE PREVIOUS YEAR UNDER SUCH RULES AND REGULATIONS AS MAY BE PRESCRIBED BY THE STATE BOARD OF EDUCATION. TUITION CHARGES MAY BE PRORATED BASED UPON THE PERIOD OF ACTUAL ATTENDANCE.

Sec. 46. Sec. 15-1022, Arizona Revised Statutes, is amended to read:

15-1022. **Special subjects in course of study**

The state board of education shall adopt a course of study in the common schools AND high schools.

Sec. 47. Sec. 15-1124, Arizona Revised Statutes, is amended to read:

15-1124. **Operation of lunchrooms and programs by school boards**

A. School boards may operate school lunchrooms and programs, and for that purpose may employ personnel, purchase equipment and food and incur other necessary expenses, making payment therefor through the use of gifts or donations, proceeds of sales of school lunches, contributions made available by the federal government, or funds obtained by district levy, but no monies acquired by the levy of state, county or district taxes shall be expended for food.

B. ANY MONEY RECEIVED IN THE OPERATION OF A DISTRICT SCHOOL LUNCH PROGRAM IS PUBLIC MONEY AND RECEIPTS SHALL BE DEPOSITED WITH THE COUNTY TREASURER IN A DESIGNATED ACCOUNT TO BE USED FOR OPERATION OF THE DISTRICT SCHOOL LUNCH PROGRAM.

Sec. 48. Title 15, chapter 12, article 1, Arizona Revised Statutes, is amended by adding section 15-1201.01, to read:

15-1201.01. **BUDGET CONTROL**

THE FUNDS BUDGETED UNDER ITEM VIII OF THE BUDGET PRESCRIBED BY SECTION 15-1201 SHALL BE USED ONLY FOR THE PURPOSE OF CAPITAL OUTLAY.

Sec. 49. Sec. 15-1202, Arizona Revised Statutes, is amended to read:

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15-1202. **Presentation of budget to district taxpayers; notice; meeting; adoption; expenditures pending final adoption; limitations on expenditures by school district; exceptions; budget of new school district**

A. The BOARD OF TRUSTEES OF EACH DISTRICT shall prepare a notice fixing a time not later than July 10 and designating a public place within each district at which a meeting will be held at which the board of trustees will present the proposed budget for consideration of the residents and taxpayers of the district.

B. The board of trustees of each district, prior to the meeting, shall publish a copy of the notice with a copy of the proposed budget one time in a newspaper of general circulation within the school district, but if no newspaper is published therein, publication shall be made in a newspaper published in the nearest district within the county. The cost of publication shall be a charge against the school district. The publisher's affidavit of publication shall be filed by the board of trustees with the state superintendent of public instruction within thirty days after publication.

C. At the time and place fixed in the notice the members of the board of trustees shall hold the meeting and present the proposed budget to the residents and taxpayers attending the meeting. Upon request of any person, the board of trustees shall explain the budget and any resident or taxpayer may protest the inclusion of any item.

D. After the meeting the board of trustees shall adopt the budget, making such deductions therefrom as it sees fit, but no additions thereto, and shall enter the budget as adopted in its minutes. Not later than July 12 the budget as finally adopted shall be filed by the board of trustees in triplicate with the county school superintendent, who shall immediately transmit a copy to the board of supervisors of the county and a copy to the state superintendent of public instruction.

E. Pending final adoption of the budget, a district may expend not to exceed five per cent of the proposed budget.

F. No expenditure shall be made for a purpose not particularly itemized and included in the budget, and no expenditure shall be made, and no debt obligation or liability shall be incurred or created in any year for any purpose itemized in the budget in excess of the amount specified for such item, irrespective of whether the district at any time has received or has on hand funds in excess of those required to meet the expenditures, debts, obligations and liabilities provided for under such budget, except PURSUANT TO THE PROVISIONS OF SECTION 15-1245.

G. When a new school district is created pursuant to the provisions of sections 15-404 and 15-408 the trustees shall adopt a budget in the form set forth in section 15-1201 which will provide funds sufficient for operation of the district during its first year, but thereafter such district shall be subject to the provisions of this article.

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Sec. 50. Sec. 15-1212, Arizona Revised Statutes, is amended to read:

15-1212. **Apportionment of funds**

A. After making the necessary allowance for payment from the state school fund of amounts authorized for the state board in the general appropriation bill, the board shall AP-PORTION the balance remaining in the state school fund TO THE SEVERAL COUNTIES ON THE BASIS OF average daily attendance in THE common and high schools IN EACH COUNTY. No allowance shall be made for attendance at schools conducted at night, for attendance of nonresident alien children, nor for wards of the United States for WHOM tuition is paid, but attendance of a student in a school of a county adjoining the county of his residence, whether within or without the state, under a certificate of educational convenience as provided by section 15-304, shall be deemed to be attendance in the school of the county or district of his residence.

B. Apportionments shall be made AS FOLLOWS:

1. ON JULY 15, ONE-TWELFTH OF THE TOTAL AMOUNT TO BE APPORTIONED DURING THE FISCAL YEAR.

2. ON SEPTEMBER 15, ONE-SIXTH OF THE TOTAL AMOUNT TO BE APPORTIONED DURING THE FISCAL YEAR.

3. ON NOVEMBER 15, ONE-FOURTH OF THE TOTAL AMOUNT TO BE APPORTIONED DURING THE FISCAL YEAR.

4. ON JANUARY 15, ONE-FOURTH OF THE TOTAL AMOUNT TO BE APPORTIONED DURING THE FISCAL YEAR.

5. ON APRIL 15, ONE-FOURTH OF THE TOTAL AMOUNT TO BE APPORTIONED DURING THE FISCAL YEAR.

The superintendent of public instruction shall furnish the treasurer and the school superintendent of each county an abstract of the apportionment, and shall certify the apportionment to the state auditor, who shall draw his warrant in favor of the county treasurer of each county for the amount apportioned thereto. Upon receipt of the warrant the county treasurer shall notify the county superintendent that the amount thereof, together with any other monies standing to the credit of the county school fund, is subject to apportionment as prescribed by law.

C. As used in this section:

1. "Common school" means the first to eighth grades inclusive.

2. "High school" means the ninth to twelfth grades inclusive.

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3. "Daily attendance" means:

(a) For common schools, days in which a pupil:

(i) Of the first, second or third grades attends a minimum of two hundred forty minutes.

(ii) Of the fourth, fifth or sixth grades attends a minimum of three hundred minutes.

(iii) Of the seventh or eighth grades attends a minimum of three hundred sixty minutes, including in each case recreational periods, and in which a pupil regardless of grade is actually present during one or both of the two sessions into which the school day is divided, but attendance at one session only shall be counted as one half day's attendance.

(b) For high schools, THE ATTENDANCE OF A HIGH SCHOOL PUPIL SHALL NOT BE COUNTED A FULL DAY UNLESS SUCH PUPIL IS ACTUALLY AND PHYSICALLY IN ATTENDANCE, enrolled in and carrying four subjects or the equivalent thereof that count toward graduation as defined by the state board of education, in a recognized high school, but attendance of a pupil carrying less than the load prescribed shall be prorated.

4. FOR THE PURPOSE OF MAKING APPROPRIATIONS AND APPORTIONMENT OF THE STATE AND COUNTY AID AND THE DETERMINATION OF EQUALIZATION AID, "AVERAGE DAILY ATTENDANCE" MEANS THE SUM OF THE AVERAGE NUMBER OF PUPILS IN ACTUAL DAILY ATTENDANCE FOR THE PREVIOUS YEAR PLUS THE INCREASE IN THE AVERAGE NUMBER OF PUPILS IN ACTUAL DAILY ATTENDANCE IN THE PREVIOUS YEAR OVER THE AVERAGE NUMBER OF PUPILS IN ACTUAL DAILY ATTENDANCE IN THE YEAR PRIOR TO THE PREVIOUS YEAR, PROVIDED THAT IF THE AVERAGE NUMBER OF PUPILS IN ACTUAL DAILY ATTENDANCE IN THE YEAR PRIOR TO THE PREVIOUS YEAR EQUALS OR IS GREATER THAN IN THE PREVIOUS YEAR, THE AVERAGE NUMBER OF PUPILS IN ACTUAL DAILY ATTENDANCE FOR THE PREVIOUS YEAR SHALL BE USED.

D. The provisions of subsection C, paragraph 4, shall apply to title 15, chapter 12, articles 1 to 3, inclusive, and any reference to "average daily attendance for the preceding year", or "for the previous year", shall be determined as provided in paragraph 4.

E. Any determination of average daily attendance shall be based on the records of the superintendent of public instruction.

Sec. 51. Sec. 15-1222, Arizona Revised Statutes, is amended to read:

15-1222. **County levy for county school equalization fund**

A. THE BOARD OF SUPERVISORS OF EACH COUNTY SHALL, AT THE BEGINNING OF EACH FISCAL YEAR, PROVIDE AND SET ASIDE FROM THE COUNTY GENERAL

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FUND AN AMOUNT EQUAL TO TWENTY DOLLARS PER CAPITA PER ANNUM FOR THE PURPOSE OF FROVIDING THE FUNDS REQUIRED UNDER SECTIONS 15-1223 AND 15-1224. THE APPROPRIATION SHALL BE COMPUTED ACCORDING TO THE AVERAGE DAILY ATTENDANCE OF PUPILS IN COMMON AND HIGH SCHOOLS WITHIN THE COUNTY AS SHOWN BY THE RECORDS OF THE SUPERINTENDENT OF PUBLIC INSTRUCTION UNDER THE PROVISIONS OF SECTION 15-1212.

B. IF THE BOARD OF SUPERVISORS SHALL DETERMINE FROM SAID RECORDS THAT THE FULL AMOUNT COMPUTED ACCORDING TO SUBSECTION A OF THIS SECTION WILL NOT BE REQUIRED TO FURNISH QUALIFYING DISTRICTS WITH THE EQUALIZATION AID PROVIDED IN SECTIONS 15-1223 AND 15-1224, THE BOARD SHALL PROVIDE, SET ASIDE AND APPROPRIATE ONLY THE AMOUNT REQUIRED.

C. ANY BALANCE REMAINING IN THIS FUND AT THE CLOSE OF THE FISCAL YEAR SHALL REVERT TO THE COUNTY GENERAL FUND.

Sec. 52. Sec. 15-1223, Arizona Revised Statutes, is amended to read:

15-1223. **Computation of equalization aid to common school districts**

A. Each common school district that employed three or more teachers during the previous school year shall be allotted by the county school superintendent equalization aid for operational expenses if required, sufficient to provide a basic cost of education of two hundred seventy-five dollars, multiplied by the average daily attendance of the district. The equalization aid shall be allotted subsequent to the computation of the items provided in subsection B.

B. In computing the amounts of county equalization aid that each common and high school district shall receive, the following revenues shall be credited to the basic cost of education of each district:

1. State and county aid computed at one hundred eighty dollars times the average daily attendance.

2. Federal monies received during the previous year that were specified for Indian education aid and emergency operational aid that are in proportion to the ratio of the qualifying tax rate to the actual school tax rate, excluding debt service, of the district during the previous school year.

3. The calculated district tax yield from the levy of the district qualifying tax rate on the previous year's assessed valuation.

Sec. 53. Sec. 15-1225, Arizona Revised Statutes, is amended to read:

15-1225. **Apportionment of county equalization aid to school districts**

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A. Funds in the county school equalization fund shall be apportioned to the districts of the county on the basis of need, as determined by the provisions of SECTION 15-1212. In no event shall any school district receive more equalization aid than it is entitled to receive as provided by this article and any overage shall be returned by the school district and credited to the county school equalization fund. If the county school equalization funds are insufficient to meet the needs of all the districts, such funds shall be apportioned to the districts in proportion to the equalization needs of each district.

B. The county school superintendent shall provide each school district with a statement of the apportionments made as provided in subsection A, on a form prescribed by the superintendent of public instruction.

Sec. 54. Sec. 15-1237, Arizona Revised Statutes, is amended to read:

15-1237. **Special district assessment for street improvement by school district**

A. Boards of trustees of school districts may contract for constructing, maintaining or otherwise improving any public way adjacent to any parcel of land, owned or leased for school purposes by the district, or an intersection of any public way adjoining a quarter block in which the parcel of land is situated, and for the construction of sidewalks or other betterments in or along such streets and intersections, and to pay for such improvements by the levy of a special assessment upon the taxable property in the district. Such assessment shall be made a part of the itemized statement regularly filed with the county school superintendent and showing the amount of money needed for the expenses of schools within the district for the ensuing year.

B. When any property owned or leased by a school district for school purposes from any city, county, the state or the United States, is included within the assessment district to be assessed to pay the costs and expenses of any public improvements initiated by a city, so as to make the assessments thereon payable by the city in which the improvement is initiated, the board of trustees may contract with the municipality to reimburse it for the amount of the assessment against the property, and to pay the amount so contracted for by the levy of a special assessment as provided by subsection A.

Sec. 55. Sec. 15-1238, Arizona Revised Statutes, is amended to read:

15-1238. **County school fund**

The county school fund of each county shall consist of all revenues accruing to the credit of each county from:

1. State aid apportionment as provided in section 15-1212.
2. County aid as provided in section 15-1235.
3. That portion of the auto lieu tax designated for school purposes under the provisions of section 28-1591.

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4. That portion of the tax on dogs designated for school purposes under the provisions of section 24-369.

5. That portion of the payments made under section 36-1419, which represents payment in lieu of the county levy for school purposes.

6. That portion of any excess funds or revenue transferred under the provisions of section 15-1239.

7. That portion of the penalties designated for school purposes under the provisions of section 42-1107.

8. THAT PORTION OF THE PROCEEDS DESIGNATED FOR THE SCHOOL FUND OF THE COUNTY UNDER THE PROVISIONS OF SECTION 33-1023, SUBSECTION C.

9. Taylor grazing act money as provided in section 37-723.

10. All receipts from the lease of public lands as provided in section 37-724.

11. All balances remaining in the county school fund and in the special county school reserve fund at the end of the fiscal year and all balances of lapsed districts remaining after the payments authorized under section 15-413.

12. All dividends, proceeds from sales, refunds, credits arising from cancelled warrants and any other sums or amounts that are attributable to the county school fund.

13. All other federal lieu taxes which are not specifically allocated by law.

14. Any gratuity, devise or bequest designated for specific school purposes.

Sec. 56. Sec. 15-1241, Arizona Revised Statutes, is amended to read:

15-1241. **Apportionment of county school fund by county superintendent**

The county school superintendent, after deducting the amount fixed for the special county school reserve fund, shall apportion all monies to the credit of the county school fund TO THE SEVERAL SCHOOL DISTRICTS ON THE BASIS OF AVERAGE DAILY ATTENDANCE IN THE COMMON AND HIGH SCHOOLS OF THE COUNTY. For the purpose of Sections 15-1241, 15-1245 and 15-1247, only the six months of school showing the highest average daily attendance shall be considered in computing the average daily attendance.

Sec. 57. Sec. 15-1245, Arizona Revised Statutes, is amended to read:

15-1245. **Incurring liabilities in excess of district budget; petition; approval; procedure for expenditure**

A. When it appears that a school which has been maintained for four months has an average daily attendance greater

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than THE AVERAGE DAILY ATTENDANCE RECORDED IN THE BUDGET AS ITEM 8 UNDER "BUDGET SIX PER CENT LIMIT CHECK" IN SECTION 15-1201, or in event of the destruction of or damage to the facilities of a school, the governing board of the district may petition the county superintendent of schools requesting authority to incur liabilities in excess of the district budget, in an amount the board deems necessary.

B. The county superintendent shall forward the petition together with his recommendation and a copy of the budget of the district to the board of supervisors.

C. The board of supervisors shall hold a hearing on the petition within twenty days after receipt thereof and shall determine whether the petition shall be allowed, allowed after revision, or denied, but in no event shall an allowance be made on account of increased school attendance which will increase the per capita expenditures per school child allowed by the budget of the district for that year.

D. If the petition is allowed in whole or in part, the governing board shall be authorized to incur liabilities in accordance therewith, and a copy of the order of the board of supervisors authorizing the incurring of such liabilities shall be certified by the clerk of the board and filed by him with the county treasurer. The county school superintendent, upon presentation of proper vouchers, shall draw his warrants against the additional allowance. The liability so incurred shall be included as a separate item in the estimate of the district for the succeeding year.

Sec. 58. Sec. 15-1246, Arizona Revised Statutes, is amended to read:

15-1246. Special county school reserve fund

The treasurer of each county shall transfer each fiscal year from the county school fund to the special county school reserve fund an amount estimated by the county school superintendent to be required for such fund. THE ESTIMATE SHALL BE SUBMITTED, NOT LATER THAN JULY 10, TO THE BOARD OF SUPERVISORS FOR THEIR APPROVAL. A COPY OF THE ESTIMATE AS FINALLY ADOPTED BY THE BOARD OF SUPERVISORS SHALL BE FILED WITH THE COUNTY TREASURER. WARRANTS DRAWN ON THE SPECIAL COUNTY SCHOOL RESERVE FUND SHALL BE APPROVED PRIOR TO PAYMENT BY THE BOARD OF SUPERVISORS, AS OTHER COUNTY WARRANTS ARE APPROVED. THE ESTIMATE SHALL BE ITEMIZED AND SHALL INCLUDE THE AMOUNTS ESTIMATED BY THE COUNTY SCHOOL SUPERINTENDENT TO BE NEEDED:

1. For transportation of school children to and from one- and two-room rural schools that are determined by the county school superintendent to be in need of such aid.

2. FOR TRANSPORTATION FROM UNORGANIZED TERRITORY TO ORGANIZED DISTRICTS, OF CHILDREN

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WHO ARE ELIGIBLE TO RECEIVE STATE AID, AND TUITION FOR SUCH CHILDREN.

3. For transportation to and from the nearest public high school of pupils residing in elementary districts which are contiguous or not contiguous to and which are not within a high school district if it is determined by the county school superintendent that such elementary districts are in need of such aid.

4. FOR ONE AND TWO-ROOM SCHOOL DISTRICTS, AN AMOUNT WHICH WHEN ADDED TO THE SUM OF THE ESTIMATED PER CAPITA APPORTIONMENT FROM THE COUNTY SCHOOL FUND AND THE PROCEEDS OF A SPECIAL SCHOOL DISTRICT LEVY OF ONE DOLLAR FIFTY CENTS PER ONE HUNDRED DOLLARS ASSESSED VALUATION ON THE PROPERTY WITHIN THE DISTRICT, BASED ON THE VALUATION FOR THE PRECEDING YEAR, WILL PROVIDE NOT MORE THAN FIVE THOUSAND DOLLARS FOR A ONE-ROOM SCHOOL AND NOT MORE THAN NINE THOUSAND DOLLARS FOR A TWO-ROOM SCHOOL; PROVIDED THAT SUCH SCHOOLS ARE MAINTAINED FOR A MINIMUM OF EIGHT MONTHS PER YEAR.

5. For necessary expenses in excess of the per capita apportionment from the county school fund for the establishment AND CONDUCTING of schools in unorganized territory.

6. FOR TUITION CHARGED BY SCHOOL DISTRICTS FOR EDUCATION OF HOMEBOUND STUDENTS ELIGIBLE TO RECEIVE STATE AID AND WHOSE PARENTS OR GUARDIANS ARE RESIDENTS OF THE STATE RESIDING IN UNORGANIZED TERRITORY, AS PROVIDED BY SECTION 15-1012.

Sec. 59. Sec. 15-1247, Arizona Revised Statutes, is amended to read:

15-1247. **Administration of county school reserve fund; uses**

A. The special county school reserve fund may be used only for:

1. Transportation of children to and from one- and two-room rural schools that are determined by the county school superintendent to be in need of such aid.

2. FOR TRANSPORTATION FROM UNORGANIZED TERRITORY TO ORGANIZED DISTRICTS, OF CHILDREN WHO ARE ELIGIBLE TO RECEIVE STATE AID, AND TUITION FOR SUCH CHILDREN.

3. Transportation to and from the nearest public high school of pupils residing in elementary districts which are contiguous or not contiguous to and which are not within a high school district, if it is determined by the county school superintendent that such elementary districts are in need of such aid.

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4. Costs of maintaining one-and two-room rural schools in any school district in excess of the amount available for such schools from the county school fund and their district levy, but not to exceed the additional amount required and estimated for such purpose by the county school superintendent in fixing the amount of the special county school reserve fund under the provisions of section 15-1246.

5. NECESSARY EXPENSES IN EXCESS OF THE PER CAPITA APPORTIONMENT FROM THE COUNTY SCHOOL FUND FOR THE ESTABLISHMENT AND CONDUCTING OF SCHOOLS IN UNORGANIZED TERRITORY.

6. FOR TUITION CHARGED BY SCHOOL DISTRICTS FOR EDUCATION OF HOMEBOUND STUDENTS ELIGIBLE TO RECEIVE STATE AID AND WHOSE PARENTS OR GUARDIANS ARE RESIDENTS OF THE STATE RESIDING IN UNORGANIZED TERRITORY, AS PROVIDED BY SECTION 15-1012.

B. The apportionment of the special county school reserve fund may be delegated by the board of supervisors to the county school superintendent. If at the end of any school year any part of the reserve fund remains unexpended, such amount shall be shown in the estimate of the county school superintendent for the succeeding year, as a balance of county school funds on hand.

Sec. 60. Sec. 15-1302, Arizona Revised Statutes, is amended to read:

15-1302. **Special elections on bond issues and school property**

A. The board of trustees of a school district IN WHICH AT LEAST FIVE PERSONS RESIDE WHO ARE BOTH REAL PROPERTY TAXPAYERS AND QUALIFIED ELECTORS THEREOF may, and upon petition of fifteen per cent of the school electors as shown by the poll list at the last preceding annual school election shall, call an election for the following purposes:

1. To locate or change the location of schoolhouses.
2. To purchase or sell school sites or houses, or to build schoolhouses, BUT THE AUTHORIZATION BY VOTE OF THE DISTRICT SHALL NOT NECESSARILY SPECIFY THE SITE TO BE PURCHASED.
3. To decide whether the bonds of the district shall be issued and sold for the purpose of raising money for purchasing or leasing school lots, for building schoolhouses, supplying schoolhouses with furniture and apparatus, improving school grounds, or for liquidating any indebtedness already incurred for such purposes.

B. When the election is called to decide upon locating or relocating school buildings, or the purchase or sale of school sites or school buildings, the election shall be called and conducted as regular school elections except as to the time of holding the election, and the board of trustees shall be governed by the vote of the majority on all questions submitted.

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C. When the election is called to determine whether or not bonds of the district shall be issued and sold for the purposes enumerated in the call for the election, the question shall be submitted to the vote of the qualified electors of the district, AS DEFINED IN SECTION 15-473.

D. In any election held under the authority of this section, only those electors who are real property taxpayers in the district affected are qualified to participate.

E. THE BOARD SHALL ORDER THE ELECTION TO BE HELD NOT LESS THAN THIRTY NOR MORE THAN SIXTY DAYS FROM THE DATE OF THE ORDER. IF A PETITION FOR AN ELECTION HAS BEEN FILED WITH THE BOARD AS PROVIDED IN SUBSECTION A, THE BOARD SHALL ACT UPON THE PETITION WITHIN THIRTY DAYS BY ORDERING THE ELECTION.

Sec. 61. Repeal

Sections 15-209, 15-326, 15-436.01, 15-547, 15-1261, 15-1262 and 15-1263, Arizona Revised Statutes, are repealed.

Amend title to read:

AN ACT

RELATING TO EDUCATION; PROVIDING FOR REVISION OF LAWS PERTAINING TO SCHOOLS; AMENDING SECTIONS 15-101, 15-102, 15-121 TO 15-124, INCLUSIVE, 15-143, 15-144, 15-204 TO 15-207, INCLUSIVE, 15-251, 15-252, 15-258, 15-302, 15-304, 15-431 TO 15-436, INCLUSIVE, 15-439, 15-441 TO 15-446, INCLUSIVE, 15-449, 15-450, 15-452, 15-472 TO 15-474, INCLUSIVE, 15-501, 15-542, 15-546, 15-836, 15-901, 15-911, 15-1011, 15-1012, 15-1022, 15-1124, 15-1202, 15-1212, 15-1222, 15-1223, 15-1225, 15-1237, 15-1238, 15-1241, 15-1245, 15-1246, 15-1247, AND 15-1302, ARIZONA REVISED STATUTES; AMENDING TITLE 15, CHAPTER 4, ARTICLE 3, ARIZONA REVISED STATUTES, BY ADDING SECTION 15-479; AMENDING TITLE 15, CHAPTER 12, ARTICLE 1, ARIZONA REVISED STATUTES, BY ADDING SECTION 15-1201.01, AND REPEALING SECTIONS 15-209, 15-326, 15-436.01, 15-547, 15-1261, 15-1262 AND 15-1263, ARIZONA REVISED STATUTES.

House Bills Nos. 3 and 8 were referred to their proper Calendar.

House Bill No. 26, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Highways and Bridges, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 18, accompanied by the reports of the Committees on Judiciary; Appropriations; Education; and State Institutions, was placed on the Calendar of the Committee of the Whole.

RECESS

Without objection, at 2:30 p.m. the Senate stood at recess subject to the call of the gavel.

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The President called the Senate to order at 2:50 p.m.

COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 2:51 p.m. the Senate resolved itself into Committee of the Whole, with Senator Brown in the chair.

At 4:07 p.m. the Committee of the Whole arose.

Senator Giss moved that an emergency be declared, the rules be suspended, and that Senate Bills Nos. 17 and 18, which are under the order of business, Committee of the Whole, be removed from their position on the Calendar and advanced to their proper Calendar for today. The motion was agreed to on roll call which resulted: Ayes 27, Noes 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Noes: Palmer.

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Brown, for the Committee of the Whole, reported Senate Bill No. 18, revision of laws pertaining to schools; and Senate Bill No. 17, revision of school laws pertaining to school boundaries.

The recommendations of the Committee were:

That Senate Bill No. 18 be amended as follows: (reference is to the printed bill)

Strike all after the Enacting Clause and insert:

Section 1. Sec. 15-101, Arizona Revised Statutes, is amended to read:

15-101. Meetings; majority required for validation; expenses of members

A. The state board of education shall hold four regular meetings annually at times it directs. Special meetings may be held on the call of the PRESIDING OFFICER.

B. Concurrence of a majority of all members of the board is necessary for validation of an act of the board.

C. Members shall be allowed TRAVEL expenses and REIMBURSEMENT FOR SUBSISTENCE, AS PROVIDED BY TITLE 38, CHAPTER 4, ARTICLE 2, to be paid upon claims approved by the superintendent of public instruction, as other claims against the state are paid, from the appropriation for the board authorized in the general appropriation bill.

Sec. 2. Sec. 15-102, Arizona Revised Statutes, is amended to read:

15-102. Powers and duties

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The state board of education shall:

1. Adopt and use an official seal in the authentication of its acts.
2. Keep a record of its proceedings.
3. Make rules and regulations for its own government.
4. Determine the policy and work undertaken by the board.
5. Appoint, on the recommendation of the superintendent of public instruction, executive officers, deputies, clerks and employees of the board.
6. Make rules and regulations for the government of the executive officers of the board.
7. Prescribe the duties of and direct the work of the executive officers of the board when not prescribed by law.
8. Delegate to the executive officers of the board the execution of policies decided upon.
9. Recommend to the legislature changes or additions to the statutes pertaining to schools.
10. Prepare, publish and distribute reports concerning the educational welfare of the state.
11. Devise plans for the increase and management of the state school fund and prepare a budget of expenditures necessary for proper maintenance of the board and accomplishment of its purposes, and present the plan and budget to the legislature.
12. Ascertain that the school laws are properly enforced.
13. Aid in the enforcement of laws relating to schools, health, compulsory education, child labor and child conservation.
14. Exercise general supervision over and regulate the conduct of the public school system.
15. Prescribe and enforce a course of study in the common schools.
16. Prescribe the subjects to be taught in all common schools.
17. Prescribe a list of optional subjects to be taught in all common schools. The list shall include manual training, household economics, kindergarten and such other subjects as the board determines.
18. Prescribe and enforce the use of a uniform series of textbooks in the common schools. No change of textbooks shall be considered or made except at regular meetings of the board or at special meetings called for that purpose. Notice of the intention to consider or make changes in textbooks shall be given in writing by the secretary of the board to each

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county school superintendent at least sixty days prior to the meeting. On the adoption of a uniform series of textbooks the series shall not be changed during the next five years.

19. Determine the number of credits necessary for graduation from high school.

20. Supervise and control the certification of teachers AND PRESCRIBE RULES AND REGULATIONS THEREFOR. "TEACHER," AS USED IN THIS PARAGRAPH, MEANS A PERSON ENGAGED IN INSTRUCTIONAL WORK DIRECTLY, AS CLASSROOM, LABORATORY, OR OTHER TEACHER, OR INDIRECTLY, AS SUPERVISORY TEACHER, PRINCIPAL OR SUPERINTENDENT, IN A PUBLIC COMMON OR HIGH SCHOOL OR OTHER EDUCATIONAL INSTITUTION BELOW COLLEGE OR UNIVERSITY LEVEL.

21. Charge the fees prescribed in section 15-103 for the issuance or renewal of teachers' certificates. The fees received shall be remitted to the state treasurer who shall deposit them in the state school fund to the credit of the state board of education.

22. Revoke all certificates or life diplomas for immoral or unprofessional conduct or for evident unfitness to teach.

Sec. 3. Sec. 15-121, Arizona Revised Statutes, is amended to read:

15-121. Administrative powers and duties

The superintendent of public instruction shall:

1. Superintend the public schools of the state.

2. Request the state examiner to investigate when necessary the accounts of school money kept by any state, county or district office.

3. Subject to supervision by the state board of education, apportion to the several counties the money to which each county is entitled for the year. Apportionment shall be made AS PROVIDED IN SECTION 15-1212.

4. Call an annual meeting of the county school superintendents at a time and place he designates for the purpose of discussing questions pertaining to public schools. The annual meeting shall be no less than two nor more than three days in length, as the superintendent determines. Each county superintendent shall be allowed REIMBURSEMENT for his actual necessary expenses incurred in attending the meeting, NOT TO EXCEED THE AMOUNTS PROVIDED IN SECTIONS 38-623 AND 38-624 FOR PUBLIC OFFICERS AND OTHER STATE EMPLOYEES. Such expenses shall be paid from the county GENERAL fund.

5. Authenticate with the official seal of the board of education all writings and papers issued from his office.

Sec. 4. Sec. 15-122, Arizona Revised Statutes, is amended to read:

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15-122. **Ministerial powers and duties; opinions of attorney general and county attorney; payment of claims for printing of laws and reports**

A. The superintendent of public instruction shall:

1. Print AS NEEDED in pamphlet form the laws relating to public schools, including model forms of which he is unable to supply blanks. Copies of the pamphlets shall be supplied to school officers and teachers, school libraries and the department of library and archives.

2. Prepare, print and distribute pamphlets on subjects the state board of education directs and including school sanitation, school architecture and an enumeration of the school holidays established by law.

3. Prepare, print and distribute through the county superintendents, blank forms and school registers, with instructions and regulations as to their use, to teachers and officers charged with administration of laws pertaining to public schools.

4. Print and distribute the courses of study prescribed by the state board of education.

5. Prepare and print blank forms for teachers' certificates.

6. FURNISH COPIES OF THE ATTORNEY GENERAL'S OPINIONS, INCLUDING OPINIONS OF THE COUNTY ATTORNEYS WHICH HAVE BEEN SUBMITTED TO THE ATTORNEY GENERAL FOR REVIEW AS PROVIDED IN SUBSECTION B, RELATING TO SCHOOL MATTERS TO ALL COUNTY ATTORNEYS, COUNTY SUPERINTENDENTS OF SCHOOLS AND TO OTHER INTERESTED PERSONS WHO REQUEST COPIES.

7. REQUIRE EACH COUNTY SUPERINTENDENT TO FURNISH COPIES OF ALL ATTORNEY GENERAL'S OPINIONS RELATING TO SCHOOL MATTERS TO ALL SCHOOL DISTRICTS IN HIS COUNTY.

B. FOR THE PURPOSES SET FORTH IN PARAGRAPHS 6 AND 7 OF SUBSECTION A, THE ATTORNEY GENERAL SHALL PROMPTLY FURNISH COPIES OF OPINIONS RELATING TO SCHOOL MATTERS TO THE SUPERINTENDENT OF PUBLIC INSTRUCTION. EACH COUNTY ATTORNEY SHALL PROMPTLY TRANSMIT A COPY OF HIS OPINION RELATING TO SCHOOL MATTERS TO THE ATTORNEY GENERAL FOR REVIEW. THE ATTORNEY GENERAL MAY EITHER CONCUR WITH OR REVISE THE OPINION OF THE COUNTY ATTORNEY. THE OPINION OF THE ATTORNEY GENERAL SHALL PREVAIL.

C. Claims for the printing of laws and reports of the superintendent shall be approved by him and paid as other claims against the state are paid from appropriations of the state board of education.

Sec. 5. Sec. 15-123, Arizona Revised Statutes, is amended to read:

15-123. **Annual report; date; contents**

A. The state superintendent of public instruction shall make a report to the governor AND THE LEGISLATURE on or before October 1 each year. The report shall be in printed form.

B. The report shall contain:

1. A full statement of the condition and amount of all funds and property apportioned for the purpose of education.

2. The number and grade of schools in each county.

3. The number of children attending public schools.

4. The average number of children who have attended the public schools during EACH OF the two years previous to July 1 of the year in which the report is made.

5. The number of children attending private schools.

6. The amount of school money derived by county taxes.

7. (a) The amount of school money derived other than by county taxes.

(b) THE AMOUNT OF FEDERAL MONIES RECEIVED DURING THE PREVIOUS YEAR THAT WERE SPECIFIED FOR INDIAN EDUCATION AID AND EMERGENCY OPERATIONAL AID.

8. The amounts expended for salaries of teachers and for building of schools.

9. A statement of plans for the management of public schools.

10. Such other information relating to the educational interests of the state as the superintendent deems expedient.

Sec. 6. Sec. 15-124, Arizona Revised Statutes, is amended to read:

15-124. **Salary and travel expenses**

The salary of the superintendent shall be twelve thousand dollars per year. The superintendent shall be reimbursed for travel expenses actually incurred in the performance of his duties, AS PROVIDED FOR PUBLIC OFFICERS AND STATE EMPLOYEES IN TITLE 38, CHAPTER 4, ARTICLE 2.

Sec. 7. Sec. 15-143, Arizona Revised Statutes, is amended to read:

15-143. **Government of association and subordinate units; meetings; expenses of members; employees**

A. The association and its subordinate units shall be governed by a constitution, bylaws and rules and regulations not inconsistent with law.

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B. The association may provide for such annual or special meetings as are necessary or advisable.

C. The association may provide for the payment of travel and other necessary expenses incurred by its members in the performance of official duties, AS PROVIDED FOR PUBLIC OFFICERS AND STATE EMPLOYEES IN TITLE 38, CHAPTER 4, ARTICLE 2.

D. The association may employ an executive secretary and an assistant secretary or stenographer, prescribing their powers and duties and fix their salaries. The employees of the association shall be limited to an executive secretary whose salary shall not exceed FIVE thousand FOUR hundred dollars per annum, and an assistant secretary or stenographer whose salary shall not exceed THREE thousand dollars per annum.

E. THE ASSOCIATION SHALL NOT BE A MEMBER OF, NOR PAY DUES TO, ANY OTHER ORGANIZATION OR ASSOCIATION EXCEPT A NATIONAL ORGANIZATION OR ASSOCIATION.

Sec. 8. Sec. 15-144, Arizona Revised Statutes, is amended to read:

15-144. Membership dues; expenditure

A. Each district from which the board members become members ex officio of the association may annually pay into the treasury of the association, at the time and in the manner prescribed by the rules and regulations of the association, membership dues in an amount not to exceed ten cents for each pupil in average daily attendance in the district for the previous year as shown by the records of the state superintendent of public instruction. In no event shall the annual membership dues for a district be less than five dollars. The annual membership dues shall be a charge against the district whose board members become members ex officio of the association, and shall be included in the annual budget of such district.

B. ALL MONIES RECEIVED BY THE ASSOCIATION UNDER THIS SECTION SHALL BE PAID TO THE SECRETARY, WHO SHALL RECEIPT THEREFOR, AT THE END OF EACH MONTH, THE SECRETARY SHALL REMIT ALL SUCH MONEY TO THE STATE TREASURER, WHO SHALL PLACE IT IN A SPECIAL FUND KNOWN AS THE SCHOOL BOARD ASSOCIATION FUND.

C. All money collected by the association under this section shall be used for payment of the expenses of the association incurred in carrying out the provisions of this article

Sec. 9. Sec. 15-204, Arizona Revised Statutes, is amended to read:

15-204. Authority to suspend pupil

A. In schools employing a superintendent or a principal, the authority to suspend a pupil from school is vested in THE superintendent or principal.

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B. In schools which do not have a superintendent or principal, a teacher may suspend a pupil from school.

C. In all cases of suspension, it shall be for good cause and shall be reported WITHIN FIVE DAYS to the board of trustees by the person imposing it.

Sec. 10. Sec. 15-205, Arizona Revised Statutes, is amended to read:

15-205. **Interest of school officer, teacher or employee in a school district contract prohibited; avoidance of contract**

A. NO SCHOOL OFFICER, TEACHER OR EMPLOYEE OF A SCHOOL DISTRICT SHALL BE INTERESTED DIRECTLY OR INDIRECTLY IN ANY CONTRACT OR IN ANY SALE OR PURCHASE MADE BY THE SCHOOL DISTRICT. APPROVAL BY THE COUNTY SCHOOL SUPERINTENDENT AND BY A UNANIMOUS VOTE OF THE BOARD SHALL BE REQUIRED WHEN A SCHOOL BOARD MEMBER IS INTERESTED DIRECTLY OR INDIRECTLY IN ANY CONTRACT OR SALE OR PURCHASE MADE BY SUCH SCHOOL DISTRICT.

B. EVERY CONTRACT, SALE OR PURCHASE MADE IN VIOLATION OF THIS SECTION MAY BE AVOIDED BY THE SCHOOL BOARD.

C. THE PROVISIONS OF THIS SECTION SHALL NOT APPLY TO CONTRACTS OF EMPLOYMENT OF SCHOOL PERSONNEL.

Sec. 11. Sec. 15-206, Arizona Revised Statutes, is amended to read:

15-206. **Examination of teachers and other school employees for tuberculosis**

A. No person shall be employed in the public schools when afflicted with pulmonary tuberculosis.

B. EVERY EMPLOYEE in the public schools shall as often as twice a year, if so required by the board of school trustees where he is employed, submit to an examination by one or more physicians selected by the school board. If it is ascertained by the examination or otherwise that a person is afflicted with pulmonary tuberculosis, such person shall resign immediately, UNLESS HE REQUESTS AND IS GRANTED a LEAVE OF ABSENCE UNDER SECTION 15-444.02. It is unlawful for a school board or superintendent to draw a warrant for salary to a person afflicted with pulmonary tuberculosis for services rendered after the examination which showed the affliction. If a person required under this section to submit to examination refuses for five days to be examined, the board of trustees shall discharge the person and pay him the pro rata salary earned under his contract.

Sec. 12. Sec. 15-207, Arizona Revised Statutes, is amended to read:

15-207. **Dismissal for failure to comply with certain laws**

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Wilful neglect or failure on the part of a public school superintendent, principal, teacher or other officer of a public school to observe and carry out the requirements of SECTION 15-1021 and 15-233 is sufficient cause for dismissal or removal of such person from his position, and the superintendent of public instruction shall make necessary arrangements for carrying out the provisions of this section.

Sec. 13. Sec. 15-233, Arizona Revised Statutes, is amended to read:

15-233. **Course and examination on state and United States constitutions**

A. A person applying for a certificate authorizing him to become superintendent, principal, or teacher in public school shall, in addition to other requirements, pass a satisfactory examination upon the provisions and principles of the constitutions of the United States and Arizona.

B. A person who has not met the requirements of this section at the time application is made but who has met all other requirements, may be granted a certificate for not to exceed one year. No additional certificate may be granted until all requirements have been fulfilled as provided by the regulations of the state board of education governing certification of teachers.

C. A non-certified person, qualified under the federal and state plans for vocational education, shall be exempt from the provisions of this section for the purpose of acting as an instructor for special adult and evening classes.

Sec. 14. Sec. 15-251, Arizona Revised Statutes, is amended to read:

15-251. **Definitions**

A. In this article, unless the context otherwise requires:

1. "Certificated teacher" means a person holding a certificate from the state board of education to teach in the schools of the state.

2. "Continuing teacher" means a certificated teacher who is employed under contract in a school district as a full-time classroom teacher, a school principal devoting not less than fifty per cent of his time to classroom teaching, or a supervisor of school children's activities, and whose contract has been renewed for his fourth consecutive year of such employment in the district.

3. "Probationary teacher" means a certificated teacher who is employed under contract by a school district as a full-time classroom teacher, school principal devoting not less than fifty per cent of his time to classroom teaching, or supervisor of school children's activities, and who is not a continuing teacher.

4. "School board" or "governing board" means the board of trustees of an elementary school district or the board of education of a high school district.

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5. "Superintendent" means the superintendent of schools of a school district.

B. FOR THE PURPOSE SET FORTH IN SUBSECTION A, PARAGRAPH 2, THE MAJOR PORTION OF A SCHOOL YEAR SHALL BE THE EQUIVALENT OF A YEAR OF EMPLOYMENT IN A SCHOOL DISTRICT.

Sec. 15. Sec. 15-252, Arizona Revised Statutes, is amended to read:

15-252. **Automatic renewal of contract of probationary or continuing teacher; notice of termination**

A. Subject to the provisions of section 15-257, the contract of employment of a probationary or continuing teacher for a school year shall be deemed automatically renewed for the next ensuing school year, unless, on or before March 15 immediately preceding the ensuing school year, the school board, a member thereof acting on behalf of the board, or the superintendent of the school district, gives notice to the teacher of the termination of his contract. THE PROBATIONARY OR CONTINUING TEACHER SHALL INDICATE ACCEPTANCE OF THE CONTRACT FOR THE ENSUING YEAR BY SIGNING AND RETURNING THE CONTRACT OR BY AN ACCEPTANCE IN WRITING WHICH IS DELIVERED TO THE SCHOOL BOARD WITHIN THIRTY DAYS AFTER RECEIPT OF THE CONTRACT.

B. NOTICE OF TERMINATION OF CONTRACT SHALL BE BY DELIVERING IT PERSONALLY TO THE TEACHER OR BY SENDING IT BY REGISTERED OR CERTIFIED MAIL BEARING A POSTMARK OF ON OR BEFORE MARCH 15, DIRECTED TO THE TEACHER AT HIS PLACE RESIDENCE AS RECORDED IN THE SCHOOL DISTRICT RECORDS.

Sec. 16. Sec. 15-258, Arizona Revised Statutes, is amended to read:

15-258. **Resignation restrictions; violation; penalty**

A probationary or continuing teacher shall not resign during a school term or during THE period APRIL FIFTEENTH AND the commencement of a school term, unless the resignation is first approved by the school board. A teacher who resigns contrary to this section shall be deemed to commit an unprofessional act, and upon request of the school board shall be subject to such disciplinary action, including suspension or revocation of certificate, as the state board of education deems appropriate.

Sec. 17. Sec. 15-302, Arizona Revised Statutes, is amended to read:

15-302. **Admission of pupils; defining six years of age; residents; nonresidents; exclusion of certain children**

A. All schools other than high schools and evening or night schools shall, unless otherwise provided by law, admit

children between the ages of six and twenty-one years who reside in the district. A CHILD SHALL BE DEEMED SIX YEARS OF AGE IF HE WILL REACH SUCH AGE PRIOR TO JANUARY 1 OF THE CURRENT SCHOOL YEAR. IF A KINDERGARTEN IS MAINTAINED, A CHILD SHALL BE DEEMED FIVE YEARS OF AGE AND ELIGIBLE FOR ADMISSION TO KINDERGARTEN IF HE WILL REACH SUCH AGE PRIOR TO JANUARY 1 OF THE CURRENT SCHOOL YEAR.

B. The board may exclude children of filthy or vicious habits or children suffering from contagious or infectious diseases.

C. Governing school boards may admit children who are actually residents in rehabilitation or corrective institutions.

Sec. 18. Sec. 15-304, Arizona Revised Statutes, is amended to read:

15-304. Certificate of educational convenience; issuance; effect on attendance records

A. A pupil precluded by distance or lack of adequate transportation facilities from attending a common or high school in the district or county of his residence OR WHO RESIDES IN UNORGANIZED TERRITORY may apply to the county school superintendent for a certificate of educational convenience. If it appears to the superintendent that it is not feasible for the pupil to attend the common or high school in the district or county of residence, he shall issue a certificate authorizing the pupil to attend a common or high school in an adjoining district or county, whether within or without the state. Such attendance, when certified to the county superintendent by the official in charge of the school attended, shall be deemed for the purpose of determining average daily attendance to be attendance in the common or high school of the county or district of the student's residence.

B. In the event of an order issued by the superior court placing the custody or legal guardianship of a child in a rehabilitation or corrective institution, the county school superintendent of the county containing the school district of the pupil's immediate residence shall issue a certificate of convenience for such child to attend a school in the district or adjoining the district containing such corrective institution. The attendance of such pupil shall be deemed, for the purpose of determining average daily attendance, to be attendance in the common or high school of the district from where such child was transferred. Tuition may be charged in the district of actual attendance as for nonresident attendance. The county school superintendent shall draw a warrant upon the county treasurer in favor of the school of actual attendance for the amount charged, whether for common or high school attendance, in conformity with the provisions of section 15-449.

Sec. 19. Sec. 15-431, Arizona Revised Statutes, is amended to read:

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15-431. **Board of trustees as governing body of school district; election to determine whether membership of board shall increase to five members; form of ballot; reconsideration procedure in event of negative vote**

A. The governing body of a school district shall be a board of trustees. In districts having an average daily attendance for the previous year of less than four thousand pupils, there shall be three trustees, except as otherwise provided by subsection B. In districts having an average daily attendance for the previous year of four thousand or more pupils, the question of whether the district shall have five trustees may be submitted to the electors at the next ensuing school district election or at a special election called for that purpose.

B. In school districts having for the previous year an average daily attendance of less than four thousand pupils, a qualified elector of such school district may submit to the board of trustees of the district a petition, signed by not less than ten per cent of the qualified school electors of the district, requesting the board to call a special election or to submit at the next regular school district election a question to determine whether or not the number of members of the board of trustees for the district should be increased to five. Upon receipt of the petition, in proper form and with the necessary signatures, the board of trustees shall thereafter call a special election or submit to the electors of the district at the next regular school district election the question whether or not the membership of the board of trustees for the district shall be increased to five.

C. The ballots shall contain the words: "Five trustees, yes. Five trustees, no." Public notices of a special election called to determine whether there shall be five trustees shall be posted in not less than three public places in the district at least ten days prior to the election. The election shall be held in the same manner and electors shall possess the qualifications as prescribed for the election of trustees.

D. If the majority of the electors voting on the question vote in the affirmative, the district shall thereafter elect five trustees, as provided in subsection C of section 15-471. If the majority of the electors voting on the question of increasing the number of trustees vote in the negative, the question shall not again be placed upon the ballot of an election in the district until THE LAPSE OF ONE YEAR FROM THE DATE OF SUCH ELECTION.

E. In single districts operating both elementary and high schools, the pupils of both schools shall be combined to figure the average daily attendance for the purpose of determining the number of trustees the district shall have.

Sec. 20. Sec. 15-432, Arizona Revised Statutes, is amended to read:

15-432. **Organization; election of officers of the board; meetings; quorum; execution of warrants**

A. For the purpose of organization of the board of trus-

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tees, the trustees shall meet at the most convenient place in the district not earlier than the second day nor later than the second Saturday of January next following the election. No meeting for organization shall be held unless each trustee has received three days' written notice of the meeting, signed by any two members of the board.

B. At the organization meeting the trustees shall elect from among the membership of the board a president and a clerk, and on the same day shall notify the county school superintendent thereof.

C. The board shall prescribe rules for its own government. IT SHALL HOLD A REGULAR MEETING AT LEAST ONCE EACH MONTH DURING THE REGULAR SCHOOL YEAR, AND MAY HOLD OTHER MEETINGS AS OFTEN AS CALLED. IF ACTION HAS BEEN TAKEN AND DOCUMENTS APPROVED AT A MEETING THEY MAY BE SIGNED SUBSEQUENTLY BY INDIVIDUAL BOARD MEMBERS.

D. BUSINESS SHALL BE CONDUCTED AT REGULAR OR SPECIAL MEETINGS. NOTICE OF A SPECIAL MEETING, AND OF THE HOUR FOR A REGULAR MEETING IF NO HOUR IS FIXED BY A RULE OF THE BOARD, SHALL BE DELIVERED PERSONALLY OR BY TELEPHONE.

E. A majority of the members of a board of trustees constitutes a quorum for the transaction of business.

F. An order on a county school superintendent for a teacher's salary or other expense SHALL BE signed by A MAJORITY of the board of trustees.

Sec. 21. Sec. 15-433, Arizona Revised Statutes, is amended to read:

15-433. Clerk of board or designated employee; duties

The clerk of the board shall PERFORM THE FOLLOWING DUTIES UNLESS THE BOARD DELEGATES THEM TO AN EMPLOYEE:

1. Keep a record of the proceedings of the board.
2. Keep an itemized account of the receipts and expenditures of school money.
3. Under the direction of the board of trustees, provide all school supplies and keep the schoolhouse and premises in repair.
4. Discharge such other duties as are prescribed by the board.

Sec. 22. Sec. 15-434, Arizona Revised Statutes, is amended to read:

15-434. Clerk of board: compensation; secretary or other employees

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A. The clerk of the board shall be entitled to compensation as follows:

1. In a district having an average attendance of fewer than five hundred pupils, the clerk shall serve without compensation.

2. In a district having an average attendance of five hundred or more pupils, the board, by unanimous vote, may allow the clerk reasonable compensation.

B. In a district having an average attendance of one thousand or more, the board may employ a secretary, SECRETARIES OR OTHER EMPLOYEES to perform such clerical duties in connection with the school as may be required. The salary of the secretary, SECRETARIES OR OTHER EMPLOYEES shall be determined by the board.

Sec. 23. Sec. 15-435, Arizona Revised Statutes, is amended to read:

15-435. **Capacity to sue and be sued and to hold and convey property**

A. A school district SHALL in the district name, as specified in subsection B of section 15-401:

1. Sue and be sued.

2. Hold and convey property for the use and benefit of the district.

B. THE FUNCTIONS SET FORTH IN SUBSECTION A SHALL BE PERFORMED BY THE TRUSTEES.

Sec. 24. Sec. 15-436, Arizona Revised Statutes, is amended to read:

15-436. **Liabilities of board of trustees; payment of liabilities; reliance upon opinions of attorney general**

A. Boards of trustees are liable as such, in the name of the district, for a judgment against the district for salary due a teacher on contract and for all debts contracted under this title. They shall pay judgments or liabilities from the school money to the credit of the district.

B. BOARDS OF TRUSTEES SHALL HAVE NO PERSONAL LIABILITY FOR ACTS DONE IN RELIANCE UPON WRITTEN OPINIONS OF THE ATTORNEY GENERAL.

Sec. 25. Sec. 15-439, Arizona Revised Statutes, is amended to read:

15-439. **Advisory meetings of school district electors; notice; procedure; effect**

A. The board of trustees may call meetings of the qualified school electors of the district for consultation concerning any litigation in which the district is engaged or is likely to become engaged, or concerning any other affairs of the district not otherwise provided for.

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B. Upon a petition of fifteen per cent of the qualified electors of the district as shown by the last annual school election, the board of trustees shall call such meeting.

C. Meetings of electors shall be called by posting notices in three public places in the district, including the door of the school building, for not less than ten days preceding the meeting. The notices shall specify the purpose for which the meeting is called, and no other business shall be transacted at the meeting.

D. A district meeting shall be called to order and presided over by the president of the board of trustees, or, in his absence, by an elector chosen by the electors present. The clerk of the board of trustees shall be clerk of the meeting and enter the minutes thereof in the records of the district. At the meetings all voting shall be by ballot of the qualified school electors. In all matters the meeting may exercise advisory power only.

Sec. 26. Sec. 15-441, Arizona Revised Statutes, is amended to read:

15-441. Rule making authority; purchase of insurance

A. The board of trustees shall prescribe and enforce rules for the government of the schools, not inconsistent with law or rules prescribed by the state board of education.

B. THE BOARD MAY PROVIDE FINANCIAL PROTECTION FOR ITS MEMBERS AGAINST DAMAGES INCURRED BECAUSE OF THEIR POSITION AS MEMBERS OF THE BOARD, THROUGH THE PURCHASE OF SURETY BONDS AND PUBLIC LIABILITY AND PROPERTY DAMAGE INSURANCE.

Sec. 27. Sec. 15-442, Arizona Revised Statutes, is amended to read:

15-442. General powers and duties

A. The board of trustees shall:

1. Maintain the schools established by them for a period of not less than eight months in each school year, and if the funds of the district are sufficient, maintain the schools for a longer period, and as far as practicable with equal rights and privileges.

2. Enforce the courses of study and the use of textbooks prescribed and adopted by the state board.

3. Visit every school in the district and examine carefully into its management, condition and needs.

4. Provide transportation for any child or children when deemed for the best interest of the district, whether within or without the district, county or state.

5. Exclude from schools all books, publications or papers of a sectarian, partisan, or denominational character.

B. The board may:

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1. Expel pupils for misconduct.
2. Exclude from the primary grades children under six years of age.
3. Make such segregation of groups of pupils as it deems advisable.

4. Maintain such special schools during vacation as deemed necessary for the benefit of the pupils of the district.

5. PERMIT A SUPERINTENDENT, PRINCIPAL OR THEIR REPRESENTATIVES TO TRAVEL FOR A SCHOOL PURPOSE, AS DETERMINED BY A MAJORITY VOTE OF THE BOARD. BY UNANIMOUS VOTE THE BOARD MAY PERMIT MEMBERS OF THE BOARD TO TRAVEL FOR A SCHOOL PURPOSE. ANY EXPENDITURE FOR TRAVEL AND SUBSISTENCE SHALL BE AS PROVIDED UNDER THE TERMS OF TITLE 38, CHAPTER 4, ARTICLE 2, AND SHALL BE A CHARGE AGAINST THE BUDGETED SCHOOL DISTRICT FUNDS.

Sec. 28. Sec. 15-443, Arizona Revised Statutes, is amended to read:

15-443. **Employment of school district personnel; limitation**

A. The board of trustees shall employ all employees of the schools under written contract, SUBJECT TO THE PROVISIONS OF SECTION 38-481. The board may at any time after the annual election and the qualification of new members, enter into contracts with and fix the salaries of teachers, principals, janitors, attendance officers, school physician, school dentist, nurses, and other employees necessary for the succeeding year.

B. No teacher shall be employed who has not received a certificate for teaching, granted by the proper authorities.

Sec. 29. Sec. 15-444, Arizona Revised Statutes, is amended to read:

15-444. **Superintendents, principals and head teachers; term of employment**

A. Boards of trustees may:

1. In districts having an average daily attendance of three hundred or more, employ a superintendent or principal or both.

2. In a district having five or more teachers, employ a principal.

3. In a district having less than five teachers, appoint a head teacher.

4. Jointly employ a superintendent or a principal, or both, if the combined average daily attendance of the districts employing the superintendent or principal meets the requirements of paragraphs 1 and 2 of this section.

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B. The term of employment of superintendents, or principals, may be for any period not exceeding four years.

Sec. 30. Sec. 15-445, Arizona Revised Statutes, is amended to read:

15-445. **Control of school property; items which may be included in annual budget; accumulation of ten cent levy**

A. The board of trustees shall:

1. Manage and control the school property within its district.

2. Purchase school furniture, apparatus, equipment, library books and supplies for the use of the schools.

3. Rent, furnish, repair and insure the school property of the district.

4. Construct school buildings when directed to do so by a vote of the district.

5. Make in the name of the district conveyances of property belonging to the district and sold by the board.

6. Purchase or sell school sites when authorized by a vote of the district, but such authorization shall not necessarily specify the site to be purchased.

7. Construct, improve and furnish buildings used for school purposes when such buildings or premises are leased from the national park service, when directed to do so by a vote of the district.

B. The board may include in its annual budget items for:

1. The purchase of sites, IMPROVEMENT OF SCHOOL GROUNDS, erecting, purchasing, IMPROVING AND FURNISHING of school buildings AND APPURTENANCES, and,

2. The improving and furnishing of buildings used for school purposes when such buildings are leased from the national park service.

3. The county superintendent shall include such items in his estimate to the board of supervisors, and the board of supervisors may, in its discretion, make a levy on the property of the district sufficient to produce the amount asked for, but a levy for such purpose shall not exceed ten cents on each one hundred dollars of property valuation. FUNDS COLLECTED PURSUANT TO THE LEVY MAY BE ACCUMULATED FROM YEAR TO YEAR, AND IF NOT NEEDED TO BE USED FOR A PERIOD OF THREE MONTHS OR MORE, MAY BE INVESTED IN THE SAME MANNER AS SINKING FUND MONIES, AS PRESCRIBED BY SECTION 15-1323.

Sec. 31. Sec. 15-446, Arizona Revised Statutes, is amended to read:

15-446. **Damage to school property; suspension or expulsion of pupil; liability of parent**

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A. A pupil who cuts, defaces or otherwise injures any school property may be suspended or expelled.

B. Upon complaint of the trustees, the parents or guardians of MINORS who have injured school property shall be liable for ALL damages caused by THEIR CHILDREN OR WARDS.

Sec. 32. Sec. 15-449, Arizona Revised Statutes is amended to read:

15-449. **Admission of pupils of other districts; tuition charges**

A. THE BOARD OF TRUSTEES OF A COMMON OR HIGH SCHOOL SHALL ADMIT PUPILS FROM ANOTHER DISTRICT OR AREA AS FOLLOWS:

1. UPON THE PRESENTATION OF A CERTIFICATE OF EDUCATIONAL CONVENIENCE ISSUED BY THE COUNTY SCHOOL SUPERINTENDENT PURSUANT TO SECTION 15-304 OR BY AGREEMENT BETWEEN DISTRICTS, WITHOUT PAYMENT OF TUITION, TO EXCHANGE PUPILS FOR THEIR CONVENIENCE FOR REASONS DEEMED SUFFICIENT BY THE GOVERNING BOARDS.

2. TO A HIGH SCHOOL WITHOUT THE PRESENTATION OF SUCH CERTIFICATE, IF THE PUPIL IS A RESIDENT OF A COMMON SCHOOL DISTRICT WITHIN THE STATE WHICH HAS NEITHER A HIGH SCHOOL, NOR A SCHOOL IN WHICH HIGH SCHOOL SUBJECTS ARE TAUGHT.

3. WITHOUT THE PRESENTATION OF SUCH CERTIFICATE, IF THE PUPIL IS A NONRESIDENT OF THE STATE OF ARIZONA.

B. THE RESIDENCE OF THE PERSON HAVING LEGAL CUSTODY OF THE PUPIL SHALL BE CONSIDERED THE RESIDENCE OF THE PUPIL.

C. THE ATTENDANCE OF SUCH PUPIL SHALL BE DEEMED, FOR THE PURPOSE OF DETERMINING AVERAGE DAILY ATTENDANCE, AND FOR APPORTIONMENT OF STATE AND COUNTY AID, INCLUDING EQUALIZATION AID, TO BE ATTENDANCE IN THE DISTRICT OF RESIDENCE, EXCEPT IN THE CASE OF A PUPIL WHO IS A NONRESIDENT OF THE STATE, IN WHICH CASE THE ATTENDANCE OF SUCH PUPIL SHALL BE DEEMED FOR THE FOREGOING PURPOSES TO BE ATTENDANCE IN THE DISTRICT OF ACTUAL ATTENDANCE.

D. TUITION SHALL BE CHARGED FOR ALL PUPILS ATTENDING SCHOOL IN A DISTRICT OTHER THAN THAT OF THEIR RESIDENCE, AS PROVIDED IN SUBSECTIONS A AND B, AND SHALL BE DETERMINED AND PAID IN THE FOLLOWING MANNER:

1. THE TUITION SHALL BE THE PER CAPITA COST OF THE SCHOOL DISTRICT ATTENDED, AS DETERMINED FOR THE CURRENT SCHOOL YEAR, AND DE-

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SCRIBED IN SECTION 15-1201 AS PERMISSIBLE OPERATIONAL EXPENDITURES PER PUPIL PER ANNUM FOR THE PRESENT FISCAL YEAR.

2. AN ADDITIONAL SUM FOR CAPITAL OUTLAY, NOT EXCEEDING ONE HUNDRED DOLLARS PER PUPIL PER ANNUM, TO BE DETERMINED BY THE SCHOOL ATTENDED.

3 CLAIMS FOR TUITION SHALL BE PRESENTED AGAINST THE DISTRICT OF RESIDENCE, THROUGH THE COUNTY SCHOOL SUPERINTENDENT, WHO SHALL DRAW HIS WARRANT ON THE COUNTY TREASURER IN FAVOR OF THE DISTRICT OF ATTENDANCE, AND SHALL BE PAID FROM THE FUNDS OF THE DISTRICT OF RESIDENCE. IF THE PUPIL IS A NONRESIDENT OF THE STATE, THE PARENT, GUARDIAN OR PERSON HAVING LEGAL CUSTODY OF THE PUPIL SHALL PAY THE TUITION IN A LUMP SUM AND AT THE TIME OF THE ENROLLMENT OF THE PUPIL.

4. TUITION FOR ATTENDANCE LESS THAN THE FULL SCHOOL YEAR SHALL BE PRORATED ON THE BASIS OF THE PERIOD OF ENROLLMENT.

5. TUITION FOR PUPILS, RESIDENTS OF THE STATE, RESIDING IN UNORGANIZED TERRITORY, SHALL BE PAID BY THE COUNTY SCHOOL SUPERINTENDENT FROM THE SPECIAL COUNTY SCHOOL RESERVE FUND; THE AMOUNT OF SUCH TUITION SHALL NOT INCLUDE THE PER CAPITA APPORTIONMENTS OF STATE AND COUNTY AID, INCLUDING EQUALIZATION AID, AND THE ATTENDANCE OF SUCH PUPILS SHALL BE DEEMED, FOR THE PURPOSE OF DETERMINING AVERAGE DAILY ATTENDANCE AND APPORTIONMENT OF STATE AND COUNTY AID, INCLUDING EQUALIZATION AID, TO BE ATTENDANCE IN THE DISTRICT OF ACTUAL ATTENDANCE.

6. THE AMOUNT SO RECEIVED REPRESENTING CONTRIBUTIONS TO CAPITAL OUTLAY SHALL BE APPLIED TO THE BOND REDEMPTIONS AND INTEREST FUND OF THE DISTRICT IF THERE BE ONE, OTHERWISE SAID AMOUNT SHALL BE CREDITED TO THE DISTRICT FUND.

Sec. 33. Sec. 15-450, Arizona Revised Statutes, is amended to read:

15-450. District libraries; use of school money for library facilities

A. The board of trustees of a school district may establish and maintain a district library which shall be located in the schoolhouse. The library shall be under control of the board. The board shall be accountable for the care of the library, but it may appoint district librarians, or it may put the library under direct charge of a teacher or other qualified person. When requested, the board shall report on the library to the county superintendent on forms supplied by the superintendent of public instruction.

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B. The board of trustees shall:

1. Enforce the rules prescribed for government of school libraries.

2. Exclude from school libraries all books, publications and papers of a sectarian, partisan or denominational character.

C. A district library shall be free to all pupils of suitable age who attend the school. Residents of the district may become entitled to library privileges by payment of fees and compliance with regulations prescribed by the board. The trustees may enter into a contract or agreement with the proper authorities of a county free library or other public library possessing facilities for rendering the desired service, for the procurement of reference or other library books or the extension services of such library. The amount so expended shall not exceed TWO per cent of the total school district budget for the school year during which the services are utilized.

Sec. 34. Sec. 15-452, Arizona Revised Statutes, is amended to read:

15-452. **School recreation centers; authority to contract with public recreation boards and agencies**

A. A board of school trustees or board of education may operate school buildings and grounds for the purpose of providing a public play and recreation center. The board may organize and conduct in the center community recreation activities which contribute to the physical, mental and moral welfare of youths residing in the vicinity. A school recreation center may be open at times the board deems advisable, including evening hours and vacation days, and shall be conducted in accordance with rules prescribed by the board.

B. A board of school trustees or board of education may cooperate and enter into contracts with other public recreation boards and agencies in carrying out the purposes of this SECTION.

Sec. 35. Sec. 15-472, Arizona Revised Statutes, is amended to read:

15-472. **Qualifications of school trustees**

A person who is a registered voter of the state and has been a resident of the district for one year immediately preceding the day of election is eligible for election to the office of trustee.

Sec. 36. Sec. 15-473, Arizona Revised Statutes, is amended to read:

15-473. **Qualifications of school electors; affidavit of voters; challenge; poll and tally lists**

A. A person who is a registered elector of the state, and who has been a resident of the school district six months immediately preceding the election, is qualified to vote at an election for trustee of the school district in which he resides.

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FOR THE PURPOSES OF THIS TITLE, THE TERMS "QUALIFIED SCHOOL ELECTOR," "QUALIFIED ELECTOR," "SCHOOL ELECTOR," OR "ELECTOR" SHALL HAVE THE QUALIFICATIONS PRESCRIBED IN THIS SUBSECTION.

B. A person offering to vote at a school election shall sign an affidavit stating his address and swearing he is QUALIFIED TO VOTE and has not voted at the election being held. A person offering to vote may be challenged, and the election officers shall thereupon have the powers and duties of general election officers.

C. The forms for the affidavit, poll and tally list shall be furnished by the state superintendent of public instruction, and the affidavits, poll and tally lists must be completed and returned to the board of trustees and shall be kept by them for not less than five years.

Sec. 37. Sec. 15-474, Arizona Revised Statutes, is amended to read:

15-474. Nominating petitions; ballots

A. Nominating petitions may be filed not later than ten days prior to the election. Nominating petitions shall be signed by not less than ten per cent of the qualified electors of the district as shown by the poll list of the last election of school trustees, and shall be filed with the clerk of the board of trustees or the clerk of the board of education in union high school districts.

B. The clerk with whom the nominating petitions are filed shall cause ballots to be prepared, and the names of all persons whose petitions have been filed shall appear thereon.

Sec. 38. Title 15, chapter 4, article 3, Arizona Revised Statutes, is amended by adding section 15-479, to read:

15-479. Cost of elections

The cost of all elections provided in this chapter, including the preparation of ballots, shall be charged against the funds of the district or districts involved.

Sec. 39. Sec. 15-501, Arizona Revised Statutes, is amended to read:

15-501. Formation of high school district; formation of union high school district; petition for establishment; election; notice

A. A school district, IN WHICH AT LEAST FIVE PERSONS RESIDE WHO ARE BOTH REAL PROPERTY TAXPAYERS AND QUALIFIED ELECTORS THEREOF, having an average daily attendance of not less than two hundred pupils AND an assessed valuation of not less than THREE million EIGHT hundred thousand dollars, may, by a majority vote of the REAL PROPERTY TAXPAYERS WHO ARE qualified school electors thereof, establish and maintain a high school.

B. Two or more adjoining school districts jointly having

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an average daily attendance OF NOT LESS THAN TWO HUNDRED PUPILS AND property valuation as specified in subsection A, may unite and form a union high school district at the expense of such union high school district. No union high school district shall be formed of territory already embodied in a union high school district, unless the remaining territory of the original district is contiguous and has an assessed valuation of not less than FIVE million dollars. When a new district is formed from territory already included in a union high school district, such territory shall no longer be included in the original high school district.

C. WHEN A MAJORITY OF THE BOARD OF TRUSTEES OF A COMMON SCHOOL DISTRICT, OR A MAJORITY OF THE TRUSTEES OF EACH OF TWO OR MORE ADJOINING COMMON SCHOOL DISTRICTS, UNITE IN A PETITION TO THE COUNTY SCHOOL SUPERINTENDENT FOR ESTABLISHMENT OF A HIGH SCHOOL, THE SUPERINTENDENT SHALL CALL AN ELECTION TO BE HELD AT THE NEXT REGULAR ELECTION OF THE SCHOOL TRUSTEES IF WITHIN NINETY DAYS AFTER RECEIPT OF THE PETITION TO DETERMINE THE QUESTION, OR A SPECIAL ELECTION CALLED FOR THAT PURPOSE WITHIN SIXTY DAYS.

D. PUBLIC NOTICES OF THE ELECTION, NOT LESS THAN FIVE IN A SINGLE DISTRICT AND NOT LESS THAN THREE IN EACH DISTRICT COMPRISING THE PROPOSED UNION DISTRICT, SHALL BE POSTED, ONE TO BE UPON THE DOOR OF THE SCHOOLHOUSE IN EACH DISTRICT, AT LEAST TEN DAYS BEFORE THE ELECTION.

E. THE ELECTION SHALL BE CONDUCTED AS NEARLY AS PRACTICABLE IN THE MANNER PRESCRIBED IN ARTICLE 1, CHAPTER 3 OF THIS TITLE, RELATING TO SCHOOL BOND ELECTIONS. THE BALLOTS SHALL CONTAIN THE WORDS "HIGH SCHOOL, YES" AND "HIGH SCHOOL, NO", AND THE VOTER SHALL SIGNIFY HIS DESIRED CHOICE.

F. IF A MAJORITY OF THE PERSONS VOTING IN A SINGLE DISTRICT, OR A MAJORITY OF THE PERSONS VOTING WITHIN EACH DISTRICT COMPRISING THE PROPOSED UNION DISTRICT, VOTE IN FAVOR OF ESTABLISHMENT OF THE HIGH SCHOOL, THE HIGH SCHOOL DISTRICT SHALL BECOME EFFECTIVE AS PROVIDED BY SECTION 15-402, SUBSECTIONS A AND B.

G. THE STATE BOARD OF EDUCATION MAY GRANT PERMISSION TO A COMMON SCHOOL DISTRICT TO OFFER INSTRUCTION IN HIGH SCHOOL SUBJECTS, GRADES NINE TO TWELVE, INCLUSIVE. AVERAGE DAILY ATTENDANCE OF PUPILS IN GRADES NINE TO TWELVE SHALL BE DEEMED TO BE ATTENDANCE IN "COMMON SCHOOL". SUCCESSFUL COMPLETION OF A PRESCRIBED COURSE OF GRADES NINE TO TWELVE SHALL ENTITLE A STUDENT TO A CERTIFICATE OF HIGH SCHOOL GRADUATION.

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Sec. 40. Sec. 15-542, Arizona Revised Statutes, is amended to read:

15-542. Board of education of union high school district; qualifications; terms

A. The members of the board of education of a union high school district shall be qualified school electors of the district. A trustee of a component COMMON school district is ineligible to become a member of the board of education of the union high school district.

B. IN A UNION HIGH SCHOOL DISTRICT WHICH HAS A SINGLE HIGH SCHOOL, three members shall be residents of the common school district in which the high school is situated AND two members shall be residents of the remaining territory.

C. IN A UNION HIGH SCHOOL DISTRICT WHICH HAS TWO OR MORE HIGH SCHOOLS, TRUSTEES SHALL BE ELECTED FROM THE UNION DISTRICT AT LARGE.

D. The term of office of the members of the union high school board of education shall be five years, except:

1. Upon formation of a union high school district, the board of education shall be appointed by the county school superintendent and shall hold office until the next January 1.

2. At the first election of members of the board after formation of the district, members shall be elected for terms of one, two, three, four and five years, respectively. Every year thereafter one member of the board shall be elected to fill the office made vacant by the term which expires.

Sec. 41. Sec. 15-546, Arizona Revised Statutes, is amended to read:

15-546. Certificate of promotion from common school; supervision of eighth grades by superintendent of high school

A. Pupils shall be promoted from the eighth grade of the common schools on certificates of promotion as prescribed by the state board of education. The certificates shall be FURNISHED BY THE COUNTY SCHOOL SUPERINTENDENT. SUCH CERTIFICATES SHALL BE SIGNED BY THE COUNTY SCHOOL SUPERINTENDENT AND THE PRINCIPAL OR SUPERINTENDENT OF SCHOOLS. WHERE THERE IS NO PRINCIPAL OR SUPERINTENDENT OF SCHOOLS, THE CERTIFICATES SHALL BE SIGNED BY THE TEACHER OF AN EIGHTH GRADE AND THE COUNTY SCHOOL SUPERINTENDENT. The certificates shall admit the holders to any high school in the state.

B. Within any high school or union high school district, the superintendent of the high school shall supervise the work of the eighth grade of all schools employing no superintendent or principal.

Sec. 42. Sec. 15-836, Arizona Revised Statutes, is amended to read:

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15-836. Refusal to send child to school; penalty

A guardian, parent or other person, having charge of a child of school age not physically or mentally disqualified who refuses to send the child to school during the compulsory years as provided by section 15-835, shall be fined from five to twenty-five dollars and may be imprisoned from five to ninety days.

Sec. 43. Sec. 15-901, Arizona Revised Statutes, is amended to read:

15-901. Government of Schools

A. Every teacher training school established in connection with the state UNIVERSITIES AND colleges shall be a part of the public school system and a branch of the public schools of the school district within which the training school is located.

B. Training schools shall be governed by the laws and regulations relating to public schools except as otherwise provided in this article.

C. Students in the STATE UNIVERSITIES AND COLLEGES may, under rules prescribed by the board of regents, teach in the training schools AND OTHER PUBLIC SCHOOLS without being certificated teachers.

Sec. 44. Sec. 15-1011, Arizona Revised Statutes, is amended to read:

15-1011. Homebound students teaching program

A. The state board of education shall provide a uniform course of instruction for homebound students who are capable of being educated and for that purpose may negotiate with any school district deemed by the board to be strategically located to serve homebound students WITHIN OR WITHOUT ITS DISTRICT.

B. A school district entering into an agreement with the board to provide homebound teaching services shall establish the program in the manner and under rules and regulations as the board prescribes and shall agree to provide homebound teaching services to homebound students residing within the county. The district, not later than June 15 each year, shall at the time of making regular annual attendance reports make a written report to the board setting forth the ACTUAL average daily attendance in homebound teaching, the instructional costs of the program and such other information as the board requires. For the purpose of determining average daily attendance a physically handicapped child receiving instruction under the homebound teaching program shall be deemed in full-time attendance when he attends classes or receives instruction for a period of not less than four hours per week.

C. For the purposes of this article homebound student means a common or high school student capable of being educated who is unable to attend regular classes due to illness, disease, accident or physical handicap, who has been examined by a private practicing physician other than his own fam-

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ily doctor, and by the county superintendent of public health or the county physician, and declared by both to be unable to attend regular classes for a period of not less than three school months AND FOUND BY THE STATE BOARD OF EDUCATION TO BE CAPABLE OF BEING EDUCATED IN THE COMMON AND HIGH SCHOOLS OF THE STATE IF IN ATTENDANCE THEREIN.

Sec. 45. Sec. 15-1012, Arizona Revised Statutes, is amended to read:

15-1012. Appropriation; computation; additional cost

All homebound students as defined by section 15-1011 shall be included in the appropriations and apportionment made pursuant to sections 15-1211 and 15-1212 and the county levy as provided in section 15-1235. IN ADDITION THERETO THE LEGISLATURE SHALL APPROPRIATE TO EACH SCHOOL DISTRICT WHICH HAS PUPILS, THE PARENTS OR GUARDIANS OF WHOM ARE RESIDENTS OF THE DISTRICT, RECEIVING HOMEBOUND TEACHING SERVICES WITHIN OR WITHOUT THE DISTRICT OF SUCH RESIDENCE, THE SUM OF ONE HUNDRED DOLLARS PER ANNUM FOR EACH SUCH HOMEBOUND STUDENT. THE ADDITIONAL APPROPRIATION SHALL BE COMPUTED WITH REFERENCE TO THE NUMBER OF HOMEBOUND STUDENTS TAUGHT THE PREVIOUS YEAR, AS SHOWN BY THE RECORDS OF THE SUPERINTENDENT OF PUBLIC INSTRUCTION. ANY ADDITIONAL COST RESULTING FROM THE HOMEBOUND TEACHING PROGRAM AND NOT PROVIDED FOR UNDER THE PROVISIONS OF THIS SECTION SHALL BE A CHARGE AGAINST THE SCHOOL DISTRICT OF RESIDENCE OF THE PARENTS OR GUARDIANS OF THE PUPILS RECEIVING HOMEBOUND INSTRUCTION, WHETHER WITHIN OR WITHOUT THE DISTRICT OF SUCH RESIDENCE. THE DISTRICT WHICH PERFORMS THE HOMEBOUND TEACHING PROGRAM SHALL PRESENT A CLAIM FOR SUCH TUITION AGAINST THE DISTRICT OF RESIDENCE THROUGH THE COUNTY SCHOOL SUPERINTENDENT OF THE COUNTY IN WHICH THE DISTRICT OF RESIDENCE IS LOCATED, WHO SHALL DRAW HIS WARRANT ON HIS COUNTY TREASURER IN FAVOR OF THE DISTRICT PERFORMING THE SERVICE AND IT SHALL BE PAID FROM THE FUNDS OF THE DISTRICT OF RESIDENCE. IF THE PARENTS OR GUARDIANS OF PUPILS RECEIVING SUCH HOMEBOUND SERVICE ARE NONRESIDENTS OF THE STATE, THE PARENTS OR GUARDIANS SHALL PAY SUCH TUITION IN A LUMP SUM AT THE TIME OF THE ENROLLMENT OF THE PUPIL. SUCH TUITION FOR PUPILS WHOSE PARENTS OR GUARDIANS ARE RESIDENTS OF THE STATE RESIDING IN UNORGANIZED TERRITORY SHALL BE PAID FROM THE SPECIAL COUNTY SCHOOL RESERVE FUND OF THE COUNTY OF RESIDENCE, REGARDLESS OF THE LOCATION OF THE DISTRICT WHICH PERFORMS THE HOMEBOUND TEACHING PROGRAM. THE TUITION SHALL BE THE PER CAPITA OPERATIONAL COST OF CONDUCTING THE HOMEBOUND PROGRAM AS DETERMINED FOR THE PREVIOUS YEAR UNDER SUCH RULES AND REGULATIONS

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AS MAY BE PRESCRIBED BY THE STATE BOARD OF EDUCATION. TUITION CHARGES MAY BE PRORATED BASED UPON THE PERIOD OF ACTUAL ATTENDANCE.

Sec. 46. Sec. 15-1022, Arizona Revised Statutes, is amended to read:

15-1022. **Special subjects in course of study**

The state board of education shall adopt a course of study in the common schools AND high schools.

Sec. 47. Sec. 15-1124, Arizona Revised Statutes, is amended to read:

15-1124. **Operation of lunchrooms and programs by school boards**

A. School boards may operate school lunchrooms and programs, and for that purpose may employ personnel, purchase equipment and food and incur other necessary expenses, making payment therefor through the use of gifts or donations, proceeds of sales of school lunches, contributions made available by the federal government, or funds obtained by district levy, but no monies acquired by the levy of state, county or district taxes shall be expended for food.

B. ANY MONEY RECEIVED IN THE OPERATION OF A DISTRICT SCHOOL LUNCH PROGRAM IS PUBLIC MONEY AND RECEIPTS SHALL BE DEPOSITED WITH THE COUNTY TREASURER IN A DESIGNATED ACCOUNT TO BE USED FOR OPERATION OF THE DISTRICT SCHOOL LUNCH PROGRAM.

Sec. 48. Title 15, chapter 12, article 1, Arizona Revised Statutes, is amended by adding section 15-1201.01, to read:

15-1201.01 **BUDGET CONTROL**

THE FUNDS BUDGETED UNDER ITEM VIII OF THE BUDGET PRESCRIBED BY SECTION 15-1201 SHALL BE USED ONLY FOR THE PURPOSE OF CAPITAL OUTLAY.

Sec. 49. Sec. 15-1202, Arizona Revised Statutes, is amended to read:

15-1202. **Presentation of budget to district taxpayers; notice; meeting; adoption; expenditures pending final adoption; limitations on expenditures by school district; exceptions; budget of new school district**

A. The BOARD OF TRUSTEES OF EACH DISTRICT shall prepare a notice fixing a time not later than July 10 and designating a public place within each district at which a meeting will be held at which the board of trustees will present the proposed budget for consideration of the residents and taxpayers of the district.

B. The board of trustees of each district, prior to the meeting, shall publish a copy of the notice with a copy of the proposed budget one time in a newspaper of general circulation within the school district, but if no newspaper is pub-

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lished therein, publication shall be made in a newspaper published in the nearest district within the county. The cost of publication shall be a charge against the school district. The publisher's affidavit of publication shall be filed by the board of trustees with the state superintendent of public instruction within thirty days after publication.

C. At the time and place fixed in the notice the members of the board of trustees shall hold the meeting and present the proposed budget to the residents and taxpayers attending the meeting. Upon request of any person, the board of trustees shall explain the budget and any resident or taxpayer may protest the inclusion of any item.

D. After the meeting the board of trustees shall adopt the budget, making such deductions therefrom as it sees fit, but no additions thereto, and shall enter the budget as adopted in its minutes. Not later than July 12 the budget as finally adopted shall be filed by the board of trustees in triplicate with the county school superintendent, who shall immediately transmit a copy to the board of supervisors of the county and a copy to the state superintendent of public instruction.

E. Pending final adoption of the budget, a district may expend not to exceed five per cent of the proposed budget.

F. No expenditure shall be made for a purpose not particularly itemized and included in the budget, and no expenditure shall be made, and no debt, obligation or liability shall be incurred or created in any year for any purpose itemized in the budget in excess of the amount specified for such item, irrespective of whether the district at any time has received or has on hand funds in excess of those required to meet the expenditures, debts, obligations and liabilities provided for under such budget, except PURSUANT TO THE PROVISIONS OF SECTION 15-1245.

G. When a new school district is created pursuant to the provisions of sections 15-404 and 15-408 the trustees shall adopt a budget in the form set forth in section 15-1201 which will provide funds sufficient for operation of the district during its first year, but thereafter such district shall be subject to the provisions of this article.

Sec. 50. Sec. 15-1212, Arizona Revised Statutes, is amended to read:

15-1212. **Apportionment of funds**

A. After making the necessary allowance for payment from the state school fund of amounts authorized for the state board in the general appropriation bill, the board shall APPORTION the balance remaining in the state school fund TO THE SEVERAL COUNTIES ON THE BASIS OF average daily attendance in THE common and high schools IN EACH COUNTY. No allowance shall be made for attendance at schools conducted at night, for attendance of nonresident alien children, nor for wards of the United States for WHOM tuition is paid, but attendance of a student in a school of a county adjoining the county of his residence, whether within or without the state, under a certificate of educational convenience

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as provided by section 15-304, shall be deemed to be attendance in the school of the county or district of his residence.

B. Apportionments shall be made AS FOLLOWS:

1. ON JULY 15, ONE-TWELFTH OF THE TOTAL AMOUNT TO BE APPORTIONED DURING THE FISCAL YEAR.

2. ON SEPTEMBER 15, ONE-SIXTH OF THE TOTAL AMOUNT TO BE APPORTIONED DURING THE FISCAL YEAR.

3. ON NOVEMBER 15, ONE-FOURTH OF THE TOTAL AMOUNT TO BE APPORTIONED DURING THE FISCAL YEAR.

4. ON JANUARY 15, ONE-FOURTH OF THE TOTAL AMOUNT TO BE APPORTIONED DURING THE FISCAL YEAR.

5. ON APRIL 15, ONE-FOURTH OF THE TOTAL AMOUNT TO BE APPORTIONED DURING THE FISCAL YEAR.

The superintendent of public instruction shall furnish the treasurer and the school superintendent of each county an abstract of the apportionment, and shall certify the apportionment to the state auditor, who shall draw his warrant in favor of the county treasurer of each county for the amount apportioned thereto. Upon receipt of the warrant the county treasurer shall notify the county superintendent that the amount thereof, together with any other monies standing to the credit of the county school fund, is subject to apportionment as prescribed by law.

C. As used in this section:

1. "Common school" means the first to eighth grades inclusive.

2. "High school" means the ninth to twelfth grades inclusive.

3. "Daily attendance" means:

(a) For common schools, days in which a pupil:

(i) Of the first, second or third grades attends a minimum of two hundred forty minutes.

(ii) Of the fourth, fifth or sixth grades attends a minimum of three hundred minutes.

(iii) Of the seventh or eighth grades attends a minimum of three hundred sixty minutes, including in each case recreational periods, and in which a pupil regardless of grade is actually present during one or both of the two sessions into which the school day is divided, but attendance at one session only shall be counted as one half day's attendance.

(b) For high schools, THE ATTENDANCE OF A HIGH SCHOOL PUPIL SHALL NOT BE COUNTED A FULL DAY

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UNLESS SUCH PUPIL IS ACTUALLY AND PHYSICALLY IN ATTENDANCE, enrolled in and carrying four subjects or the equivalent thereof that count toward graduation as defined by the state board of education, in a recognized high school, but attendance of a pupil carrying less than the load prescribed shall be prorated.

4. FOR THE PURPOSE OF MAKING APPROPRIATIONS AND APPORTIONMENT OF THE STATE AND COUNTY AID AND THE DETERMINATION OF EQUALIZATION AID, "AVERAGE DAILY ATTENDANCE" MEANS THE SUM OF THE AVERAGE NUMBER OF PUPILS IN ACTUAL DAILY ATTENDANCE FOR THE PREVIOUS YEAR PLUS THE INCREASE IN THE AVERAGE NUMBER OF PUPILS IN ACTUAL DAILY ATTENDANCE IN THE PREVIOUS YEAR OVER THE AVERAGE NUMBER OF PUPILS IN ACTUAL DAILY ATTENDANCE IN THE YEAR PRIOR TO THE PREVIOUS YEAR, PROVIDED THAT IF THE AVERAGE NUMBER OF PUPILS IN ACTUAL DAILY ATTENDANCE IN THE YEAR PRIOR TO THE PREVIOUS YEAR EQUALS OR IS GREATER THAN IN THE PREVIOUS YEAR, THE AVERAGE NUMBER OF PUPILS IN ACTUAL DAILY ATTENDANCE FOR THE PREVIOUS YEAR SHALL BE USED.

D. The provisions of subsection C, paragraph 4, shall apply to title 15, chapter 12, articles 1 to 3, inclusive, and any reference to "average daily attendance for the preceding year", or "for the previous year", shall be determined as provided in paragraph 4.

E. Any determination of average daily attendance shall be based on the records of the superintendent of public instruction.

Sec. 51. Sec. 15-1222, Arizona Revised Statutes, is amended to read:

15-1222. County levy for county school equalization fund

A. THE BOARD OF SUPERVISORS OF EACH COUNTY SHALL, AT THE BEGINNING OF EACH FISCAL YEAR, PROVIDE AND SET ASIDE FROM THE COUNTY GENERAL FUND AN AMOUNT EQUAL TO TWENTY DOLLARS PER CAPITA PER ANNUM FOR THE PURPOSE OF PROVIDING THE FUNDS REQUIRED UNDER SECTIONS 15-1223 and 15-1224. THE APPROPRIATION SHALL BE COMPUTED ACCORDING TO THE AVERAGE DAILY ATTENDANCE OF PUPILS IN COMMON AND HIGH SCHOOLS WITHIN THE COUNTY AS SHOWN BY THE RECORDS OF THE SUPERINTENDENT OF PUBLIC INSTRUCTION UNDER THE PROVISIONS OF SECTION 15-1212.

B. IF THE BOARD OF SUPERVISORS SHALL DETERMINE FROM SAID RECORDS THAT THE FULL AMOUNT COMPUTED ACCORDING TO SUBSECTION A OF THIS SECTION WILL NOT BE REQUIRED TO FURNISH QUALIFYING DISTRICTS WITH THE EQUALIZATION AID PROVIDED IN SECTIONS 15-1223 AND 15-1224, THE BOARD SHALL PROVIDE, SET ASIDE AND APPROPRIATE ONLY THE AMOUNT REQUIRED.

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C. ANY BALANCE REMAINING IN THIS FUND AT THE CLOSE OF THE FISCAL YEAR SHALL REVERT TO THE COUNTY GENERAL FUND.

Sec. 52. Sec. 15-1223, Arizona Revised Statutes, is amended to read:

15-1223. **Computation of equalization aid to common school districts**

A. Each common school district that employed three or more teachers during the previous school year shall be allotted by the county school superintendent equalization aid for operational expenses if required, sufficient to provide a basic cost of education of two hundred seventy-five dollars, multiplied by the average daily attendance of the district. The equalization aid shall be allotted subsequent to the computation of the items provided in subsection B.

B. In computing the amounts of county equalization aid that each common and high school district shall receive, the following revenues shall be credited to the basic cost of education of each district:

1. State and county aid computed at one hundred eighty dollars times the average daily attendance.

2. Federal monies received during the previous year that were specified for Indian education aid and emergency operational aid that are in proportion to the ratio of the qualifying tax rate to the actual school tax rate, excluding debt service, of the district during the previous school year.

3. The calculated district tax yield from the levy of the district qualifying tax rate on the previous year's assessed valuation.

Sec. 53. Sec. 15-1225, Arizona Revised Statutes, is amended to read:

15-1225. **Apportionment of county equalization aid to school districts**

A. Funds in the county school equalization fund shall be apportioned to the districts of the county on the basis of need, as determined by the provisions of SECTION 15-1212. In no event shall any school district receive more equalization aid than it is entitled to receive as provided by this article and any overage shall be returned by the school district and credited to the county school equalization fund. If the county school equalization funds are insufficient to meet the needs of all the districts, such funds shall be apportioned to the districts in proportion to the equalization needs of each district.

B. The county school superintendent shall provide each school district with a statement of the apportionments made as provided in subsection A, on a form prescribed by the superintendent of public instruction.

Sec. 54. Sec. 15-1237, Arizona Revised Statutes, is amended to read:

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15-1237. **Special district assessment for street improvement by school district**

A. Boards of trustees of school districts may contract for constructing, maintaining or otherwise improving any public way adjacent to any parcel of land, owned or leased for school purposes by the district, or an intersection of any public way adjoining a quarter block in which the parcel of land is situated, and for the construction of sidewalks or other betterments in or along such streets and intersections, and to pay for such improvements by the levy of a special assessment upon the taxable property in the district. Such assessment shall be made a part of the itemized statement regularly filed with the county school superintendent and showing the amount of money needed for the expenses of schools within the district for the ensuing year.

B. When any property owned or leased by a school district for school purposes from any city, county, the state or the United States, is included within the assessment district to be assessed to pay the costs and expenses of any public improvements initiated by a city, so as to make the assessments thereon payable by the city in which the improvement is initiated, the board of trustees may contract with the municipality to reimburse it for the amount of the assessment against the property, and to pay the amount so contracted for by the levy of a special assessment as provided by subsection A.

Sec. 55. Sec. 15-1238, Arizona Revised Statutes, is amended to read:

15-1238. **County school fund**

The county school fund of each county shall consist of all revenues accruing to the credit of each county from:

1. State aid apportionment as provided in section 15-1212.
2. County aid is provided in section 15-1235.
3. That portion of the auto lieu tax designated for school purposes under the provisions of section 28-1591.
4. That portion of the tax on dogs designated for school purposes under the provisions of section 24-369.
5. That portion of the payments made under section 36-1419, which represents payment in lieu of the county levy for school purposes.
6. That portion of any excess funds or revenue transferred under the provisions of section 15-1239.
7. That portion of the penalties designated for school purposes under the provisions of section 42-1107.
8. THAT PORTION OF THE PROCEEDS DESIGNATED FOR THE SCHOOL FUND OF THE COUNTY UNDER THE PROVISIONS OF SECTION 33-1023, SUBSECTION C.
9. Taylor grazing act money as provided in section 37-723.

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10. All receipts from the lease of public lands as provided in section 37-724.

11. All balances remaining in the county school fund and in the special county school reserve fund at the end of the fiscal year and all balances of lapsed districts remaining after the payments authorized under section 15-413.

12. All dividends, proceeds from sales, refunds, credits arising from cancelled warrants and any other sums or amounts that are attributable to the county school fund.

13. All other federal lieu taxes which are not specifically allocated by law.

14. Any gratuity, devise or bequest designated for specific school purposes.

Sec. 56. Sec. 15-1241, Arizona Revised Statutes, is amended to read:

15-1241. **Apportionment of county school fund by county superintendent**

The county school superintendent, after deducting the amount fixed for the special county school reserve fund, shall apportion all monies to the credit of the county school fund TO THE SEVERAL SCHOOL DISTRICTS ON THE BASIS OF AVERAGE DAILY ATTENDANCE IN THE COMMON AND HIGH SCHOOLS OF THE COUNTY. For the purpose of Sections 15-1241, 15-1245 and 15-1247, only the six months of school showing the highest average daily attendance shall be considered in computing the average daily attendance.

Sec. 57. Sec. 15-1245, Arizona Revised Statutes, is amended to read:

15-1245. **Incurring liabilities in excess of district budget; petition; approval; procedure for expenditure**

A. When it appears that a school which has been maintained for four months has an average daily attendance greater than THE AVERAGE DAILY ATTENDANCE RECORDED IN THE BUDGET AS ITEM 8 UNDER "BUDGET SIX PER CENT LIMIT CHECK" IN SECTION 15-1201, or in event of the destruction of or damage to the facilities of a school, the governing board of the district may petition the county superintendent of schools requesting authority to incur liabilities in excess of the district budget, in an amount the board deems necessary.

B. The county superintendent shall forward the petition together with his recommendation and a copy of the budget of the district to the board of supervisors.

C. The board of supervisors shall hold a hearing on the petition within twenty days after receipt thereof and shall determine whether the petition shall be allowed, allowed after revision, or denied, but in no event shall an allowance be made on account of increased school attendance which will increase the per capita expenditures per school child allowed by the budget of the district for that year.

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D. If the petition is allowed in whole or in part, the governing board shall be authorized to incur liabilities in accordance therewith, and a copy of the order of the board of supervisors authorizing the incurring of such liabilities shall be certified by the clerk of the board and filed by him with the county treasurer. The county school superintendent, upon presentation of proper vouchers, shall draw his warrants against the additional allowance. The liability so incurred shall be included as a separate item in the estimate of the district for the succeeding year.

Sec. 58. Sec. 15-1246, Arizona Revised Statutes, is amended to read:

15-1246. Special county school reserve fund

The treasurer of each county shall transfer each fiscal year from the county school fund to the special county school reserve fund an amount estimated by the county school superintendent to be required for such fund.

THE ESTIMATE SHALL BE SUBMITTED, NOT LATER THAN JULY 10, TO THE BOARD OF SUPERVISORS FOR THEIR APPROVAL. A COPY OF THE ESTIMATE AS FINALLY ADOPTED BY THE BOARD OF SUPERVISORS SHALL BE FILED WITH THE COUNTY TREASURER. WARRANTS DRAWN ON THE SPECIAL COUNTY SCHOOL RESERVE FUND SHALL BE APPROVED PRIOR TO PAYMENT BY THE BOARD OF SUPERVISORS, AS OTHER COUNTY WARRANTS ARE APPROVED. THE ESTIMATE SHALL BE ITEMIZED AND SHALL INCLUDE THE AMOUNTS ESTIMATED BY THE COUNTY SCHOOL SUPERINTENDENT TO BE NEEDED:

1. For transportation of school children to and from one- and two-room rural schools that are determined by the county school superintendent to be in need of such aid.
2. FOR TRANSPORTATION FROM UNORGANIZED TERRITORY TO ORGANIZED DISTRICTS, OF CHILDREN WHO ARE ELIGIBLE TO RECEIVE STATE AID, AND TUITION FOR SUCH CHILDREN.
3. For transportation to and from the nearest public high school of pupils residing in elementary districts which are contiguous or not contiguous to and which are not within a high school district if it is determined by the county school superintendent that such elementary districts are in need of such aid.
4. FOR ONE AND TWO-ROOM SCHOOL DISTRICTS, AN AMOUNT WHICH WHEN ADDED TO THE SUM OF THE ESTIMATED PER CAPITA APPORTIONMENT FROM THE COUNTY SCHOOL FUND AND THE PROCEEDS OF A SPECIAL SCHOOL DISTRICT LEVY OF ONE DOLLAR FIFTY CENTS PER ONE HUNDRED DOLLARS ASSESSED VALUATION ON THE PROPERTY WITHIN THE DISTRICT, BASED ON THE VALUATION FOR THE PRECEDING YEAR, WILL PROVIDE NOT MORE THAN FIVE THOUSAND DOLLARS FOR A ONE-ROOM SCHOOL AND NOT MORE THAN NINE THOUSAND DOLLARS FOR A

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TWO-ROOM SCHOOL; PROVIDED THAT SUCH SCHOOLS ARE MAINTAINED FOR A MINIMUM OF EIGHT MONTHS PER YEAR.

5. For necessary expenses in excess of the per capita apportionment from the county school fund for the establishment AND CONDUCTING of schools in unorganized territory.

6. FOR TUITION CHARGED BY SCHOOL DISTRICTS FOR EDUCATION OF HOMEBOUND STUDENTS ELIGIBLE TO RECEIVE STATE AID AND WHOSE PARENTS OR GUARDIANS ARE RESIDENTS OF THE STATE RESIDING IN UNORGANIZED TERRITORY, AS PROVIDED BY SECTION 15-1012.

Sec. 59. Sec. 15-1247, Arizona revised Statutes, is amended to read:

15-1247. Administration of county school reserve fund; uses

A. The special county school reserve fund may be used only for:

1. Transportation of children to and from one- and two-room rural schools that are determined by the county school superintendent to be in need of such aid.

2. FOR TRANSPORTATION FROM UNORGANIZED TERRITORY TO ORGANIZED DISTRICTS, OF CHILDREN WHO ARE ELIGIBLE TO RECEIVE STATE AID, AND TUITION FOR SUCH CHILDREN.

3. Transportation to and from the nearest public high school of pupils residing in elementary districts which are contiguous or not contiguous to and which are not within a high school district, if it is determined by the county school superintendent that such elementary districts are in need of such aid.

4. Costs of maintaining one- and two-room rural schools in any school district in excess of the amount available for such schools from the county school fund and their district levy, but not to exceed the additional amount required and estimated for such purpose by the county school superintendent in fixing the amount of the special county school reserve fund under the provisions of section 15-1246.

5. NECESSARY EXPENSES IN EXCESS OF THE PER CAPITA APPORTIONMENT FROM THE COUNTY SCHOOL FUND FOR THE ESTABLISHMENT AND CONDUCTING OF SCHOOLS IN UNORGANIZED TERRITORY.

6. FOR TUITION CHARGED BY SCHOOL DISTRICTS FOR EDUCATION OF HOMEBOUND STUDENTS ELIGIBLE TO RECEIVE STATE AID AND WHOSE PARENTS OR GUARDIANS ARE RESIDENTS OF THE STATE RESIDING IN UNORGANIZED TERRITORY, AS PROVIDED BY SECTION 15-1012.

B. The apportionment of the special county school reserve fund may be delegated by the board of supervisors to

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the county school superintendent. If at the end of any school year any part of the reserve fund remains unexpended, such amount shall be shown in the estimate of the county school superintendent for the succeeding year, as a balance of county school funds on hand.

Sec. 60. Sec. 15-1302, Arizona Revised Statutes, is amended to read:

15-1302. Special elections on bond issues and school property

A. The board of trustees of a school district IN WHICH AT LEAST FIVE PERSONS RESIDE WHO ARE BOTH REAL PROPERTY TAXPAYERS AND QUALIFIED ELECTORS THEREOF may, and upon petition of fifteen per cent of the school electors as shown by the poll list at the last preceding annual school election shall, call an election for the following purposes:

1. To locate or change the location of schoolhouses.
2. To purchase or sell school sites or houses, or to build schoolhouses, BUT THE AUTHORIZATION BY VOTE OF THE DISTRICT SHALL NOT NECESSARILY SPECIFY THE SITE TO BE PURCHASED.
3. To decide whether the bonds of the district shall be issued and sold for the purpose of raising money for purchasing or leasing school lots, for building schoolhouses, supplying schoolhouses with furniture and apparatus, improving school grounds, or for liquidating any indebtedness already incurred for such purposes.

B. When the election is called to decide upon locating or relocating school buildings, or the purchase or sale of school sites or school buildings, the election shall be called and conducted as regular school elections except as to the time of holding the election, and the board of trustees shall be governed by the vote of the majority on all questions submitted.

C. When the election is called to determine whether or not bonds of the district shall be issued and sold for the purposes enumerated in the call for the election, the question shall be submitted to the vote of the qualified electors of the district, AS DEFINED IN SECTION 15-473.

D. In any election held under the authority of this section, only those electors who are real property taxpayers in the district affected are qualified to participate.

E. THE BOARD SHALL ORDER THE ELECTION TO BE HELD NOT LESS THAN THIRTY NOR MORE THAN SIXTY DAYS FROM THE DATE OF THE ORDER. IF A PETITION FOR AN ELECTION HAS BEEN FILED WITH THE BOARD AS PROVIDED IN SUBSECTION A, THE BOARD SHALL ACT UPON THE PETITION WITHIN THIRTY DAYS BY ORDERING THE ELECTION.

Sec. 61. **Repeal**

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Sections 15-209, 15-326, 15-436.01, 15-547, 15-1261, 15-1262 and 15-1263, Arizona Revised Statutes, are repealed.

Amend title to read:

AN ACT

RELATING TO EDUCATION; PROVIDING FOR REVISION OF LAWS PERTAINING TO SCHOOLS; AMENDING SECTIONS 15-101, 15-102, 15-121 TO 15-124, INCLUSIVE, 15-143, 15-144, 15-204 TO 15-207, INCLUSIVE, 15-251, 15-252, 15-258, 15-302, 15-304, 15-431 TO 15-436, INCLUSIVE, 15-439, 15-441 TO 15-446, INCLUSIVE, 15-449, 15-450, 15-452, 15-472 TO 15-474, INCLUSIVE, 15-501, 15-542, 15-546, 15-836, 15-901, 15-911, 15-1011, 15-1012, 15-1022, 15-1124, 15-1202, 15-1212, 15-1222, 15-1223, 15-1225, 15-1237, 15-1238, 15-1241, 15-1245, 15-1246, 15-1247, AND 15-1302, ARIZONA REVISED STATUTES; AMENDING TITLE 15, CHAPTER 4, ARTICLE 3, ARIZONA REVISED STATUTES, BY ADDING SECTION 15-479; AMENDING TITLE 15, CHAPTER 12, ARTICLE 1, ARIZONA REVISED STATUTES, BY ADDING SECTION 15-1201.01, AND REPEALING SECTIONS 15-209, 15-326, 15-436.01, 15-547, 15-1261, 15-1262 AND 15-1263, ARIZONA REVISED STATUTES.

and, as so amended, the bill do pass.

That Senate Bill No. 17 be amended as follows: (reference is to the printed bill)

Page 2, line 33 after the word "When" strike the remainder of line 33 and on line 34 strike the partial word "ers" and insert in lieu thereof "FIVE OR MORE REAL PROPERTY TAXPAYERS"

Page 3, strike lines 1 and 2 and insert "organized territory, its motion shall be final. IF THE BOARD OF SUPERVISORS AND THE BOARD OF TRUSTEES OF THE DISTRICT approve the petition that the boundaries be diminished THE action shall be final."

Page 5, line 40, after the word "in" insert the word "ACTUAL"

Page 6, line 7, after the word "size.)" insert "No new district may be formed unless the real property valuation IN SUCH NEW DISTRICT EQUALS SIX THOUSAND FOUR HUNDRED DOLLARS PER CHILD."

Page 7, line 30, after the word "SHALL" insert a comma and strike the remainder of line 30 and insert:

"FOR THE PURPOSES OF DETERMINING THE FOUR PER CENT AND THE SIX PER CENT LIMITATION ON INDEBTEDNESS AS PROVIDED IN ARTICLE 9, PARAGRAPH 8, OF THE CONSTITUTION, BE PRORATED BETWEEN THE TWO DISTRICTS ON"

Page 7, line 31, strike "VALUATION OF" and insert "VALUATIONS FOR THE YEAR IN WHICH THE SUBDIVIDING IS ACCOMPLISHED."

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Page 7, line 32, strike "THE TWO DISTRICTS."

Page 7, line 33, after the word "SHALL" insert a colon and on the same line before the word "APPLY" create a new paragraph and insert "1."

Page 7, line 34, strike "ASSUMED" and insert in lieu thereof "INCURRED"

Page 7, between lines 36 and 37 insert a new paragraph 2 to read:

"2. NOT RELIEVE PROPERTY IN BOTH DISTRICTS FROM THE LEVY OF TAXES TO DISCHARGE THE BONDED DEBT INCURRED WHILE THE NEW DISTRICT WAS PART OF THE OLD DISTRICT."

Page 7, line 45, after "APPORTIONMENTS" strike the comma and the remainder of line 45 and insert "SHALL BE THE AVERAGE DAILY ATTENDANCE AS DEFINED"

Page 8, strike lines 1 through 6 in their entirety and insert:

"BY SECTION 15-1212. THE AVERAGE DAILY ATTENDANCE OF THE OLD DISTRICT FOR THE PREVIOUS YEAR AND THE YEAR PRIOR TO THE PREVIOUS YEAR, PRECEDING THE DIVIDING THEREOF, SHALL BE PRORATED AFTER THE DIVISION ON THE BASIS OF RESIDENCE OF THE PUPILS DURING THE YEAR IN WHICH THE DIVISION IS ACCOMPLISHED.

E. IF SCHOOL IS NOT CONDUCTED IN THE NEW DISTRICT PRIOR TO SEPTEMBER 15 OF THE ENSUING FISCAL YEAR, THE ORDER SHALL BE VOID."

Page 11, line 28, after the word "district" strike the period and insert "AND AT LEAST FIVE OF THEM SHALL BE REAL PROPERTY TAXPAYERS."

Page 13, strike lines 16 and 17 in their entirety and insert:

"Sec. 11. Sec. 15-412, Arizona Revised Statutes, is amended to read:

15-412. Organization of board of trustees of consolidated district

A. A meeting of the trustees of the consolidated district shall be called by the county superintendent AFTER APRIL 1 AND PRIOR TO JULY 1 FOLLOWING THEIR ELECTION SO THE TRUSTEES MAY ORGANIZE AND ENGAGE IN THE ACTIVITIES SPECIFIED IN SECTION 15-402, SUBSECTION A, AND ON JULY 1 FOLLOWING ITS ORGANIZATION THE BOARD OF THE CONSOLIDATED DISTRICT SHALL RECEIVE FROM THE BOARDS OF THE DISTRICTS WHICH HAVE BEEN CONSOLIDATED ALL PROPERTY, ACCOUNTS AND RECORDS OF SUCH BOARDS, AND SUCH PROPERTY, ACCOUNTS AND RECORDS SHALL BELONG TO THE NEW DISTRICT.

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B. Balances or deficits in the funds of the several districts consolidated shall become the balances or deficits of the new district.

C. All bonded indebtedness of the districts consolidated shall become the bonded indebtedness of the new district.

Page 13, line 23, after "an" insert "ACTUAL"

Page 13, line 38, after the word "DISTRICT" insert "IF SUFFICIENT, OTHERWISE AGAINST THE COUNTY SCHOOL FUND FOR THE DEFICIENCY."

Page 13, line 40, after "balance" insert "OF THE DISTRICT FUNDS"

Page 14, between lines 19 and 20 insert a new section 13 to read:

"Sec. 13. Title 15, chapter 4, article 1, Arizona Revised Statutes, is amended by adding section 15-414, to read:

15-414. Lapse of time before new or further elections

If at an election held under the provisions of sections 15-402.01, 15-403, 15-404, 15-406, 15-407, 15-408, 15-409, 15-413, 15-501, and 15-501.01, a majority of the electors voting therein fail to vote in the affirmative, no new or further election shall be held until the lapse of one year from the date of said election."

Page 14, line 20, strike "Sec. 13" and insert "Sec. 14"

Page 14, line 26, after "district" insert a comma and the words "IN WHICH AT LEAST FIVE PERSONS RESIDE WHO ARE BOTH REAL PROPERTY TAXPAYERS AND QUALIFIED ELECTORS THEREOF."

Page 14, line 28, strike "TWO million five" and insert "THREE million EIGHT"

Page 15, strike lines 38 through 43 in their entirety and insert:

G. The state board of education may GRANT PERMISSION TO A COMMON SCHOOL DISTRICT TO OFFER INSTRUCTION IN HIGH SCHOOL SUBJECTS, GRADES NINE TO TWELVE, INCLUSIVE. AVERAGE DAILY ATTENDANCE OF PUPILS IN GRADES NINE TO TWELVE, INCLUSIVE, SHALL BE DEEMED TO BE ATTENDANCE IN "COMMON SCHOOL". SUCCESSFUL COMPLETION OF A PRESCRIBED COURSE OF GRADES NINE TO TWELVE, INCLUSIVE, SHALL ENTITLE A STUDENT TO A CERTIFICATE OF HIGH SCHOOL GRADUATION."

Page 16, line 19, strike "Sec. 14." insert "Sec. 15."

Page 17, strike lines 18 and 19 in their entirety

Page 17, following line 33, insert two new sections to read:

"Sec. 17. Sec. 15-1302, Arizona Revised Statutes, is amended to read:

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15-1302. **Special elections on bond issues and school property**

A. The board of trustees of a school district, IN WHICH AT LEAST FIVE PERSONS RESIDE WHO ARE BOTH REAL PROPERTY TAXPAYERS AND QUALIFIED ELECTORS THEREOF, may, and upon petition of fifteen percent of the school electors as shown by the poll list at the last preceding annual school election shall, call an election for the following purposes:

1. To locate or change the location of school houses.
2. To purchase or sell school sites or houses, or to build schoolhouses, BUT THE AUTHORIZATION BY VOTE OF THE DISTRICT SHALL NOT NECESSARILY SPECIFY THE SITE TO BE PURCHASED.
3. To decide whether the bonds of the district shall be issued and sold for the purpose of raising money for purchasing or leasing school lots, for building schoolhouses, supplying schoolhouses with furniture and apparatus, improving school grounds, or for liquidating any indebtedness already incurred for such purposes.

B. When the election is called to decide upon locating or relocating school buildings, or the purchase or sale of school sites or school buildings, the election shall be called and conducted as regular school elections except as to the time of holding the election, and the board of trustees shall be governed by the vote of the majority on all questions submitted.

C. When the election is called to determine whether or not bonds of the district shall be issued and sold for the purposes enumerated in the call for election, the question shall be submitted to the vote of the qualified electors of the district, AS DEFINED IN SECTION 15-473.

D. In any election held under the authority of this section, only those electors who are real property taxpayers in the district affected are qualified to participate.

E. THE BOARD SHALL ORDER THE ELECTION TO BE HELD NOT LESS THAN THIRTY NOR MORE THAN SIXTY DAYS FROM THE DATE OF THE ORDER. IF A PETITION FOR AN ELECTION HAS BEEN FILED WITH THE BOARD AS PROVIDED IN SUBSECTION A, THE BOARD SHALL ACT UPON THE PETITION WITHIN THIRTY DAYS BY ORDERING THE ELECTION.

Sec. 18. Repeal

Sections 15-410, 15-502, 15-1261, 15-1262 and 15-1263, Arizona Revised Statutes, are repealed.

Amend title to read:

AN ACT Relating to Education; Providing for Revision of School Laws Pertaining to School Boundaries, Countywide School Tax Districts and School Bond Elections; Amending Sections 15-401 to 15-409, Inclusive, 15-412, 15-413, 15-501, 15-503 and 15-1302, Arizona Revised Statutes; Amending Title

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15, Chapter 4, Article 1, Arizona Revised Statutes, by Adding Sections 15-402.01 and 15-414; Amending Title 15, Chapter 5, Article 1, Arizona Revised Statutes, by adding Section 15-501.01, and Repealing Sections 15-410, 15-502, 15-1261, 15-1262, and 15-1263, Arizona Revised Statutes.

and, as so amended, the bill do pass.

Senator Brown moved the acceptance of the report, and the motion was agreed to.

DISPOSITION OF MEASURES REPORTED BY THE
COMMITTEE OF THE WHOLE

The recommendation of the Committee of the Whole that Senate Bills Nos. 18 and 17 do pass, as amended, having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

SECOND READING OF BILLS

By unanimous consent the following bills were read the second time by number and title:

Senate Bill No. 18, revision of laws pertaining to schools.

Senator Giss moved an emergency be declared, the rules be suspended and Senate Bill No. 18 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 27, Noes 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Noes: Palmer.

Senate Bill No. 17, revision of school laws pertaining to school boundaries.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 17 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 27, Noes 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz) Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Noes: Palmer.

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RECESS

Without objection, at 4:16 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 4:30 p.m.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bills Nos. 17 and 18 as properly engrossed, and the bills were placed under the order of business, third reading of bills for today.

THIRD READING OF BILLS

Senate Bill No. 18, by Senators Prochnow, Richards, Spikes, Murphy, Corbett, Brooke, Wine, Mickelson, Arnold, Brown, Morrow, Simms, Giss, Greer, Gale, Goff, Lockhart, Orme, Udine, Blansett, and Bollinger, revision of laws pertaining to schools, was read in full on third reading and passed on roll call which resulted: Ayes 25, Noes 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Prochnow, Richards, Simms, Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Noes: Palmer, Smith (Graham), Smith (Santa Cruz).

The President announced the signing in open session of Senate Bill No. 18 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 17, by Senators Prochnow, Richards, Spikes, Murphy, Corbett, Brooke, Wine, Mickelson, Arnold, Brown, Morrow, Simms, Giss, Greer, Gale, Goff, Lockhart, Orme, Udine, Blansett, and Bollinger, revision of school laws pertaining to school boundaries, was read in full on third reading and passed on roll call which resulted: Ayes 26, Noes 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, President Carpenter.

Noes: Palmer and Wine.

The President announced the signing in open session of Senate Bill No. 17 and directed the Secretary to transmit the bill to the House.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Counties and Municipalities, Senator Giss, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

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House Bill No. 136, providing for identification, inspection and refrigeration of eggs and prohibiting misrepresentation.

House Bill No. 189, providing for secretary of the board of pest control applicators and prescribing the salary.

House Bill No. 197, requirements for signatures on certain personal property or real estate instruments filed with county recorders.

House Bill No. 203, increasing salary of supervisor of parolees.

House Bill No. 28, repealing law making joy riding a misdemeanor.

House Bill No. 8, payment of wages due surviving spouse without administration.

House Bill No. 3, automatic cancellation of checks or warrants by board of supervisors and permitting reissuance.

Senator Giss, Chairman, reported Senate Bill No. 228, appropriation to attorney general for sharing legal counsel with Cochise county, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the printed bill)

Page 2, line 1, after "appropriations" strike the period, insert a comma and "except that all monies remaining unencumbered or unexpended on June 30, 1962, shall revert to the general fund."

House Bills Nos. 136, 189, 197, 203, 28 and 8 were referred to their proper Calendar.

House Bill No. 3, accompanied by the reports of the Committees on Judiciary; Administration; and Counties and Municipalities, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 228, accompanied by the reports of the Committees on Judiciary; Appropriations; and Counties and Municipalities, was placed on the Calendar of the Committee of the Whole.

The Committee on Judiciary, Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

House Bill No. 181, annual appropriation to school districts for education of blind and deaf students.

House Bill No. 130, increasing salary of deputy sheriffs in first-class counties having a population of less than twenty thousand.

House Bill No. 28, repealing law making joy riding a misdemeanor.

House Bill No. 42, permitting patients be identified by number instead of name in reporting venereal disease.

House Bill No. 136, providing for identification, inspection and refrigeration of eggs and prohibiting misrepresentation.

House Bill No. 67, definition of and punishment for vagrancy.

House Bills Nos. 181, 28, 42 and 67 were referred to their proper Calendar.

House Bill No. 130, accompanied by the reports of the Committees

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on Judiciary; Administration; Appropriations; and Counties and Municipalities, was placed on the Calendar of the Committee of the Whole.

House Bill No. 136, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Livestock and Public Lands, was placed on the Calendar of the Committee of the Whole.

The Committee on Education, Senator Spikes, Chairman, reported House Bill No. 181, annual appropriation to school districts for education of blind and deaf students, with a majority of the Committee recommending that the bill do pass. The bill, accompanied by the reports of the Committees on Appropriations; Judiciary; and Education, was placed on the calendar of the Committee of the Whole.

RECESS

Without objection, at 4:56 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 5:18 p.m.

COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 5:19 p.m. the Senate resolved itself into Committee of the Whole, with Senator Brown in the chair.

At 5:49 p.m. the Committee of the Whole arose.

Senator Giss moved that an emergency be declared, the rules be suspended, and that all bills which are under the order of business, Committee of the Whole, be removed from their position on the Calendar and advanced to their proper Calendar for today. The motion was agreed to on roll call which resulted: Ayes 25, Not Voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Sullivan.

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Brown, for the Committee of the Whole, reported Senate Bill No. 43, providing for a system of junior college districts; Senate Bill No. 165, permitting board of deposit to invest inactive funds in U. S. securities; Senate Bill No. 225, exempting from luxury tax vinous liquor manufactured in Arizona from Arizona grown grapes; House Bill No. 26, prescribing motor vehicle right of way at intersections; House Bill No. 123, printed or mechanically reproduced signatures permitted on bonds issued by public bodies as long as one bond is signed manually; House Bill No. 192, transferring previously allocated unexpended funds of department of law to state land department; Senate Bill No. 228, appropriation to attorney general for sharing legal counsel with Cochise county; House Bill No. 130, increasing salary of deputy sheriffs in first-class counties having a population of less than

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twenty thousand; House Bill No. 3, automatic cancellation of checks or warrants by board of supervisors and permitting reissuance; House Bill No. 136, providing for identification, inspection and refrigeration of eggs and prohibiting misrepresentation; and House Bill No. 181, annual appropriation to school districts for education of blind and deaf students.

The recommendations of the Committee were:

That Senate Bill No. 43 be amended as follows: (reference is to the printed bill)

Strike all after the enacting clause and insert:

“Section 1. Title 15, Arizona Revised Statutes, is amended by adding chapter 6.1, articles 1 to 5, inclusive, to read:

CHAPTER 6.1

JUNIOR COLLEGE DISTRICTS

ARTICLE 1. DEFINITIONS

15-651. **Definitions**

In this chapter, unless the context otherwise requires:

1. “District” means junior college district.
2. “District board” means junior college district governing board.
3. “Full-time equivalent student” means student enrollment for fifteen college semester credit units per semester.
4. “Junior college” means an educational institution which provides a program not exceeding two years’ training in the arts, sciences and humanities beyond the twelfth grade of the public or private high school curriculum or vocational education, including terminal courses of a technical and vocational nature and courses beyond the basic education courses for adults.
5. “Operational expenses” means the administration, instruction, operation of junior college plant, maintenance of junior college plant, auxiliary agencies, fixed charges and contingencies incurred in the operation of a district exclusive of all capital outlay items, special levies and bond service items.
6. “State board” means state board of directors for junior colleges.
7. “Superintendent” means county school superintendent.

ARTICLE 2. STATE BOARD OF DIRECTORS FOR JUNIOR COLLEGES

15-656. **Members; appointment; terms; vacancies; oath**

A. There shall be a state board of directors for junior colleges which shall consist of fourteen members, one from

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each county, appointed by the governor with the advice and consent of the senate.

B. The term of each appointive member shall be seven years, to begin and end on the first Monday in January. The terms of two members shall expire each year. Of the members first appointed, two shall be appointed for a term expiring on the first Monday of January, 1962, and two each for terms expiring on the first Monday of January for each year to 1968, inclusive. Subsequent appointive members resulting from expiration of term shall be appointed for the full term of seven years.

C. When a vacancy occurs among the appointive membership, other than from expiration of term, the governor shall appoint a member to fill the vacancy. The appointee shall serve until his successor qualifies or the end of the session of the Senate next following his appointment. During such session a member shall be appointed and confirmed to serve for the unexpired term in which the vacancy occurred.

D. Each appointive member of the commission shall, before entering upon the duties of his office, take an oath of office.

15-657. Officers; organization; bond; meetings

A. The state board shall select from its membership an executive secretary, treasurer, and any other officers it deems necessary. The same person shall not hold the offices of executive secretary and treasurer. The state board shall hold a regular meeting once each month and may hold such special meetings, at the call of the chairman, as may be deemed necessary or advisable.

B. A majority of the membership of the state board shall constitute a quorum for the transaction of business at any meeting regularly called, but a number less than a quorum may adjourn from time to time.

15-658. Compensation; subsistence and travel for members

A. The executive secretary of the state board shall receive such compensation as the state board determines.

B. Appointed members shall receive subsistence and travel expenses for attendance at meetings as provided by law for state employees.

15-659. General powers of state board of directors for junior colleges as body corporate

A. The state board shall be a body corporate with the perpetual succession and shall have the name "state board of directors for junior colleges of Arizona".

B. The state board may:

1. Adopt a corporate seal.
2. Contract and be contracted with.

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3. Sue and be sued.

4. Purchase, receive, hold, make and take leases of and sell real and personal property for the benefit of the state and for the use of the junior colleges under its jurisdiction.

15-660. **General administrative powers of the state board of directors for junior colleges**

The state board shall:

1. Enact ordinances for the government of the institutions under its jurisdiction.

2. Set standards for the establishment, development, administration, operation and accreditation of junior colleges.

3. Permit and arrange for certification of experienced and qualified community leaders in business, the professions and the arts, for the purpose of teaching classes at a junior college in fields of their specific competence.

4. Appoint and employ a president or presidents, vice presidents, deans, professors, instructors, lecturers, fellows, and such other officers and employees it deems necessary.

5. Establish qualifications of the instructional staff and establish standards of vocational competence required to instruct in occupational as well as academic subjects.

6. Determine the salaries of persons appointed and employed.

7. Remove any officer or employee when in its judgment the interests of education in the state so require.

8. Fix tuitions and fees to be charged and graduate the tuitions and fees between institutions and between residents, nonresidents, and students from foreign countries.

9. Establish curriculums and designate courses at the several institutions which in its judgment will best serve the interests of the state.

10. Award such degrees and diplomas upon the completion of such courses and curriculum requirements as it deems appropriate.

15-661. **Organizational powers of the state board**

A. The state board may cooperate with the officials of any district established and maintained pursuant to the provisions of title 15, chapter 6, for the purpose of preparing plans to integrate existing districts under the state system as provided by this chapter.

B. If the state board and the junior college board, as provided in section 15-621, agree by majority vote of each body to integrate the existing junior college system in the state system provided by this chapter, an election shall be called for such purpose, only after the board of education responsible for jurisdiction of the junior college has given its consent.

C. The election provided for in subsection B shall be called, held and conducted in the manner provided by title 15, chapter 4, article 3, relating to election of trustees for school districts. The election shall be held at the next regular election of school trustees if within ninety days, or at a special election called for that purpose within sixty days from the date of approval by the board of education.

D. The question shall be printed on the ballots in substantially the following form:

“Shall..... junior college district be permitted to become part of the state junior college system?

Yes.....

No.....”

E. If a majority of the persons voting within the junior college district approve of integration of the district as part of the state junior college system, the state board is authorized, in cooperation with the junior college board, to prepare a plan for presentation to the state legislature for approval or rejection. This plan shall provide for removing that part of the outstanding bonded indebtedness which was incurred by the junior college district.

15-662. Presentation of legislation for integration into state system of existing junior colleges

A. The state board shall prepare a plan for integrating any existing junior college district in the state system of junior colleges provided that the provisions of section 15-601 are complied with and the voters of the junior college district have voted in favor of becoming a part of the state system.

B. The plan shall include liquidation of any part of the bonded indebtedness or other debts which have been incurred by the existing junior college district.

C. Any plan prepared by the state board shall be presented to the legislature prior to January 15 of any calendar year.

15-663. Employment of legal counsel to procure federal loans

The state board may employ legal assistance in procuring loans for junior colleges from the United States government. Fees or compensation paid for such legal assistance shall not be a claim upon the general fund of the state, but shall be paid from funds appropriated to the state junior college system.

15-664. Annual report

Within ninety days after the close of each fiscal year, the state board shall make a report for the fiscal year to the governor. The report shall set forth the state of progress of the junior colleges operated under the provisions of this

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chapter, the courses of study included in the curriculums, the number of professors and other instructional staff members employed, the number of students registered and attending classes, the amount of receipts and expenditures, and such other information as the state board deems proper.

ARTICLE 3. ESTABLISHMENT OF JUNIOR COLLEGES

15-666. Junior college districts; requirements

Junior college districts in Arizona may be organized under the provisions of this chapter for a single county or two or more contiguous counties, provided the proposed district has an assessed valuation, based on the valuation for the preceding year, of sixty million dollars and a minimum potential of three hundred twenty fulltime equivalent students as determined by the state board. In addition to the qualifying requirements prescribed herein, the district must agree to furnish to the state board for capital outlay purposes the sum of five hundred thousand dollars or its equivalent in property or negotiable bonds.

15-667. Procedure to form a district

A. For the purpose of forming a district, not less than ten per cent of the qualified electors in the territory included in the proposed district shall petition the county superintendent of schools for the establishment of the district. Where a district consists of more than one county, the signatures of the qualified electors on the petition shall have at least ten per cent of the qualified electors in each of the counties comprising the district, and shall be submitted to the superintendent of which the qualified electors are residents, provided that the superintendent of the county with the larger population, determined by the most recent federal census, shall be the custodian of the completed petition. The petition shall set forth the name of the proposed district and its boundaries and the superintendent shall verify the signatures thereon.

B. The superintendent, after verifying the signatures, shall transmit the petition to the state board which shall conduct a survey to determine whether the proposed district meets the minimum standard of assessed valuation, potential full-time student enrollment, and is capable of producing five hundred thousand dollars, or its equivalent in property or negotiable bonds for capital outlay, as provided in section 15-666.

C. If the state board approves the petition, the county or counties shall call and conduct an election, as prescribed in this article. If the majority of the votes cast in the proposed district favor the formation of the district, and if the proposed district includes more than one county and a majority of the votes cast in each county of the proposed district favor the formation of a district, such a district shall be deemed to be formed, as provided in section 15-668.

15-668. Election to determine formation of district; notice; canvass

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Upon approval of the proposed district, the state board shall return the petition with its approval to the superintendent, or if the proposed district consists of more than one county, to the superintendent of the county with the larger population, as determined by the most recent federal census. The superintendent shall transmit notification of approval for formation of the proposed district to the board of supervisors who shall submit the question to the qualified electors of the county at the next general election or at a special election called for that purpose. If a special election is called, notice thereof shall be given by publication for at least two weeks in a newspaper of general circulation published in the county or counties of the proposed district. The election shall be conducted and returns made in the manner provided by law for special elections. If the proposal carries, and the electors by majority vote agree to make payment of five hundred thousand dollars, or its equivalent in property or negotiable bonds, for capital outlay, the board of supervisors shall declare the district established.

15-669. Presentation of plan to legislature by state board

The state board shall present a plan to the legislature for formation and establishment of a junior college district no later than January 15, subsequent to the election held as provided in section 15-668.

**ARTICLE 4. JUNIOR COLLEGE DISTRICT
GOVERNING BOARD**

15-676. Membership; qualifications; term; vacancies

A. Each junior college district governing board shall consist of five members, who shall be qualified electors and chosen at large from the district. No more than two members shall reside in the same city, municipality, or high school district where a district consists of more than one city, municipality or high school district. No more than three members shall reside in one county where a district consists of two counties, and where a district consists of three or more counties at least one member shall reside in each county.

B. Members of the first district board shall be appointed by the superintendent, or superintendents where the district consists of more than one county, within thirty days after formation of the district. The first district board members shall serve until their successors are elected and qualify.

C. At the first election held in a district the five candidates receiving the highest number of votes shall be declared elected, provided such candidates meet the requirements provided in subsection A. The two members receiving the largest number of votes shall hold office for three years from January 1 following the election. The two receiving the next highest number of votes shall hold office for two years from January 1 following the election and the one receiving the lowest number of votes shall hold office for one year from January 1 following the election. Thereafter, as each member's term expires, his successor shall be elected for a term of three

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years. Vacancies shall be filled by appointment by the superintendent for the unexpired term. When a vacancy occurs in a district with more than one county, the superintendent of the county where the previous incumbent resided shall fill the appointment for the unexpired term.

15-677. Annual election; polling places; election officers; returns; certificates of election

A. Members of the district board shall be elected at the time and in the manner school trustees are elected.

B. A polling place in each of the school districts comprising the junior college district shall be designated by the district board, if the district is in a single county. If the district consists of more than one county the polling places shall be designated by the board of supervisors of each county. The polling place may be at the schoolhouse at which the election of school trustees is held, and the officers of election may serve as officers of the district election.

C. Returns of the election of members of the district board shall be transmitted without delay to the district board which shall meet on the seventh day following the election to canvass the returns, issue certificates of election to the persons elected, and file duplicates thereof with the superintendent.

15-678. Meetings; officers

A. Within twenty days after appointment of the first district board, the superintendent, or superintendents by joint action where the district consists of more than one county, shall call a meeting of the district board by giving at least ten days' notice by registered or certified mail to each board member. At the meeting the district board shall organize by electing a president and a secretary from among its members, and may transact any other business relating to the affairs of the district.

B. Following the first election of members, the district board shall meet and organize on the first Saturday in January each year and shall hold regular monthly meetings at such time and place as the rules of the board provide. Special meetings may be held at the call of the president or upon a call issued in writing signed by a majority of the members of the board.

15-679. Powers and duties

A. Except as otherwise provided, the district board shall:

1. Maintain the junior college for a period of not less than eight months in each year, and if the funds of the district are sufficient, maintain the college for a longer period.

2. Enforce the courses of study and the use of textbooks prescribed and adopted by the state board.

3. Visit the junior college and examine carefully into its management, conditions and needs.

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4. Exclude from the college all books, publications or papers of a sectarian, partisan, or denominational character intended for use as textbooks.

B. The district board may administer trusts declared or created for the district, and receive by gift, devise or bequest, and hold in trust or otherwise, property located within the district, and when not otherwise provided, dispose of such property for the benefit of the district, provided the state board has consented to the disposition thereof.

ARTICLE 5. ADMINISTRATION AND FINANCE

15-686. State contribution for capital outlay

The state, by legislative appropriation therefor, shall pay for capital outlay including repair of buildings and purchase of grounds or equipment, that sum in excess of the five hundred thousand dollars, or its equivalent in property or negotiable bonds, which the district has agreed to allocate for capital outlay, provided the monies, property or bonds allocated by the district for capital outlay as provided in section 15-606, have been expended or encumbered.

15-687. District budget; annual estimate; computation

A. Not later than July 10, annually, each district established pursuant to the provisions of this chapter, and any other junior college established prior to the enactment of this chapter, shall prepare a budget for the current fiscal year to be transmitted to the state board with a copy thereof to the district board. The budget shall show the estimated cost of operational expenses. The budget shall be accompanied by an estimate of the amount of funds needed for the ensuing year as determined by the district based on the budget prepared by it.

B. The district shall establish and set forth in the proposed budget the per capita expenditure per full-time equivalent student, which shall be the total operational expenses.

C. The number of full-time equivalent students shall be computed by dividing the total college credit units by fifteen per semester and shall be based on regular day enrollment.

15-688. State aid; eligibility; limitations; continued use of any balance

A. The cost of maintaining any district possessing the qualifications, as prescribed in this chapter, shall be paid by the state. There shall be appropriated in the general appropriation bill for each fiscal year a sum of money equal to the operational costs for each full-time equivalent student per capita per annum enrolled in junior colleges within the state and subject to the provisions of this chapter. This subsection shall constitute a continuing appropriation.

B. To be eligible for state aid, a district shall:

1. Be equipped with suitable buildings, equipment and campus approved by the state board.

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2. Have three hundred twenty full-time equivalent students attending in the district.

3. Have complied with all of the requirements of the state board, including budgets and curriculum.

C. For the first two years of operation of any district state aid for full-time equivalent students shall be based on the estimated annual budget. Thereafter, full-time equivalent students means the sum of the full-time equivalent students for the previous school year plus the increased full-time equivalent students of such year over the full-time equivalent students of the year prior to the previous school year, provided that, if the full-time equivalent students for the year preceding the previous year equals or is greater than the previous year, the full-time equivalent students for the previous year shall be used.

D. No part of the state aid provided in subsection A shall be expended for construction or repair of buildings or purchase of grounds or equipment.

E. The balance of appropriations as provided by subsection A at the end of the fiscal year, if any, shall not revert to the general fund but shall be carried forward for the continued use for which appropriated.

15-689. State aid appropriations; disbursement procedure; district fund

A. Appropriations for state aid to junior colleges shall be made to the state board.

B. At the beginning of each quarter of the fiscal year the state board shall present to the state auditor, on behalf of each district for which an appropriation is made, a claim for one fourth of the annual amount thereof assigned to the district. The state auditor shall draw his warrant in payment of the claim and the county treasurer of the district shall place the proceeds to the credit of the district funds to be established and maintained by the county treasurer for the support and maintenance of the district, to be expended as provided by law.

15-690. Existing junior colleges; state aid; minimum grant; transfer to district basis

A. Any junior college established prior to the enactment of this chapter shall have the option of accepting state aid as provided for districts in sections 15-661 and 15-662, provided that in no event shall such a junior college receive state aid in an amount less than one hundred fifty thousand dollars per annum.

B. Any junior college established and maintained pursuant to the provisions of title 15, chapter 6, may become a part of a district, provided such district complies with the provisions of sections 15-661 and 15-662.

15-691. Reports by president

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The president of every junior college shall annually at the close of the term, prior to and as a prerequisite to receiving his last month's salary, make and subscribe under oath a complete report of the district for the entire school year and shall deliver the report to the state board and a copy thereof to the district board. The report shall show the total number of full-time equivalent students enrolled during the year, the actual total number of students, the number of teachers regularly employed, the total number of students not residing within the district and such other information as may be required by the state board."

Amend title to read:

"AN ACT Relating to Education; Providing for a System of Junior College Districts; Establishing a Junior College State Board of Directors; Prescribing Its Organization and Powers and Duties; Prescribing Procedure to Form a Junior College District Governing Board; Providing Powers and Duties for Governing Board; Determining District Budget; Prescribing Conditions Required for Acceptance of State Aid; Providing for a Continuing Appropriation Allowing Existing Junior Colleges Option of Becoming Part of State Junior College System, and Amending Title 15, Arizona Revised Statutes, by Adding Chapter 6.1, Articles 1 to 5, Inclusive."

and, as so amended, the bill do pass.

That Senate Bill No. 165 be amended as follows: (reference is to the printed bill)

Strike all after the enacting clause and insert:

"Section 1. Sec. 35-325.19, Arizona Revised Statutes, is amended to read:

35-325.19. Interest rate on inactive public deposits

Each certificate of deposit issued by the public depositories of inactive deposits shall bear the highest permissible rate of interest, which rate, to be established by the board of deposit, shall not exceed SEVENTY per cent of the average yield before taxes of United States treasury bills for the three months next preceding the issue or renewal of a certificate of deposit. Such interest shall be payable on maturity of the certificate of deposit."

Amend title to read:

"AN ACT Relating to Public Finances, And Amending Section 35-325.19, Arizona Revised Statutes."

and, as so amended, the bill do pass.

That Senate Bill No. 225 be amended as follows: (reference is to the printed bill)

Strike all after the enacting clause and insert:

"Section 1. Title 42, chapter 7, article 1, Arizona Revised

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Statutes, is amended by adding section 42-1204.01, to read:

42-1204.01. **Vinous liquors from Arizona grapes**

The provisions of section 42-1204 shall not apply to vinous liquor manufactured in Arizona from Arizona-grown grapes for a period of six years immediately following the effective date of this section."

Amend title to read:

"AN ACT Relating to Luxury Privilege Taxes; Providing for the Exemption of Vinous Liquor Manufactured in Arizona from Arizona-grown Grapes for a Limited Time, and Amending Title 42, Chapter 7, Article 1, Arizona Revised Statutes, by Adding Section 42-1204.01."

and, as so amended, the bill do pass.

That House Bill No. 26 be amended as follows: (reference is to the House engrossed bill)

Page 1, line 5, after the word "different" insert "streets or"

and, as so amended, the bill do pass.

That House Bill No. 123 do pass.

That House Bill No. 192 do pass.

That Senate Bill No. 228 be amended as follows: (reference is to the printed bill)

Page 2, line 1, after "appropriations" strike the period, insert a comma and "except that all monies remaining unencumbered or unexpended on June 30, 1962, shall revert to the general fund."

and, as so amended, the bill do pass.

That House Bill No. 130 do pass.

That House Bill No. 3 do pass.

That House Bill No. 136 do pass.

That House Bill No. 181 do pass.

Senator Brown moved the acceptance of the report and the motion was agreed to.

DISPOSITION OF MEASURES REPORTED BY THE
COMMITTEE OF THE WHOLE

The recommendation of the Committee of the Whole that House Bills Nos. 123, 192, 130, 3, 136 and 181 do pass having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

The recommendation of the Committee of the Whole that Senate Bills Nos. 43, 165, 225 and 228, and House Bill No. 26 do pass, as amended, having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

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SECOND READING OF BILLS

By unanimous consent the following bills were read the second time by number and title:

Senate Bill No. 43, providing for a system of junior college districts.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 43 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 24, Noes 1, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Noes: Palmer.

Not voting: Greer, Orme, Sullivan.

Senate Bill No. 165, permitting board of deposit to invest inactive funds in U. S. securities.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 165 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Sullivan.

Senate Bill No. 225, exempting from luxury tax vinous liquor manufactured in Arizona from Arizona grown grapes.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 225 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Sullivan.

House Bill No. 26, prescribing motor vehicle right of way at intersections.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 26 which is under the order of business

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second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Sullivan.

House Bill No. 123, printed or mechanically reproduced signatures permitted on bonds issued by public bodies as long as one bond is signed manually.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 123 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Sullivan.

House Bill No. 192, transferring previously allocated unexpended funds of department of law to state land department.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 192 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Sullivan.

Senate Bill No. 228, appropriation to attorney general for sharing legal counsel with Cochise county.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 228 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 24, Noes 1, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Udine, Wine, President Carpenter.

Noes: Thompson.

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Not voting: Greer, Orme, Sullivan.

House Bill No. 130, increasing salary of deputy sheriffs in first-class counties having a population of less than twenty thousand.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 130 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, President Carpenter.

Not voting: Greer, Orme, Sullivan, Wine.

House Bill No. 3, automatic cancellation of checks or warrants by board of supervisors and permitting reissuance.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 3 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Sullivan.

House Bill No. 136, providing for identification, inspection and refrigeration of eggs and prohibiting misrepresentation.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 136 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Sullivan.

House Bill No. 181, annual appropriation to school districts for education of blind and deaf students.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 181 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

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Not voting: Greer, Orme, Sullivan.

RECESS

Without objection, at 6:15 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 6:17 p.m.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bills Nos. 43, 165, 225, and 228, and House Bill No. 26 as properly engrossed, and the bills were placed under the order of business, third reading of bills for today.

THIRD READING OF BILLS

Senate Bill No. 43, by Senators Mickelson, Arnold, Giss, Gale, Morrow, Lockhart, Corbett, Simms, Spikes, Greer, Richards, Murphy, Orme, Bollinger, and Udine, providing for a system of junior college districts, was read in full on third reading and passed on roll call which resulted: Ayes 24, Noes 1, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Noes: Palmer.

Not voting: Greer, Orme, Sullivan.

The President announced the signing in open session of Senate Bill No. 43 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 165, by the Majority of the Committee on Finance and Revenue, permitting board of deposit to invest inactive funds in U. S. securities, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Sullivan.

The President announced the signing in open session of Senate Bill No. 165 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 225, by the Committee on Agriculture and Irrigation, exempting from luxury tax vinous liquor manufactured in Arizona from Arizona grown grapes, was read in full on third reading and passed on roll call which resulted: Ayes 23, Noes 2, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale.

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Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Prochnow, Richards, Simms, Smith (Graham), Spikes, Thompson, Udine, Wine, President Carpenter.

Noes: Palmer, Smith (Santa Cruz).

Not voting: Greer, Orme, Sullivan.

The President announced the signing in open session of Senate Bill No. 225 and directed the Secretary to transmit the bill to the House.

House Bill No. 26, prescribing motor vehicle right of way at intersections, was read in full on third reading and passed on roll call which resulted: Ayes 24, Noes 1, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, President Carpenter.

Noes: Wine.

Not voting: Greer, Orme, Sullivan.

The President announced the signing in open session of House Bill No. 26 and directed the Secretary to return the bill to the House.

House Bill No. 123, printed or mechanically reproduced signatures permitted on bonds issued by public bodies as long as one bond is signed manually, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Prochnow, Sullivan.

The President announced the signing in open session of House Bill No. 123 and directed the Secretary to return the bill to the House.

House Bill No. 192, transferring previously allocated unexpended funds of department of law to state land department, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Sullivan.

The President announced the signing in open session of House Bill No. 192 and directed the Secretary to return the bill to the House.

Senate Bill No. 228, by Senators Spikes, and Kitchel, appropriation to attorney general for sharing legal counsel with Cochise county, was read in full on third reading and passed on roll call which resulted: Ayes 24, Noes 1, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer,

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Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Udine, Wine, President Carpenter.

Noes: Thompson.

Not voting: Greer, Orme, Sullivan.

The President announced the signing in open session of Senate Bill No. 228 and directed the Secretary to transmit the bill to the House.

House Bill No. 130, increasing salary of deputy sheriffs in first-class counties having a population of less than twenty thousand, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Sullivan.

The President announced the signing in open session of House Bill No. 130 and directed the Secretary to return the bill to the House.

House Bill No. 3, automatic cancellation of checks or warrants by board of supervisors and permitting reissuance, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Sullivan.

The President announced the signing in open session of House Bill No. 3 and directed the Secretary to return the bill to the House.

House Bill No. 136, providing for identification, inspection and refrigeration of eggs and prohibiting misrepresentation, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Sullivan.

The President announced the signing in open session of House Bill No. 136 and directed the Secretary to return the bill to the House.

House Bill No. 181, annual appropriation to school districts for education of blind and deaf students, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Thompson, Udine, Wine, President Carpenter.

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Not voting: Greer, Orme, Sullivan.

The President announced the signing in open session of House Bill No. 181 and directed the Secretary to return the bill to the House.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 6:46 p.m. the Senate stood adjourned until tomorrow, Friday, March 18, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

FRIDAY, MARCH 18, 1960

The Senate met at 10 a.m.

Reverend Cole offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

THE JOURNAL

By unanimous consent the reading of the Journal of Thursday, March 17, 1960, was dispensed with and the Journal was approved.

REPORTS OF STANDING COMMITTEES

The Committee on Administration, Senator Brown, Chairman, reported Senate Bill No. 200, providing emergency method of computing average daily attendance in schools, with a majority of the Committee recommending that the bill do pass.

The bill, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Education, was placed on the Calendar of the Committee of the Whole.

COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 10:05 a.m. the Senate resolved itself into Committee of the Whole, with Senator Lockhart in the chair.

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At 10:11 a.m. the Committee of the Whole arose.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 200 which is under the order of business, Committee of the Whole, be removed from its position on the Calendar and advanced to its proper calendar for today. The motion was agreed to on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham) Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Lockhart, for the Committee of the Whole, reported Senate Bill No. 200, providing emergency method of computing average daily attendance in schools.

The recommendation of the Committee was:

That Senate Bill No. 200 be amended as follows: (reference is to the printed bill)

Page 1, line 12, strike "1961" and insert "1960"

Page 1, line 19, strike all of line 19 after the word "excused"

Page 1, strike line 20 in its entirety

Page 1, line 21, strike "over those excused for illness" and insert in lieu thereof "from attendance in excess of those excused from attendance"

and, as so amended, the bill do pass.

Senator Lockhart moved the acceptance of the report and the motion was agreed to.

DISPOSITION OF MEASURES REPORTED BY COMMITTEE
OF THE WHOLE

The recommendation of the Committee of the Whole that Senate Bill No. 200 do pass, as amended, having been accepted by the Senate, the bill was placed under the order of business, second reading of bills for today.

SECOND READING OF BILLS

By unanimous consent Senate Bill No. 200, providing emergency method of computing average daily attendance in schools, was read the second time by number and title.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 200 which is under the order of business, second reading of bills for today, be further advanced to the order of business, third reading of bills for today, via the Committee

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on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

RECESS

Without objection, at 10:16 a.m., the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 10:20 a.m.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bill No. 200 as properly engrossed and the bill was placed under the order of business, third reading of bills for today.

THIRD READING OF BILLS

Senate Bill No. 200, by Senators Giss and Spikes, providing emergency method of computing average daily attendance in schools, was read in full on third reading and passed on roll call which resulted: Ayes 24, Noes 2, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Greer, Kitchel, Lockhart, Mickelson, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Udine, Wine, President Carpenter.

Noes: Goff and Morrow.

Not voting: Smith (Santa Cruz), and Thompson.

The President announced the signing in open session of Senate Bill No. 200 and directed the Secretary to transmit the bill to the House.

RECESS

Without objection, at 10:23 a.m., the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 10:38 a.m.

MESSAGES FROM THE HOUSE

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had concurred in the Senate amendments to House Bill No. 26, prescribing motor vehicle right of way at intersections; to House Bill No. 105, permits sale of Mesa farm by Arizona children's colony and earmarks proceeds for new cottages; and to House Bill No. 293, savings and loan associations; providing for rehabilitation of associations, and had passed the bills on final reading as amended by the Senate.

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A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed House Bill No. 292, the general appropriations bill, and the bill was placed under the order of business, introduction and first reading of bills.

Without objection the Senate reverted to the order of business, introduction and first reading of bills.

INTRODUCTION AND FIRST READING OF BILLS

House Bill No. 292, entitled: "An Act relating to appropriations for the different departments of the state, for state institutions, and for public schools," was introduced and, by unanimous consent, read the first time by number and title and was referred to the Committee on Appropriations.

RECESS

Without objection, at 10:42 a.m., the Senate stood at recess until 11:45 a.m.

The President called the Senate to order at 11:50 a.m.

EXECUTIVE APPOINTMENTS

The President laid before the Senate communications from the Governor which were read as follows:

March 18, 1960

Honorable Clarence L. Carpenter
President
Arizona State Senate
Twenty-fourth Legislature
Second Regular Session

Dear Mr. President:

I have today reappointed Mr. Matt Batka, 2920 East Cushman Drive, Tucson, as a member of the Board of Appeals of the State Land Department, for the term of office expiring January thirty-first, 1966, representing the First District, and I respectfully request confirmation by your Honorable Body of this appointment.

Sincerely yours,

PAUL J. FANNIN
Governor

March 18, 1960

Dear Mr. President:

I have today reappointed Mr. R. C. Jones, 2148 East Southern, Phoenix, as a member of the Livestock Sanitary Board, representing the classification of a packing house operator, for the term of office commencing June thirtieth, 1960 and

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expiring June thirtieth, 1965, and respectfully request confirmation by your Honorable Body of this appointment.

Sincerely yours,

PAUL J. FANNIN
Governor

The communications were referred to the Committee on Livestock and Public Lands.

RECESS

Without objection, at 11:52 a.m., the Senate stood at recess until 4 p.m.

AFTERNOON SESSION

The President called the Senate to order at 5:09 p.m.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Constitutional Amendments and Referendums, Senator Arnold, Chairman, reported the following, with a majority of the Committee recommending that the Resolutions and the Memorials do pass:

House Concurrent Resolution No. 3, constitutional amendment increasing terms of elected state officials and legislators from two to four years.

House Concurrent Resolution No. 4, constitutional amendment increasing terms of elected county officers from two to four years.

Senate Concurrent Resolution No. 2, providing four year terms for members of Senate.

Senate Concurrent Resolution No. 3, providing for license tax on aircraft.

Senate Concurrent Resolution No. 6, providing for signing of warrants by executive secretary of board of nurse registration.

Senate Joint Memorial No. 2, requesting Congress enact legislation repealing transportation act of 1958 and amending interstate commerce act to correct existing defects.

Senate Concurrent Memorial No. 1, requesting Congress to propose amendment to U. S. constitution limiting tax on incomes, inheritances, and gifts.

House Concurrent Resolutions Nos. 3 and 4; Senate Concurrent Resolutions Nos. 2, 3, and 6; Senate Joint Memorial No. 2, and Senate Concurrent Memorial No. 1 were referred to their proper Calendar.

The Committee on Education, Senator Spikes, Chairman, reported the following, with the unanimous recommendation that the bills do pass:

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House Bill No. 253, providing for expiration of school district warrants.

House Bill No. 238, appropriation to the superintendent of public instruction for curriculum survey in common and high schools.

House Bill No. 254, providing that ten per cent school district building fund may be accumulated from year to year and may be invested at interest.

House Bills Nos. 253, 238, and 254 were referred to their proper Calendar.

The Committee on Administration, Senator Brown, Chairman, reported the following, with a majority of the Committee recommending that the bills and the resolutions do pass:

House Bill No. 236, appropriation to Prescott historical society for furnace and fire alarm system.

House Bill No. 203, increasing salary of supervisor of parolees.

House Bill No. 235, salary of the state land commissioner increasing the maximum.

House Bill No. 189, providing for secretary of the board of pest control applicators and prescribing the salary.

Senate Bill No. 207, interest rate on revolving credit loans and requiring financial statements.

House Bill No. 214, providing for cancellation of certificates of purchase and leases of state lands.

House Concurrent Resolution No. 3, constitutional amendment increasing terms of elected state officials and legislators from two to four years.

House Concurrent Resolution No. 4, constitutional amendment increasing terms of elected county officers from two to four years.

House Bills Nos. 236, 203, 235, 189, and 214, and Senate Bill No. 207 were referred to their proper Calendar.

House Concurrent Resolution No. 3, accompanied by the reports of the Committees on Judiciary; Administration; Constitutional Amendments and Referendums; and State Institutions, was placed on the Calendar of the Committee of the Whole.

House Concurrent Resolution No. 4, accompanied by the reports of the Committees on Judiciary; Administration; Constitutional Amendments and Referendums; and Counties and Municipalities, was placed on the Calendar of the Committee of the Whole.

The Committee on Livestock and Public Lands, Senator Lockhart, Chairman, reported House Bill No. 214, providing for cancellation of certificates of purchase and leases of state lands, with a majority of the Committee recommending that the bill do pass.

Senator Lockhart, Chairman, reported House Bill No. 235, salary of the state land commissioner increasing the maximum, with the Committee recommending that the bill do pass, with the following amendment: (reference is to the House engrossed bill)

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Page 1, line 21, after the word "THOUSAND" strike the words "FIVE HUNDRED"

House Bills Nos. 235 and 214 were referred to their proper Calendar.

The Committee on Finance and Revenue, Senator Thompson, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 138, extending time for filing application for refund of motor vehicle fuel tax.

Senate Bill No. 158, allocation of income deductions.

House Bill No. 119, reducing penalties for failure of distributors to report or pay motor vehicle fuel tax.

House Bill No. 120, penalties for late payment of motor carriers' license tax.

Senate Bill No. 158 was referred to its proper Calendar.

Senate Bill No. 138, accompanied by the reports of the Committees on Judiciary; Finance and Revenue; and Highways and Bridges, was placed on the Calendar of the Committee of the Whole.

House Bills Nos. 119 and 120, accompanied by the reports of the Committees on Judiciary; Administration; Finance and Revenue; and Highways and Bridges, were placed on the Calendar of the Committee of the Whole.

The Committee on State Institutions, Senator Giss, Chairman, reported House Bill No. 240, regulation of thrift companies by corporation commission, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Counties and Municipalities, Senator Giss, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 207, interest rate on revolving credit loans and requiring financial statements.

House Bill No. 217, prohibiting sublease of state lands by lessee without written permission of state land department.

House Bill No. 219, penalties for driving motor vehicle without a valid license.

House Bill No. 226, defining narcotic drugs to include new drugs of a natural or synthetic nature.

House Bill No. 233, salary of employees of county officers.

House Bill No. 250, animal inspection certificate shall have notation indicating it is not a bill of sale.

House Bill No. 254, providing for accumulation of and drawing of interest on ten per cent building fund levy by boards of school trustees.

House Bill No. 126, garnishment of wages.

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Senate Bill No. 207, and House Bills Nos. 219, 226, 233, 250, 254, 126, and 217 were referred to their proper Calendar.

The Committee on Appropriations, Senator Prochnow, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 4, increasing salary of supreme court judges.

Senate Bill No. 15, prescribing salary of mine dust engineer.

Senate Bill No. 213, increasing the salary of the superintendent of the state industrial school.

Senate Bill No. 224, increasing salary of director of veterans' affairs.

Senate Bill No. 226, salary increases for administrative officers.

House Bill No. 168, school districts may admit pupils on exchange basis by agreement of governing board of a common or high school.

House Bill No. 203, increasing salary of supervisor of parolees.

House Bill No. 233, relating to salary of employees of county officers.

House Bill No. 236, appropriation to Prescott historical society for furnace and fire alarm system.

House Bill No. 253, providing for expiration of school district warrants.

Senate Bills Nos. 4, 15, and 226, and House Bills Nos. 168, 203, 236, and 253 were referred to their proper Calendar.

Senate Bill No. 213, accompanied by the reports of the Committees on Judiciary; Appropriations; and State Institutions, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 224, accompanied by the reports of the Committees on Judiciary; Appropriations; and Military and Veterans' Affairs, was placed on the Calendar of the Committee of the Whole.

House Bill No. 233, accompanied by the reports of the Committees on Judiciary; Appropriations; and Counties and Municipalities, was placed on the Calendar of the Committee of the Whole.

The Committee on Fish and Game, Senator Udine, Chairman, reported Substitute House Bill No. 20, dealer-watercraft number required from motor vehicle division, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the House engrossed bill)

Page 3, line 4, strike the words "motor vehicle" and insert the words "COUNTY BOARD OF SUPERVISORS"

Page 3, line 5, strike the word "division," and insert a period.

Page 3, line 5, strike the word "one" and insert the word "One".

The bill was referred to its proper Calendar.

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The Committee on Highways and Bridges, Senator Morrow, Chairman, reported Senate Bill No. 218, repealing law relating to traffic safety division, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the printed bill)

Strike all of lines 2 and 3 and insert:

“Sections 28-262, 28-263 and 28-264, Arizona Revised Statutes are repealed.”

Amend title to read:

AN ACT RELATING TO THE STATE HIGHWAY DEPARTMENT; REPEALING SECTIONS 28-262, 28-263 AND 28-264, ARIZONA REVISED STATUTES.

Senator Morrow, Chairman, reported House Bill No. 219, penalties for driving motor vehicle without a valid license, with a majority of the Committee recommending that the bill do pass.

Senate Bill No. 218, was referred to its proper Calendar.

House Bill No. 219, accompanied by the reports of the Committees on Judiciary; Counties and Municipalities; and Highways and Bridges, was placed on the Calendar of the Committee of the Whole.

The Committee on Judiciary, Senator Orme, Chairman, reported House Bill No. 253, providing for expiration of school district warrants, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the House engrossed bill)

Page 1, line 17, strike “be deemed to have”

Page 1, line 18, strike “been paid,” and insert “have no further force or effect.”

Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

House Bill No. 189, providing for secretary of the board of pest control applicators and prescribing the salary.

House Bill No. 197, requirements for signatures on certain personal property or real estate instruments filed with county recorders.

House Bill No. 203, increasing salary of supervisor of parolees.

House Bill No. 217, prohibiting sublease of state lands by lessee without written permission of state land department.

House Bill No. 218, procedure for appeal to superior court the decisions of state land commissioner relating to classification or appraisal of state lands.

House Bill No. 226, defining narcotic drugs to include new drugs of a natural or synthetic nature.

House Bill No. 235, salary of the state land commissioner increasing the maximum.

House Bill No. 236, appropriation to Prescott historical society for furnace and fire alarm system.

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House Bill No. 238, appropriation to superintendent of public instruction for curriculum survey in common and high schools.

House Bill No. 250, animal inspection certificate shall have notation indicating it is not bill of sale.

House Bills Nos. 197, 217, 218, 226, 235 and 238 were referred to their proper Calendar.

House Bill No. 253, accompanied by the reports of the Committees on Judiciary; Appropriations; and Education, was placed on the Calendar of the Committee of the Whole.

House Bill No. 189, accompanied by the reports of the Committees on Judiciary; Administration; Agriculture and Irrigation; and Counties and Municipalities, was placed on the Calendar of the Committee of the Whole.

House Bill No. 203, accompanied by the reports of the Committees on Judiciary; Administration; Appropriations; and Counties and Municipalities, was placed on the Calendar of the Committee of the Whole.

House Bill No. 236 accompanied by the reports of the Committees on Judiciary; Administration; and Appropriations, was placed on the Calendar of the Committee of the Whole.

House Bill No. 250, accompanied by the reports of the Committees on Judiciary; Counties and Municipalities; and Livestock and Public Lands, was placed on the Calendar of the Committee of the Whole.

The Committee on Administration, Senator Brown, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

House Bill No. 197, requirements for signatures on certain personal property or real estate instruments filed with county recorder.

House Bill No. 217, prohibiting sublease of state lands by lessee without written permission of state land department.

House Bill No. 218, procedure for appeal to superior court the decisions of state land commissioner relating to classification or appraisal of state lands.

House Bill No. 197, accompanied by the reports of the Committees on Judiciary; Administration; and Counties and Municipalities, was placed on the Calendar of the Committee of the Whole.

House Bill No. 217, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Livestock and Public Lands, was placed on the Calendar of the Committee of the Whole.

House Bill No. 218, accompanied by the reports of the Committees on Judiciary; Administration; and Livestock and Public Lands, was placed on the Calendar of the Committee of the Whole.

RECESS

Without objection, at 5:23 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 5:30 p.m.

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COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 5:31 p.m. the Senate resolved itself into Committee of the Whole, with Senator Lockhart in the chair.

At 6:52 p.m. the Committee of the Whole arose.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 6:53 p.m. the Senate stood adjourned until tomorrow, Saturday, March 19, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

SATURDAY, MARCH 19, 1960

The Senate met at 10 a.m.

Reverend Cole offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

The President announced that Senators Smith of Graham; and Thompson of Yuma, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Friday, March 18, 1960, was dispensed with and the Journal was approved.

LETTER FROM NATIONAL MAID OF COTTON

The President laid before the Senate a letter from the National Maid of Cotton, Sandra Lee Jennings, of Riverside, Calif., thanking him for the lovely bound copies of Arizona Highways that he had presented to her during her visit to the State Senate on February 29, 1960, and expressing her pleasure in meeting the Senate Members.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate communications from the

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Governor which were read, advising that on March 18, 1960, he had signed and filed with the secretary of state the following:

Senate Bill No. 57, appropriation to state hospital board for remodeling.

Senate Bill No. 110, reallocation of funds to legislative council.

Senate Bill No. 167, appropriation to state prison for expenses of hosting wardens' association meeting.

Senate Bill No. 171, appropriation from highway fund to U of A for roadside landscaping research.

Senate Bill No. 175, microfilming and destruction of records of supreme court.

Senate Bill No. 176, appropriation to library and archives for microfilming supreme court records.

House Bill No. 24, appropriation for relief of Carr mortuary, Tempe.

House Bill No. 190, appropriation for relief of Mortensen-Kingsley mortuary.

MESSAGES FROM THE HOUSE

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed the following:

Senate Bill No. 20, watercraft operating on waters common to interstate boundaries shall be subject to state jurisdiction.

Senate Bill No. 47, procedure to be followed in disposing of vouchers in decedents' estates.

Senate Bill No. 52, prescribing color of lamps to be used on front of parked vehicles.

Senate Bill No. 92, regulation of underground use of internal combustion engines.

Senate Bill No. 103, prescribing terms of sale of state lands and method of payment.

Senate Bill No. 114, exception for bond requirement in sale of real property of decedents' estates.

Senate Bill No. 118, supplemental appropriation to supreme court for travel.

Senate Bill No. 155, appropriation to capitol buildings and grounds for sand urns and cleaning equipment.

Senate Bill No. 170, supplemental appropriation to capitol buildings and grounds for previous maintenance expenditures.

Senate Bill No. 196, inspection of corporate records and books.

Senate Bill No. 197, laws and regulations pertaining to public accounting.

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Senate Bill No. 203, interstate compact between Arizona and Nevada defining common boundary.

Senate Bill No. 208, providing for signs designating end of speed zones.

Senate Bill No. 230, providing for signing of warrants by executive secretary of board of nurse registration.

Senate Bills Nos. 20, 47, 52, 92, 103, 114, 118, 155, 170, 196, 197, 203, 208 and 230 were transmitted to the Governor.

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Lockhart for the Committee of the Whole, reported Senate Bill No. 138, extending time for filing application for refund of motor vehicle fuel tax; Senate Bill No. 213, increasing the salary of the superintendent of the state industrial school; Senate Bill No. 224, increasing salary of director of veterans' affairs; House Bill No. 119, reducing penalties for failure of distributors to report or pay motor vehicle fuel tax; House Bill No. 120, penalties for late payment of motor carriers' license tax; House Bill No. 189, providing for secretary of the board of pest control applicators and prescribing the salary; House Bill No. 203, increasing salary of supervisor of parolees; House Bill No. 219, penalties for driving motor vehicle without a valid license; House Bill No. 233, relating to salary of employees of county officers; House Bill No. 236, appropriation to Prescott historical society for furnace and fire alarm system; House Bill No. 250, animal inspection certificate shall have notation indicating it is not a bill of sale; House Bill No. 253, providing for expiration of school district warrants; House Bill No. 197, requirements for signatures on certain personal property or real estate instruments filed with county recorders; House Bill No. 218, procedure for appeal to superior court the decisions of state land commissioner relating to classification or appraisal of state lands; House Concurrent Resolution No. 3, constitutional amendment increasing terms of elected state officials from two to four years; House Concurrent Resolution No. 4, constitutional amendment increasing terms of elected county officers from two to four years.

The recommendations of the Committee were:

That Senate Bill No. 138 do pass.

That Senate Bill No. 213 be amended as follows: (reference is to the printed bill)

Page 1, strike lines 7 to 9, inclusive, and insert: "The superintendent of the industrial school shall receive a salary not to exceed NINE thousand SIX hundred dollars annually."

Page 1, strike line 23.

Page 2, strike lines 1 to 3, inclusive.

Page 2, line 4, strike "3." and insert: "1." and at end line 4 strike "five" and insert "SEVEN"

Page 2, line 5, strike "four" and insert "TWO"

Page 2, line 6, strike "4." and insert "2." and at end of line 6 strike "eight" and insert "NINE"

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Page 2, line 7, strike "four" and insert "SIX"

Page 2, line 8, strike "5." and insert "3."

Page 2, line 9, strike "seven thousand two" and insert "NINE thousand SIX"

Page 2, line 10, strike "6." and insert "4."

Page 2, line 11, strike "eight thousand" and insert "TEN thousand FIVE HUNDRED"

Amend title to read:

"AN ACT Relating to Public Officers; Increasing the Salary of Certain Institutional Superintendents; Removing the Salaries of the Superintendent of the Industrial School and the Superintendent of the State Hospital from Section 38-605, Arizona Revised Statutes, and Amending Sections 8-316 and 38-605, Arizona Revised Statutes."

and, as so amended, the bill do pass.

That Senate Bill No. 224, be amended as follows: (reference is to the printed bill)

Page 2, strike lines 1 through 9 in their entirety

and, as so amended, the bill do pass.

That House Bill No. 119 be amended as follows: (reference is to the House engrossed bill)

Page 1, line 13, strike the second word "tax" and insert "foregoing ten per cent penalty"

and, as so amended, the bill do pass.

That House Bill No. 120 be amended as follows: (reference is to the House engrossed bill)

Page 1, line 14, strike the second word "tax" and insert "foregoing ten per cent penalty"

and, as so amended, the bill do pass.

That House Bill No. 189 do pass.

That House Bill No. 203 do pass.

That House Bill No. 219 be retained on the Calendar.

That House Bill No. 233 be amended as follows: (reference is to the House engrossed bill)

Page 1, line 9, strike "professional qualifications," and insert in lieu thereof "special skills,"

and, as so amended, the bill do pass.

That House Bill No. 236 do pass.

That House Bill No. 250 do pass.

That House Bill No. 253 be amended as follows: (reference is to the House engrossed bill)

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Page 1, line 17, strike "be deemed to have"

Page 1, line 18, strike "been paid," and insert "have no further force or effect,"

and, as so amended, the bill do pass.

That House Bill No. 197 do pass.

That House Bill No. 218 do pass.

That House Concurrent Resolution No. 3 be amended as follows: (reference is to the printed resolution)

Page 1, line 5, after "Section 21," strike the remainder of line 5.

Page 1, line 6, strike line 6 in its entirety.

Page 1, line 7, strike "1913."

Page 1, line 12, strike the period and insert:

" EXCEPT THAT FOR THE PURPOSE OF HAVING AN ORDERLY TRANSITION THE FOLLOWING PROCEDURE SHALL APPLY FOR MEMBERS OF THE HOUSE OF REPRESENTATIVES. BEGINNING ALPHABETICALLY BY THE COUNTIES OF THE STATE, THE EIGHTY LEGISLATIVE DISTRICTS SHALL BE NUMBERED CONSECUTIVELY BY THE SECRETARY OF STATE. THE GOVERNOR, IN THE PRESENCE OF THE SECRETARY OF STATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, SHALL BY LOT DETERMINE WHETHER THE ODD OR EVEN-NUMBERED DISTRICTS SHALL FIRST SERVE FOR A FOUR-YEAR TERM. THEREAFTER, ALL MEMBERS OF THE HOUSE OF REPRESENTATIVES SHALL BE ELECTED FOR FOUR-YEAR TERMS, ONE HALF OF THE MEMBERSHIP BEING VOTED UPON EVERY TWO YEARS. IF, AT A FUTURE DATE, REAPPORTIONMENT IS MADE OF THE LEGISLATIVE DISTRICTS, THEN THE NUMBER ASSIGNED TO EACH OF THE DISTRICTS SHALL BE AS PRESCRIBED BY THE GOVERNOR, THE SECRETARY OF STATE AND THE SPEAKER OF THE HOUSE. AT THE REGULAR GENERAL ELECTION NEXT AFTER THE DATE THIS AMENDMENT TAKES EFFECT, THE CANDIDATE FOR THE STATE SENATE IN EACH COUNTY RECEIVING THE HIGHEST NUMBER OF VOTES SHALL BE DEEMED ELECTED FOR A TERM OF FOUR YEARS, AND THE CANDIDATE FOR THE STATE SENATE RECEIVING THE SECOND HIGHEST NUMBER OF VOTES, FOR A TERM OF TWO YEARS. AT EACH REGULAR GENERAL ELECTION HELD THEREAFTER, ONE CANDIDATE SHALL BE ELECTED FOR THE STATE SENATE IN EACH COUNTY FOR A TERM OF FOUR YEARS. IF TWO CANDIDATES FOR THE STATE SENATE IN ANY COUNTY RECEIVE, AT THE FIRST REGULAR GENERAL ELECTION HELD AFTER THE EFFECTIVE DATE OF THIS AMENDMENT, AN EQUAL AND THE HIGHEST NUMBER OF VOTES CAST FOR THE OFFICE, THE DETERMINATION AS TO WHICH SHALL SERVE FOR THE FOUR-YEAR TERM SHALL BE DECIDED BY LOT."

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and, as so amended, the resolution do pass.

That House Concurrent Resolution No. 4 be amended as follows: (reference is to the House engrossed resolution)

Page 1, line 12, strike "1961" and insert "1963"

and, as so amended, the resolution do pass.

Senator Lockhart moved the acceptance of the report. The motion was agreed to.

DISPOSITION OF MEASURES REPORTED BY COMMITTEE
OF THE WHOLE

The recommendation of the Committee of the Whole that Senate Bill No. 138, and House Bills Nos. 189, 203, 236, 250, 197 and 218 do pass, having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

The recommendation of the Committee of the Whole that Senate Bills Nos. 213 and 224, House Bills Nos. 119, 120, 233 and 253, and House Concurrent Resolutions Nos. 3 and 4 do pass, as amended, having been accepted by the Senate, the bills and resolutions were placed under the order of business, second reading of bills for today.

The recommendation of the Committee of the Whole that House Bill No. 219 retain its place on the Calendar having been accepted by the Senate, the bill retained its place on the Calendar of the Committee of the Whole.

REPORTS OF STANDING COMMITTEES

The Committee on Appropriations, Senator Prochnow, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass, as amended:

House Bill No. 235, increasing the maximum salary of the state land commissioner, with the recommendation that the bill be amended as follows: (reference is to the House engrossed bill)

Page 1, line 21, strike the word "twelve" and insert the word "ten"

Page 1, line 21, strike the word "five" and insert the word "eight".

House Bill No. 238, appropriation to superintendent of public instruction for curriculum survey in common and high schools, with the recommendation that the bill be amended as follows: (reference is to the House engrossed bill)

Page 2, line 15, after the words "sum of" strike the word "twenty" and insert in lieu thereof the word "ten".

House Bill No. 235, accompanied by the reports of the Committees on Judiciary; Administration; Appropriations; and Livestock and Public Lands, was placed on the Calendar of the Committee of the Whole.

House Bill No. 238, accompanied by the reports of the Committees

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on Judiciary; Appropriations; and Education, was placed on the Calendar of the Committee of the Whole.

The Committee on Judiciary, Senator Orme, Chairman, reported Senate Bill No. 207, interest rate on revolving loans and requiring financial statements, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the printed bill)

Page 1, line 11, after "the" insert "first three thousand five hundred dollars of the"

Page 1, after the "B." strike the remainder of line 13, strike line 14 in its entirety and on line 15 strike "ment of such credit."

Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

House Bill No. 135, prohibiting the sale of non-dairy products as dairy products.

House Bill No. 214, providing for cancellation of certificates of purchase and leases of state lands.

House Bill No. 135 was referred to its proper Calendar.

Senate Bill No. 207, accompanied by the reports of the Committees on Judiciary; Administration; Banking and Insurance; and Counties and Municipalities, was placed on the Calendar of the Committee of the Whole.

House Bill No. 214, accompanied by the reports of the Committees on Judiciary; Administration; and Livestock and Public Lands, was placed on the Calendar of the Committee of the Whole.

The Committee on Administration, Senator Brown, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass.

Senate Bill No. 158, allocation of income deductions.

Senate Bill No. 218, repealing law relating to traffic safety division.

Senate Bill No. 226, salary increases for administrative officers.

Senate Bill No. 4, increasing salary of supreme court judges.

House Bill No. 135, prohibiting the sale of non-dairy products as dairy products.

Senate Bill No. 15, prescribing salary of mine dust engineer.

Senate Bill No. 218 was referred to its proper Calendar.

Senate Bill No. 158, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Finance and Revenue, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 226, accompanied by the reports of the Committees on Judiciary; Administration; and Appropriations, was placed on the Calendar of the Committee of the Whole.

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Senate Bill No. 4, accompanied by the reports of the Committees on Judiciary; Administration; Appropriations; and State Institutions, was placed on the Calendar of the Committee of the Whole.

House Bill No. 135, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; Livestock and Public Lands; and Agriculture and Irrigation, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 15, accompanied by the reports of the Committees on Judiciary; Administration; Appropriations; and Mines and Mining, was placed on the Calendar of the Committee of the Whole.

RECESS

Without objection, at 10:18 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 10:44 a.m.

SEATING OF SENATOR THOMPSON

The Sergeant at Arms, at 10:45 a.m., announced that Senator Thompson of Yuma, had entered the Senate chamber and taken his seat.

SECOND READING OF BILLS

By unanimous consent the following bills were read the second time by number and title:

Senate Bill No. 138, extending time for filing application for refund of motor vehicle fuel tax.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 138 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Graham).

Senate Bill No. 213, increasing the salary of the superintendent of the state industrial school.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 213 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

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Not voting: Greer and Smith (Graham).

Senate Bill No. 224, increasing salary of director of veterans' affairs.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 224 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Graham).

House Bill No. 119, reducing penalties for failure of distributors to report or pay motor vehicle fuel tax.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 119 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Graham).

House Bill No. 120, penalties for late payment of motor carriers' license tax.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 120 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 26, Not Voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Graham).

House Bill No. 189, providing for secretary of the board of pest control applicators and prescribing the salary.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 189 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale,

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Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Graham).

House Bill No. 203, increasing salary of supervisor of parolees.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 203 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Graham).

House Bill No. 233, relating to salary of employees of county officers.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 233 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Graham).

House Bill No. 236, appropriation to Prescott historical society for furnace and fire alarm system.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 236 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Graham).

House Bill No. 250, animal inspection certificate shall have notation indicating it is not a bill of sale.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 250 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

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Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Graham).

House Bill No. 253, providing for expiration of school district warrants.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 253 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Graham).

House Bill No. 197, requirements for signatures on certain personal property or real estate instruments filed with county recorders.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 197 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Graham).

House Bill No. 218, procedure for appeal to superior court the decisions of state land commissioner relating to classification or appraisal of state lands.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 218 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Graham).

House Concurrent Resolution No. 3, constitutional amendment increasing terms of elected state officials and legislators from two to four years.

Senator Giss moved that an emergency be declared, the rules be suspended and House Concurrent Resolution No. 3 which is under the

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order of business second reading of bills for today, be advanced to the order of business second reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Graham).

House Concurrent Resolution No. 4, constitutional amendment increasing terms of elected county officers from two to four years.

Senator Giss moved that an emergency be declared, the rules be suspended and House Concurrent Resolution No. 4 which is under the order of business, second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Graham).

RECESS

Without objection, at 11:10 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 11:17 a.m.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bills Nos. 138, 213 and 224, and House Bills Nos. 119, 120, 233, and 253, and House Concurrent Resolutions Nos. 3 and 4 as properly engrossed, and the bills and resolutions were placed under the order of business, third reading of bills for today.

THIRD READING OF BILLS

Senate Bill No. 138, by Senators Arnold, Goff, Murphy, Mickelson, and Simms, extending time for filing application for refund of motor vehicle fuel tax, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Kitchel, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Goff, Greer, Lockhart, Smith (Graham).

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The President announced the signing in open session of Senate Bill No. 138 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 213, by Senators Mickelson, and Simms, increasing the salary of the superintendent of the state industrial school, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Graham).

The President announced the signing in open session of Senate Bill No. 213 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 224, by Senators Simms, Murphy, Richards, Brown, Lockhart, and Arnold, increasing salary of director of veterans' affairs, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Graham).

The President announced the signing in open session of Senate Bill No. 224 and directed the Secretary to transmit the bill to the House.

House Bill No. 119, reducing penalties for failure of distributors to report or pay motor vehicle fuel tax, was read in full on third reading and passed on roll call which resulted: Ayes 22, Noes 3, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Prochnow, Simms, Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Noes: Brooke, Palmer, Smith (Santa Cruz).

Not voting: Greer, Richards, Smith (Graham).

The President announced the signing in open session of House Bill No. 119 and directed the Secretary to return the bill to the House.

House Bill No. 120, penalties for late payment of motor carriers' license tax, was read in full on third reading and passed on roll call which resulted: Ayes 22, Noes 3, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Prochnow, Simms, Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Noes: Brooke, Palmer, Smith (Santa Cruz).

Not voting: Greer, Richards, Smith (Graham).

The President announced the signing in open session of House Bill No. 120 and directed the Secretary to return the bill to the House.

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House Bill No. 189, providing for secretary of the board of pest control applicators and prescribing the salary, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Richards, Smith (Graham).

The President announced the signing in open session of House Bill No. 189 and directed the Secretary to return the bill to the House.

House Bill No. 203, increasing salary of supervisor of parolees, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Richards, Smith (Graham).

The President announced the signing in open session of House Bill No. 203 and directed the Secretary to return the bill to the House.

House Bill No. 233, relating to salary of employees of county officers, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Richards, Smith (Graham).

The President announced the signing in open session of House Bill No. 233 and directed the Secretary to return the bill to the House.

House Bill No. 236, appropriation to Prescott historical society for furnace and fire alarm system, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Graham).

The President announced the signing in open session of House Bill No. 236 and directed the Secretary to return the bill to the House.

House Bill No. 250, animal inspection certificate shall have notation indicating it is not a bill of sale, was read in full on third reading and passed on roll call which resulted. Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme,

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Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Graham).

The President announced the signing in open session of House Bill No. 250 and directed the Secretary to return the bill to the House.

House Bill No. 253, providing for expiration of school district warrants, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Gale, Greer, Smith (Graham).

The President announced the signing in open session of House Bill No. 253 and directed the Secretary to return the bill to the House.

House Bill No. 197, requirements for signatures on certain personal property or real estate instruments filed with county recorders, was read in full on third reading and passed on roll call which resulted: Ayes: 24, Noes 2, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Prochnow, Richards, Simms, Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Noes: Palmer, and Smith (Santa Cruz).

Not voting: Greer and Smith (Graham).

The President announced the signing in open session of House Bill No. 197 and directed the Secretary to return the bill to the House.

House Bill No. 218, procedure for appeal to superior court the decisions of state land commissioner relating to classification or appraisal of state lands, was read in full on third reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Smith (Graham).

The President announced the signing in open session of House Bill No. 218 and directed the Secretary to return the bill to the House.

Senator Giss moved that House Concurrent Resolution No. 3, constitutional amendment increasing terms of elected state officials and legislators from two to four years, be retained under the order of business, third reading of bills. The motion was agreed to and the resolution was retained under the order of business, third reading of bills.

Senator Giss moved that House Concurrent Resolution No. 4, constitutional amendment increasing terms of elected county officers from two to four years, be retained under the order of business, third read-

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ing of bills. The motion was agreed to and the resolution was retained under the order of business, third reading of bills.

RECESS

Without objection, at 11:54 a.m. the Senate stood at recess until 2:00 p.m.

AFTERNOON SESSION

The President called the Senate to order at 2:47 p.m.

MESSAGES FROM THE HOUSE

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed the following:

Senate Bill No. 28, regulating controlled-access facilities of highways and streets, with the following amendments: (reference is to the Senate engrossed bill)

Page 1, strike lines 9 through 14.

Re-number to conform.

Page 4, line 9, after "eliminations" insert "; limitations on change of highway to freeway"

Page 4, line 14, after "facility." insert "No public highway shall be converted into a freeway except with the consent of the owners of abutting lands or the purchase or condemnation of their right of access thereto."

Page 6, strike lines 22 through 30.

Page 7, strike lines 1 through 11.

Amend title to read:

"An Act, relating to highways and streets; providing for the planning, designation, establishment, use, regulation, acquisition, alteration, improvement, maintenance and vacation of controlled-access facilities; providing for the restriction of intersections and control of approaches; providing for limitations on change of highway to freeway; providing for the establishment of local service roads, and amending title 18, Arizona Revised Statutes, by adding chapter 5, article 1, sections 18-501 to 18-509, Inclusive."

Senator Prochnow moved that the Senate refuse to concur in the House amendments to the bill, and a free conference committee be appointed by the Senate to confer with a like committee from the House in the matter of disagreement. The motion was agreed to and the President designated Senators Prochnow, Morrow, and Arnold as conferees on the part of the Senate.

Senate Bill No. 174, including tow trucks in definition of "private motor carrier", with the following amendments: (reference is to the Senate engrossed bill)

Page 3, between lines 14 and 15, insert a new section to read:

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"Sec. 2. Conditional enactment

The provisions of this act shall not become effective unless the provisions of Senate Bill No. 212 of the Twenty-fourth Legislature, second regular session, is enacted as law."

Renumber to conform.

Amend title to read:

"Relating to tow trucks; defining private motor carrier; providing for conditional enactment, and amending section 40-601, Arizona Revised Statutes."

(WITHOUT ENACTING EMERGENCY)

Senator Prochnow moved that the Senate concur in the House amendments to the bill. The motion was agreed to, and the bill was placed under the order of business, final reading of bills for today.

Senate Bill No. 212, regulations governing design and operation of tow trucks, with the following amendments: (reference is to the Senate engrossed bill)

Page 1, line 15, after "shall" insert ", within sixty days after the effective date of this section,"

Page 1, line 15, after "enforce" insert "rules and"

Page 1, after line 18, insert a new section to read:

"Sec. 2. Conditional enactment

The provisions of this act shall not become effective unless the provisions of Senate Bill No. 174 of the Twenty-fourth Legislature, second regular session, are enacted as law."

Renumber to conform.

Amend title to read:

"Relating to towing and tow trucks; providing for regulations governing the design and operation of tow trucks; providing for conditional enactment, and amending section 28-1007, Arizona Revised Statutes."

Senator Prochnow moved that the Senate concur in the House amendments to the bill. The motion was agreed to, and the bill was placed under the order of business, final reading of bills for today.

House Bill No. 73, prescribing special permit fees to move motor vehicles exceeding legal size and weight.

House Bill No. 286, limiting issuance of new liquor licenses to be authorized under 1960 decennial census.

House Bills Nos. 73 and 286 were placed under the order of business, introduction and first reading of bills for today.

Without objection, the Senate reverted to the order of business, introduction and first reading of bills.

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INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent read the first time by number and title:

House Bill No. 73, entitled: "An Act relating to motor vehicles; prescribing fees for issuance of permits which authorize an applicant to operate or move a vehicle or combination of vehicles exceeding the maximum size or weight; providing for exceptions thereto by rules and regulations, and amending section 28-1011, Arizona Revised Statutes," and the bill was referred to the Committees on Judiciary; Administration; and Highways and Bridges.

House Bill No. 286, entitled: "An Act relating to liquor licenses and control; amending sections 4-101 and 4-207, Arizona Revised Statutes; and amending title 4, chapter 2, article 1, Arizona Revised Statutes, by adding section 4-206.01," and the bill was referred to the Committees on Judiciary; Administration; and State Institutions.

Without objection the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Banking and Insurance, Senator Simms, Chairman, reported House Bill No. 240, regulation of thrift companies by corporation commission, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

FINAL READING OF BILLS

Senate Bill No. 174, by Senators Giss, Prochnow, and Brown, including tow trucks in definition of "private motor carrier", was read in full on final reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Smith (Graham) and Thompson.

The President announced the signing in open session of Senate Bill No. 174 and directed the Secretary to transmit the bill to the Governor.

Senate Bill No. 212, by Senators Prochnow, Simms, Spikes, and Murphy, regulations governing design and operation of tow trucks, was read in full on final reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Smith (Graham) and Thompson.

The President announced the signing in open session of Senate Bill No. 212 and directed the Secretary to transmit the bill to the Governor.

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RECESS

Without objection, at 3:05 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 3:31 p.m.

COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 3:32 p.m. the Senate resolved itself into Committee of the Whole, with Senator Wine in the chair.

At 3:59 p.m. the Committee of the Whole arose.

Senator Giss moved that an emergency be declared, the rules be suspended and all bills which are under the order of business, Committee of the Whole be removed from their position on the Calendar and advanced to their proper Calendar for today. The motion was agreed to on roll call which resulted: Ayes 25, Noes 1, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Spikes, Sullivan, Udine, Wine, President Carpenter.

Noes: Smith (Santa Cruz).

Not voting: Smith (Graham) and Thompson.

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Wine, for the Committee of the Whole, reported Senate Bill No. 4, increasing salary of supreme court judges; Senate Bill No. 15, prescribing salary of mine dust engineer; Senate Bill No. 158, allocation of income deductions; Senate Bill No. 207, interest rate on revolving credit loans and requiring financial statements; and Senate Bill No. 226, salary increases for administrative officers.

The recommendations of the Committee were:

That Senate Bill No. 4 do pass.

That Senate Bill No. 15 do pass.

That Senate Bill No. 158 be amended as follows: (reference is to the printed bill)

Amend title as follows: Line 1, after the word "Income;" strike the remainder of line 1 and line 2 in its entirety. On line 3 strike the word "Dividends;" and insert in lieu thereof "Revising Section 43-135, Arizona Revised Statutes, into Several Smaller Sections;"

and, as so amended, the bill do pass.

That Senate Bill No. 207 be amended as follows: (reference is to the printed bill)

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Page 1, line 11, after "the" insert "first three thousand five hundred dollars of the"

Page 1, after the "B." strike the remainder of line 13, strike line 14 in its entirety and on line 15 strike "ment of such credit."

and, as so amended, the bill do pass.

That Senate Bill No. 226 do pass.

Senator Wine moved the acceptance of the report, and the motion was agreed to.

**DISPOSITION OF MEASURES REPORTED BY
COMMITTEE OF THE WHOLE**

The recommendation of the Committee of the Whole that Senate Bills Nos. 4, 15 and 226 do pass having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

The recommendation of the Committee of the Whole that Senate Bills Nos. 158 and 207 do pass, as amended, having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

SECOND READING OF BILLS

Senate Bill No. 4, increasing salary of supreme court judges, was read the second time by number and title.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 4 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Richards, Smith (Graham), Thompson.

Senate Bill No. 15, prescribing salary of mine dust engineer, was read the second time by number and title.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 15 which is under the order of business, second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

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Not voting: Richards, Smith (Graham), Thompson.

Senate Bill No. 158, allocation of income deductions, was read the second time by number and title.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 158 which is under the order of business second reading of bills for today be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Richards, Smith (Graham), Thompson.

Senate Bill No. 207, interest rate on revolving credit loans and requiring financial statements, was read the second time by number and title.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 207 which is under the order of business second reading of bills for today be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Richards, Smith (Graham), Thompson.

Senate Bill No. 226, salary increases for administrative officers, was read the second time by number and title.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 226 which is under the order of business second reading of bills for today be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Richards, Smith (Graham), Thompson.

RECESS

Without objection, at 4:14 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 4:17 p.m.

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Without objection the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bills Nos. 4, 15, 158, 207, and 226 as properly engrossed, and the bills were placed under the order of business, third reading of bills for today.

THIRD READING OF BILLS

Senate Bill No. 4, by the Committee on Judiciary, increasing salary of supreme court judges, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Richards, Smith (Graham), Thompson.

The President announced the signing in open session of Senate Bill No. 4 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 15, by Senators Gale, Bollinger, Blansett, Sullivan, and Palmer, prescribing salary of mine dust engineer, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Richards, Smith (Graham), Thompson.

The President announced the signing in open session of Senate Bill No. 15 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 158, by a majority of the Committee on Judiciary, allocation of income deductions, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Richards, Smith (Graham), Thompson.

The President announced the signing in open session of Senate Bill No. 158 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 207, by Senators Simms and Mickelson, interest rate on revolving credit loans and requiring financial statements, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy,

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Orme, Palmer, Prochnow, Simms, Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Richards, Smith (Graham), Thompson.

The President announced the signing in open session of Senate Bill No. 207 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 226, by Senators Simms and Corbett, salary increases for administrative officers, was read in full on third reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Richards, Smith (Graham), Thompson.

The President announced the signing in open session of Senate Bill No. 226 and directed the Secretary to transmit the bill to the House.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until Monday at 10 a.m. The motion was agreed to and at 4:32 p.m. the Senate stood adjourned until Monday, March 21, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL
Secretary

MONDAY, MARCH 21

The Senate met at 10 a.m.

Reverend Cole offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

THE JOURNAL

By unanimous consent the reading of the Journal of Saturday, March 19, 1960, was dispensed with and the Journal was approved.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate a communication from the

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Governor which was read, advising that on March 21, 1960, he had signed and filed with the secretary of state the following bills:

House Bill No. 25, amending provisions for notification of certain registrants of trademarks of date of expiration.

House Bill No. 77, requiring bids for highway construction, reconstruction, equipment or supplies in certain counties.

House Bill No. 175, exempting construction bid bonds from resident agents' countersignatures on insurance.

MESSAGES FROM THE HOUSE

Messages from the House of Representatives, by Ruby H. Sanders, its Chief Clerk, announced that the House had passed the following:

Senate Bill No. 56, providing for creation of additional boards of adjustment.

Senate Bill No. 94, allocating contingency reserve funds in the retirement fund for the purpose of increasing the amount due the beneficiary.

Senate Bill No. 106, providing portion of monies collected for appraisal fees to be used to benefit state land department.

Senate Bill No. 169, appropriation to industrial commission to pay certificates of indebtedness.

Senate Bill No. 193, appropriation to state retirement system board for highway patrol retirement fund.

Senate Bill No. 202, authorizing state hospital board to receive and expend certain matching federal funds.

Senate Bill No. 222, deposit or investment of surplus game and fish funds and per cent of interest rate.

Senate Bills Nos. 56, 94, 106, 169, 193, 202, and 222 were transmitted to the Governor.

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had concurred in the Senate amendments to the following, and passed the bills on final reading as amended by the Senate.

House Bill No. 119, reducing penalties for failure of distributors to report or pay motor vehicle fuel tax.

House Bill No. 120, penalties for late payment of motor carriers' license tax.

House Bill No. 233, relating to salary of employees of county officers.

House Bill No. 253, providing for expiration of school district warrants.

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had acceded to the request of the Senate in the matter of disagreement on House amendments to Senate Bill No. 28, regulating controlled-access facilities of highways

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and streets, and had appointed members Scudder, Thode, and Stephens as a free conference committee on the part of the House.

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Wine, for the Committee of the Whole, reported House Bill No. 135, prohibiting the sale of non-dairy products as dairy products, House Bill No. 214, providing for cancellation of certificates of purchase and lease of state lands, House Bill No. 217, prohibiting sublease of state lands by lessee without written permission of state land department, House Bill No. 235, salary of the state land commissioner increasing the maximum, House Bill No. 238, appropriation to superintendent of public instruction for curriculum survey in common and high schools, and House Bill No. 219, penalties for driving motor vehicle without a valid license.

The recommendations of the Committee were:

That House Bill No. 135 do pass.

That House Bill No. 214 do pass.

That House Bill No. 217 do pass.

That House Bill No. 235 be amended as follows: (reference is to the engrossed bill)

Page 1, line 21, strike the word "twelve" and insert the word "ten"

Page 1, line 21, strike the word "five" and insert the word "eight"

and, as so amended, the bill do pass.

That House Bill No. 238 be amended as follows: (reference is to the printed bill)

Page 2, line 18, after the words "sum of" strike the word "twenty" and insert in lieu thereof the word "ten"

and, as so amended, the bill do pass.

That House Bill No. 219 be amended as follows: (reference is to the House engrossed bill)

Page 1, line 19, after "dollars" strike the comma, insert a period and strike the remainder of line 19

Page 1, line 20, strike "for not more than ninety days, or both."

Page 2, line 3, after the word "dollars" insert a comma and strike the word "and"

Page 2, line 4, after "months," strike the remainder of line 4 and insert "or both."

Page 2, strike lines 5 through 8 in their entirety

and, as so amended, the bill do pass.

Senator Wine moved the acceptance of the report. The motion was agreed to.

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DISPOSITION OF MEASURES REPORTED BY THE
COMMITTEE OF THE WHOLE

The recommendation of the Committee of the Whole that House Bills Nos. 135, 214 and 217 do pass having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

The recommendation of the Committee of the Whole that House Bills Nos. 235, 238 and 219 do pass, as amended, having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

SECOND READING OF BILLS

By unanimous consent the following bills were read the second time by number and title:

House Bill No. 135, prohibiting the sale of non-dairy products as dairy products.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 135 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 23, Noes 4, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Udine, President Carpenter.

Noes: Brooke, Palmer, Smith (Santa Cruz), Thompson.

Not voting: Wine.

House Bill No. 214, providing for cancellation of certificates of purchase and lease of state lands.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 214 which is under the order of business second reading of bills for today be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

House Bill No. 217, prohibiting sublease of state lands by lessee without written permission of state land department.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 217 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy,

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Orme, Palmer, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Prochnow.

House Bill No. 235, salary of the state land commissioner increasing the maximum.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 235 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 27, Noes 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Noes: Smith (Santa Cruz).

House Bill No. 238, appropriation to superintendent of public instruction for curriculum survey in common and high schools.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 238 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 25, Noes 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Udine, Wine, President Carpenter.

Noes: Palmer, Smith (Santa Cruz), Thompson.

House Bill No. 219, penalties for driving motor vehicle without a valid license.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 219 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham) Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

RECESS

Without objection, at 10:24 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 10:29 a.m.

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Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported House Bills Nos. 235, 238 and 219 as properly engrossed, and the bills were placed under the order of business, third reading of bills for today.

THIRD READING OF BILLS

House Bill No. 135, prohibiting the sale of non-dairy products as dairy products, was read in full on third reading and passed on roll call which resulted: Ayes 22, Noes 5, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Prochnow, Richards, Simms, Spikes, Sullivan, Wine, President Carpenter.

Noes: Brooke, Palmer, Smith (Santa Cruz), Thompson, Udine.

Not voting: Smith (Graham).

The President announced the signing in open session of House Bill No. 135 and directed the Secretary to return the bill to the House.

Senator Giss made the following explanation of his vote on House Bill No. 135:

Mr. President:

Notwithstanding the fact that I believe this measure to be unconstitutional, I will vote for it in the hope that it will be adjudicated and my position vindicated. I vote Aye.

House Bill No. 214, providing for cancellation of certificates of purchase and lease of state lands, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced the signing in open session of House Bill No. 214 and directed the Secretary to return the bill to the House.

House Bill No. 217, prohibiting sublease of state lands by lessee without written permission of state land department, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

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The President announced the signing in open session of House Bill No. 217 and directed the Secretary to return the bill to the House.

House Bill No. 235, salary of the state land commissioner increasing the maximum, was read in full on third reading and passed on roll call which resulted: Ayes 27, Noes 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Noes: Smith (Santa Cruz).

The President announced the signing in open session of House Bill No. 235 and directed the Secretary to return the bill to the House.

House Bill No. 238, appropriation to superintendent of public instruction for curriculum survey in common and high schools, was read in full on third reading and passed on roll call which resulted: Ayes 21, Noes 7, as follows:

Ayes: Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Prochnow, Richards, Simms, Spikes, Udine, President Carpenter.

Noes: Brooke, Palmer, Smith (Graham), Smith (Santa Cruz), Sullivan, Thompson, Wine.

The President announced the signing in open session of House Bill No. 238 and directed the Secretary to return the bill to the House.

House Bill No. 219, penalties for driving motor vehicle without a valid license, was read in full on third reading and passed on roll call which resulted: Ayes 28, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

RECESS

Without objection, at 10:51 a.m. the Senate stood at recess until 1:30 p.m.

AFTERNOON SESSION

The President called the Senate to order at 1:37 p.m.

MESSAGES FROM THE HOUSE

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed the following:

House Bill No. 278, defining implements of husbandry and exempting them from registration as motor carrier.

House Joint Memorial No. 3, requesting Congress to enact legislation repealing the transportation act of 1958 and amending the interstate commerce act to correct existing defects.

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House Bill No. 278 and House Joint Memorial No. 3 were placed under the order of business, introduction and first reading of bills for today.

Without objection, the Senate reverted to the order of business, introduction and first reading of bills.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced and, by unanimous consent, read the first time by number and title.

House Bill No. 278, entitled: "An Act relating to agriculture; defining implements of husbandry; exempting implements of husbandry from registration as motor vehicles and from the license tax imposed upon motor carriers, and amending sections 28-118, 28-302, 40-601, 40-613 and 40-641, Arizona Revised Statutes," and the bill was referred to the Committees on Judiciary; and Agriculture and Irrigation.

House Joint Memorial No. 3, entitled: "A Joint Memorial, requesting the Congress of the United States to enact legislation repealing the transportation act of 1958 and amending the interstate commerce act to correct existing defects," and the memorial was referred to the Committees on Judiciary; Constitutional Amendments and Referendums; and Counties and Municipalities.

MESSAGES FROM THE HOUSE

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed the following:

Senate Bill No. 145, removing capitol buildings and grounds from governor's authority and establishing department of public buildings maintenance, with the following amendment: (reference is to the Senate engrossed bill)

Page 2, line 10, after "therefor" strike the comma and insert a period, and strike the rest of line 10 and all of line 11.

Senator Prochnow moved that the Senate concur in the House amendment to the bill. The motion was agreed to and the bill was placed under the order of business, final reading of bills for today.

Senate Bill No. 63, increasing salary of state veterinarian, with the following amendments: (reference is to the Senate engrossed bill)

Page 1, line 16, strike "within the limit"

Page 1, line 17, strike "of legislative appropriations available therefor," and insert "but not to exceed eight thousand four hundred dollars per annum,"

Amend title to read:

"Relating to livestock and animals; increasing the salary of the state veterinarian, and amending section 24-151, Arizona Revised Statutes."

Senator Lockhart moved that the Senate concur in the House amendments to the bill. The motion was agreed to and the bill was placed under the order of business, final reading of bills for today.

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FINAL READING OF BILLS

Senate Bill No. 145, by the Committee on Appropriations, removing capitol buildings and grounds from governor's authority and establishing department of public buildings maintenance, was read in full on final reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Smith (Graham), Smith (Santa Cruz).

The President announced the signing in open session of Senate Bill No. 145 and directed the Secretary to transmit the bill to the Governor.

Senate Bill No. 63, by Senators Lockhart and Spikes, increasing salary of state veterinarian, was read in full on final reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Orme, Smith (Graham), Smith (Santa Cruz).

The President announced the signing in open session of Senate Bill No. 63 and directed the Secretary to transmit the bill to the Governor.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Highways and Bridges, Senator Morrow, Chairman, reported House Bill No. 73, prescribing special permit fees to move motor vehicles exceeding legal size and weight, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

RECESS

Without objection, at 1:48 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 4:04 p.m.

Without objection, the Senate reverted to the order of business, introduction and first reading of bills.

INTRODUCTION AND FIRST READING OF BILLS

Senator Prochnow requested permission of the Senate to introduce a bill making an appropriation to the post auditor. There being no objection, the permission was granted.

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Senate Bill No. 235, by the Committee on Appropriations, entitled: "An Act making an appropriation to the post auditor," was introduced and, by unanimous consent read the first time by number and title, and was referred to the Committee on Appropriations.

MESSAGES FROM THE HOUSE

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had refused to concur in the Senate amendments to House Bill No. 219, penalties for driving motor vehicle without a valid license, and had appointed a free conference committee consisting of members Gilbert, Barkley, and Higgins, to confer with a like committee from the Senate in the matter of disagreement.

Senator Morrow moved that a like committee be appointed by the Senate in the matter of disagreement to meet with the conference committee appointed by the House. The motion was agreed to, and the President designated Senators Morrow, Brown, and Lockhart as conferees on the part of the Senate.

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had refused to concur in the Senate amendments to House Bill No. 233, appropriation to superintendent of public instruction for curriculum survey in common and high schools, and had appointed a free conference committee consisting of members Knoles, Rhodes, and Schellenberg, to confer with a like committee from the Senate in the matter of disagreement.

Senator Spikes moved that a like committee be appointed by the Senate in the matter of disagreement to meet with the conference committee appointed by the House. The motion was agreed to, and the President designated Senators Spikes, Richards, and Mickelson as conferees on the part of the Senate.

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed the following:

Senate Bill No. 36, creating Arizona semi-centennial commission, with the following amendment: (reference is to Senate engrossed bill)

Page 3, line 18, after "twenty-five" strike "thousand" and insert "hundred".

Senator Richards moved that the Senate refuse to concur in the House amendment to the bill, and a free conference committee be appointed by the Senate to confer with a like committee from the House in the matter of disagreement. The motion was agreed to and the President designated Senators Richards, Prochnow, and Morrow as conferees on the part of the Senate.

Senate Bill No. 19, prescribing means of travel and reimbursement for expenses for public officers.

Senate Bill No. 166, appropriation to department of health for southern branch of state laboratory.

Senate Bill No. 178, providing for statement to be attached to standard fire policy stating whether or not loss or damage by nuclear reaction is included.

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Senate Bill No. 231, providing for extension of oil and gas leases due to lack of market.

Senate Bill No. 234, making an appropriation to the Arizona legislative council.

Senate Bills Nos. 19, 166, 178, 231 and 234 were transmitted to the Governor.

REPORTS OF STANDING COMMITTEES

The Committee on Administration, Senator Brown, Chairman, reported House Bill No. 73, prescribing special permit fees to move motor vehicles in excess of legal width or weight and exempting certain farm equipment from excess size and weight requirements, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Judiciary, Senator Giss, Vice-Chairman, reported House Bill No. 73, prescribing special permit fees to move motor vehicles in excess of legal width or weight and exempting certain farm equipment from excess size and weight requirements, with a majority of the Committee recommending that the bill do pass.

The bill, accompanied by the reports of the Committees on Judiciary; Administration; and Highways and Bridges, was placed on the Calendar of the Committee of the Whole.

The Committee on Finance and Revenue, Senator Thompson, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

Senate Bill No. 65, driver education and training in schools and increasing certain registration fees.

House Bill No. 125, declaring a public policy relating to municipal corporations engaging in business as public utilities.

Senate Bill No. 65 and House Bill No. 125 were referred to their proper Calendar.

RECESS

Without objection, at 4:11 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 4:19 p.m.

COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 4:20 p.m. the Senate resolved itself into Committee of the Whole, with Senator Thompson in the chair.

At 4:26 p.m. the Committee of the Whole arose.

Senator Giss moved that an emergency be declared, the rules be suspended, and House Bill No. 73, which is under the order of business, Committee of the Whole, be removed from its position on the Calendar

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and advanced to its proper Calendar for today. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer, Smith (Graham), Smith (Santa Cruz).

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Thompson, for the Committee of the Whole, reported House Bill No. 73, prescribing special permit fees to move motor vehicles exceeding legal size and weight.

The recommendation of the Committee was:

That House Bill No. 73 do pass.

Senator Thompson moved the acceptance of the report, and the motion was agreed to.

**DISPOSITION OF MEASURES REPORTED BY
COMMITTEE OF THE WHOLE**

The recommendation of the Committee of the Whole that House Bill No. 73 do pass having been accepted by the Senate, the bill was placed under the order of business, second reading of bills for today.

SECOND READING OF BILLS

By unanimous consent House Bill No. 73, prescribing special permit fees to move motor vehicles exceeding legal size and weight, was read the second time by number and title.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 73 which is under the order of business second reading of bills for today, be further advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer.

THIRD READING OF BILLS

House Bill No. 73, prescribing special permit fees to move motor vehicles exceeding legal size and weight, was read in full on third reading and passed on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

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Not voting: Greer.

The President announced the signing in open session of House Bill No. 73 and directed the Secretary to return the bill to the House.

MESSAGES FROM THE HOUSE

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed House Bill No. 265, qualifications for certain ambulance drivers and attendants, and the bill was placed under the order of business, introduction and first reading of bills.

Without objection, the Senate reverted to the order of business, introduction and first reading of bills.

INTRODUCTION AND FIRST READING OF BILLS

House Bill No. 265, entitled: "An Act relating to motor vehicles; providing qualifications for certain ambulance drivers and attendants; prescribing penalty, and amending title 28, chapter 8, Arizona Revised Statutes, by adding article 8, sections 28-1461 and 28-1462," was introduced and, by unanimous consent, read the first time by number and title and was referred to the Committees on Judiciary; Highways and Bridges; and Administration.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 4:46 p.m. the Senate stood adjourned until tomorrow, Tuesday, March 22, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

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TUESDAY, MARCH 22

The Senate met at 10 a.m.

Reverend Cole offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

THE JOURNAL

By unanimous consent the reading of the Journal of Monday, March 21, 1960, was dispensed with and the Journal was approved.

REPORTS OF STANDING COMMITTEES

The Committee on Administration, Senator Brown, Chairman, reported House Bill No. 129, exempting certain state departments from attorney general's department of law and authorizing them to hire independent legal counsel, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Counties and Municipalities, Senator Giss, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

House Bill No. 215, increasing fees charged by State land department for various filings or issuance of papers.

House Bill No. 125, declaring a public policy relating to municipal corporations engaging in business as public utilities.

House Bill No. 215 was referred to its proper Calendar.

House Bill No. 125, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Finance and Revenue, was placed on the Calendar of the Committee of the Whole.

RECESS

Without objection, at 10:05 a.m. the Senate stood at recess until 1:30 p.m.

AFTERNOON SESSION

The President called the Senate to order at 1:41 p.m.

RECESS

Without objection, at 1:42 p.m. the Senate stood at recess subject to the call of the gavel.

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The President called the Senate to order at 1:49 p.m.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate a communication from the Governor advising that on March 22, 1960, he had signed and filed with the Secretary of State the following bills:

House Bill No. 145, redefining tuberculous person for welfare assistance and providing for care or treatment.

Senate Bill No. 72, abolishing junior college survey committee.

Senate Bill No. 97, restrictions on archaeological discoveries.

MESSAGES FROM THE HOUSE

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had acceded to the request of the Senate in the matter of disagreement on House amendments to Senate Bill No. 86, creating Arizona semi-centennial commission, and had appointed members Tidwell, Bloomquist, and Humphrey as a free conference committee on the part of the House.

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had refused to concur in the Senate amendments to House Bill No. 235, salary of the state land commissioner increasing the maximum, and had appointed a free conference committee consisting of members Hathaway, Tidwell, and Haugh, to confer with a like committee from the Senate in the matter of disagreement.

Senator Lockhart moved that a like committee be appointed by the Senate in the matter of disagreement. The motion was agreed to, and the President designated Senators Lockhart, Spikes, and Thompson as conferees on the part of the Senate.

REPORTS OF STANDING COMMITTEES

The Committee on Judiciary, Senator Orme, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

House Bill No. 215, increasing fees charged by state land department for various filings or issuance of papers.

Senate Bill No. 65, driver education and training in schools and increasing certain registration fees.

House Bill No. 278, defining implements of husbandry and exempting them from registration as motor carrier.

Senator Orme, Chairman, reported Senate Bill No. 218, repealing law relating to traffic safety division, with a majority of the Committee recommending that the bill, as amended by the Committee on Highways and Bridges, do pass.

Senator Orme, Chairman, reported House Bill No. 240, regulation of thrift companies by the corporation commission, with a majority of the Committee recommending that the bill do pass with the following amendments: (reference is to the House engrossed bill)

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Page 1, line 17, strike the period and insert:

“nor those companies which are registered pursuant to the United States investment company act of 1940.”

Page 2, line 3, before “A thrift company’s” insert “A.”

Page 2, between lines 15 and 16, insert a subsection B to read:

“B. The provisions in article 7 of this chapter relating to prospectus shall not be applicable to thrift companies.”

Page 3, line 12, strike “total”

Page 3, strike all of section 44-2049, and insert a new section 44-2049 to read:

“44-2049. **Reserves**

A thrift company shall maintain a reserve of fifty thousand dollars, or an amount equal to ten percent of the outstanding thrift certificates, whichever shall be greater, which amount may be invested in bonds of the United States government the state of Arizona, or any municipality of the state.”

Page 6, line 20, strike “two” insert “five”

Page 6, line 29, before “A thrift company” insert “A.”

Page 7, strike lines 3 through 7 in their entirety and insert a subsection B to read:

“B. The provisions of subsection A of this section shall not apply to:

1. Small loans made under title 6, chapter 5.

2. Loans made to wholly owned subsidiaries engaged in the small loan business, provided that sections 44-2050, 44-2051, 44-2056, 44-2057, 44-2058 and 44-2061 shall apply to the wholly owned subsidiaries as if they were thrift companies. While any loan is outstanding to a wholly owned subsidiary no stock in such subsidiary may be disposed of by the thrift company.”

Page 7, strike line 11 and insert:

“in sections 44-2057 and 44-2058 and small loans made under title 6, chapter 5. The restrictions of this section, however, shall not apply to loans in existence upon the effective date of this section.”

Page 7, line 27, strike “loan” and insert “thrift”

House Bills Nos. 215 and 278 were referred to their proper Calendar.

Senate Bill No. 65, accompanied by the reports of the Committees on Judiciary; Education; Finance and Revenue; and Highways and Bridges, was placed on the Calendar of the Committee of the Whole.

Senate Bill No. 218, accompanied by the reports of the Commit-

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tees on Judiciary; Administration; and Highways and Bridges, was placed on the Calendar of the Committee of the Whole.

House Bill No. 240, accompanied by the reports of the Committees on Judiciary; State Institutions; and Banking and Insurance, was placed on the Calendar of the Committee of the Whole.

The Committee on Administration, Senator Brown, Chairman, reported House Bill No. 226, defining narcotic drugs to include new drugs of a natural or synthetic nature, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Public Health and Welfare, Senator Mickelson, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

House Bill No. 28, repealing law making joy riding a misdemeanor.

House Bill No. 91, appropriation to the department of public welfare for purchase of site and construction of building for Arizona industries for the blind.

House Bill No. 93, repayment of out-of-state travel expenses incurred by sheriff as additional punishment for cheats or frauds.

House Bill No. 153, prescribing salary of the commissioner of public health.

Senator Mickelson, Chairman, reported the following, with the unanimous recommendation that the bills do pass:

House Bill No. 226, defining narcotic drugs to include new drugs of a natural or synthetic nature.

House Bill No. 104, increasing salary of superintendent of state hospital and making subject to legislative appropriations.

House Bill No. 8, payment of wages due surviving spouse without administration.

Senator Mickelson, Chairman, reported Senate Bill No. 99, supplemental appropriation to the department of health for tuberculosis sanatorium, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the printed bill)

Page 1, line 4, after the word "of" strike the word "ten" and insert the word "five".

House Bills Nos. 28, 93, and 226, accompanied by the reports of the Committees on Judiciary; Administration; Counties and Municipalities; and Public Health and Welfare, were placed on the Calendar of the Committee of the Whole.

Senate Bill No. 99 and House Bill No. 104, accompanied by the reports of the Committees on Judiciary; Appropriations; and Public Health and Welfare, were placed on the Calendar of the Committee of the Whole.

House Bill No. 8, accompanied by the reports of the Committees

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on Judiciary; Counties and Municipalities; and Public Health and Welfare, was placed on the Calendar of the Committee of the Whole.

House Bill No. 91, accompanied by the reports of the Committees on Judiciary; Administration; Appropriations; and Public Health and Welfare, was placed on the Calendar of the Committee of the Whole.

House Bill No. 153, accompanied by the reports of the Committees on Judiciary; Appropriations; Public Health and Welfare; and State Institutions was placed on the Calendar of the Committee of the Whole.

The Committee on Appropriations, Senator Prochnow, Chairman, reported Senate Bill No. 235, making an appropriation to the post auditor, with the unanimous recommendation that the bill do pass, with the following amendment: (reference is to the typewritten bill)

Page 1, line 5, after the word "for" strike the words "capital outlay" and insert in lieu thereof the words "current expenditures"

The bill, accompanied by the report of the Committee on Appropriations, was placed on the Calendar of the Committee of the Whole.

The Committee on Agriculture and Irrigation, Senator Goff, Chairman, reported House Bill No. 278, defining implements of husbandry and exempting them from registration as motor carrier, with a majority of the Committee recommending that the bill do pass.

The bill, accompanied by the reports of the Committees on Judiciary; and Agriculture and Irrigation, was placed on the Calendar of the Committee of the Whole.

RECESS

Without objection, at 1:55 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 2:08 p.m.

COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 2:09 p.m. the Senate resolved itself into Committee of the Whole, with Senator Mickelson in the chair.

At 2:39 p.m. the Committee of the Whole arose.

Senator Giss moved that an emergency be declared, the rules be suspended and that all bills under the order of business, Committee of the Whole, be removed from their position on the Calendar and advanced to their proper Calendar today. The motion was agreed to on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Richards, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

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Not voting: Orme, Prochnow, Simms, Smith (Graham).

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Mickelson, for the Committee of the Whole, reported House Bill No. 28, repealing law making joy riding a misdemeanor; House Bill No. 91, appropriation to department of public welfare for purchase of site and construction of building for Arizona industries for the blind; House Bill No. 93, repayment of out-of-state travel expenses incurred by sheriff as additional punishment for cheats or frauds; House Bill No. 104, increasing salary of superintendent of state hospital and making subject to legislative appropriations; House Bill No. 153, prescribing salary of the commissioner of public health; House Bill No. 226, defining narcotic drugs to include new drugs of a natural or synthetic nature; Senate Bill No. 99, supplemental appropriation to department of health for tuberculosis sanatorium; House Bill No. 8, payment of wages due surviving spouse without administration; House Bill No. 125, declaring a public policy relating to municipal corporations engaging in business as public utilities; Senate Bill No. 235, making appropriation to post auditor; House Bill No. 278, defining implements of husbandry and exempting them from registration as a motor carrier; Senate Bill No. 65, driver education and training in schools and increasing certain registration fees; Senate Bill No. 218, repealing law relating to traffic safety division; House Bill No. 240, regulation of thrift companies by corporation commission.

The recommendations of the Committee were:

That House Bill No. 28 do pass.

That House Bill No. 91 do pass.

That House Bill No. 93 be amended as follows: (reference is to the printed bill)

Amend title to read: "An Act relating to crimes; imposing additional punishment in certain crimes by requiring repayment of expenses incurred by sheriff for out-of-state travel in enforcement, and amending sections 13-311, 13-316 and 44-1219, Arizona Revised Statutes"

and, as so amended, the bill do pass.

That House Bill No. 104 do pass.

That House Bill No. 153 do pass.

That House Bill No. 226 do pass.

That Senate Bill No. 99 be amended as follows: (reference is to the printed bill)

Page 1, line 4, after the word "of" strike the word "ten" and insert the word "five"

Page 1, between lines 9 and 10, insert a new "Sec. 2." to read:

"Sec. 2. **Exemption**

The appropriation made under the terms of section 1 is

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exempt from the provisions of section 35-173, Arizona Revised Statutes, relating to quarterly allotments.”

Page 1, line 10, strike “Sec. 2.” and insert in lieu thereof “Sec. 3.”

and, as so amended, the bill do pass.

That House Bill No. 8 do pass.

That House Bill No. 125 do pass.

That Senate Bill No. 235 be amended as follows: (reference is to the typewritten bill)

Page 1, line 5, after the word “for” strike the words “capital outlay” and insert in lieu thereof the words “current expenditures”

and, as so amended, the bill do pass.

That House Bill No. 278 do pass.

That Senate Bill No. 65 be amended as follows: (reference is to the printed bill)

Strike all after the enacting clause, and insert:

Section 1. Title 15, chapter 10, Arizona Revised Statutes, is amended by adding article 8, sections 15-1081 to 15-1083, inclusive, to read:

ARTICLE 8. DRIVER EDUCATION AND TRAINING

15-1081. **Driver education and training fund; disbursement; application**

A. The state highway commission shall establish a special fund to be known as the driver education and training fund. All monies credited to the fund under the provisions of section 28-301, shall be used by the traffic safety division of the state highway department for distribution to local school districts to be used in giving not less than six participating hours to each enrollee in the behind-the-wheel phase of driver education. Up to one half of the behind-the-wheel phase of the driver education training may be given in stationary training equipment.

B. The fund shall be distributed to public school districts on the basis of not more than twenty dollars per qualified enrollment in driver education training courses conducted for pupils enrolled in the high school grades of public schools, provided that if the amount of monies available in the driver education and training fund is insufficient to allow the maximum payment, then payment to public school districts shall be prorated on the basis of total qualified membership in all driver education training classes conducted in the state. Such courses must be conducted by the public school district, but enrollment shall be open to students of high school age who may enroll in the public high school for driver training only.

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C. Any balance remaining in the driver education and training fund in excess of twenty-five thousand dollars after all requirements of subsection B of this section have been met for any year shall revert to the state highway fund.

15-1082. Classroom instruction; rules and regulations

A. Driver education and training courses, as used in this article, shall include classroom instruction plus behind-the-wheel instruction and observation in an automobile, and shall be under the supervision of a qualified driver education teacher. A student shall attend not less than thirty periods of such classroom instruction.

B. The state board of education and the state highway commission, or their representatives, may determine rules and regulations, including instructional standards, teacher qualifications, reimbursement procedures, and other requirements, which will implement the provisions of this article. A driver education teacher need not be required to hold a teaching certificate as provided in title 15, chapter 2.

15-1083. Charge or enrollment fee

An enrollment fee of not less than fifteen dollars shall be required to be paid by each student desiring to take the driver education training course as a duly enrolled student for such course in any school of the public school system.

Sec. 2. Sec. 28-205, Arizona Revised Statutes, is amended to read:

28-205. Motor vehicle fees

The following fees shall be paid to the vehicle division:

1. For each original certificate of title, one dollar.
2. For each certificate of title on sale or transfer, one dollar.
3. For a duplicate certificate of title, the original of which is lost or destroyed and is satisfactorily accounted for, fifty cents.
4. For each registration card upon transfer of registration, fifty cents.
5. For a duplicate registration card, fifty cents.
6. For a duplicate of any permit, fifty cents.
7. For filing each application for A dealer's or wrecker's license, ten dollars.
8. For each dealer's or wrecker's license when issued annually, five dollars.
9. For filing each application for a chauffeur's license, two dollars.
10. For filing each application for an operator's license, two dollars.

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11. For filing each application for an instruction permit under subsection A of section 28-415, two dollars, and fifty cents for each instruction permit issued under subsection B of section 28-415.

12. For filing each application to make or stamp special engine number, one dollar.

13. For each identification plate bearing serial or identification number to be affixed to any vehicle, one dollar.

14. For approving each type of reflector, electric lantern, flare, fire extinguisher, mechanical signal, head lamps, auxiliary driving lamps, signal lamps or rear lamps, five dollars.

15. For each number plate or pair of number plates to replace lost, destroyed or mutilated plates, one dollar.

16. For the first two number plates or the first two pairs of number plates issued to a dealer other than a dealer in motorcycles, twenty-five dollars fifty cents, and for the first two number plates issued to a dealer in motorcycles, ten dollars fifty cents.

17. For each additional number plate or pair of number plates issued to a dealer other than a dealer in motorcycles, five dollars, and for each additional number plate issued to a dealer in motorcycles, two dollars fifty cents.

18. For the registration of any motor vehicle, trailer, or semitrailer, if registered prior to July 1, four dollars, and if registered after July 1, two dollars fifty cents. FOR EACH SUCH REGISTRATION FOR THE YEAR 1961 AND THEREAFTER THE FEE SHALL BE FOUR DOLLARS FIFTY CENTS, AND IF REGISTERED AFTER JULY 1, THREE DOLLARS.

19. For filing a conditional sales contract, conditional lease, chattel mortgage or other lien or incumbrance, title retention instrument or any other instrument affecting or evidencing title to, ownership of, or reservation of title to any motor vehicle, trailer or semitrailer, seventy-five cents.

20. For filing an assignment, satisfaction or release of a conditional sales contract, conditional release, chattel mortgage or other title retention instrument, or any other instrument affecting or evidencing title to, ownership of, or reservation of title to any motor vehicle, trailer or semitrailer, twenty-five cents.

Sec. 3. Title 28, chapter 2, article 2, Arizona Revised Statutes, is amended by adding sections 28-240 and 28-241, to read:

28-240. Licensing of private driver training education schools; inspection

Any private driver training education school which offers students driver training education shall be licensed by the state highway commission. The license fee shall be three hundred dollars for the first year. The annual renewal license

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fee shall be two hundred dollars and there shall be no refunds of such license fees. All such license fees shall be deposited in the state highway fund. Inspectors designated by the state highway commission shall inspect all schools which offer driver training education, to determine if they are complying with the rules and regulations, and shall inspect all training equipment used in the course. If a school is not in compliance the license of the school may be revoked by the licensing authority. If a school is not in compliance the motor vehicle division may refuse to issue an initial driver license to any applicant who has received his driver certificate from such school.

28-241. Requirement for issuance of licenses

A. In addition to requirements prescribed in title 28, chapter 4, article 2, relating to issuance of licenses, an applicant for an initial driver's license shall, on and after July 1, 1961, submit a certificate which indicates that the applicant has graduated from an approved course in driver education training which has been conducted by a public or private school in compliance with issued rules and regulations.

B. The provisions of subsection A shall not apply to a person who:

1. Previously has held a valid driver's license in this or another state.

2. Has successfully passed a rigid examination on the prescribed course of study for driver training classes, and has passed a comprehensive behind-the-wheel road test given by a licensing officer of the state highway commission.

Sec. 4. Sec. 28-301, Arizona Revised Statutes, is amended to read:

28-301. Assessor as county agent of vehicle division; disposition of fees collected; mailing of license plates or tabs

A. The assessor of each county is constituted an agent of the vehicle division for the performance of the acts and duties delegated to him.

B. Each county assessor may establish such outlets for the issuance of licenses as are necessary, and the outlets and offices maintained by the county assessors are constituted county offices of the division.

C. One dollar of each original registration fee shall be remitted to the county treasurer of the county in which such registration fee is collected, and placed in a special fund for the use of the assessor in carrying out the duties imposed upon him by this article. Claims against the fund shall be allowed and paid in the same manner as claims against the county are allowed and paid. The board of supervisors may order the transfer of all or any unexpended part of the fund received during a previous fiscal year into the fund for the maintenance and construction of county highways. BEGINNING WITH REGISTRATION FEES COLLECTED FOR THE

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YEAR 1961, FIFTY CENTS OF EACH ORIGINAL REGISTRATION FEE SHALL BE REMITTED TO THE STATE HIGHWAY COMMISSION TO BE DEPOSITED BY THE COMMISSION IN THE DRIVER EDUCATION AND TRAINING FUND CREATED UNDER THE PROVISIONS OF SECTION 15-1081.

D. All monies received from taxes imposed by this article and article 1 of chapter 2 of this title, except the portion retained for the assessor's special fund AND EXCEPT FOR THE PORTION DEPOSITED IN THE DRIVER EDUCATION AND TRAINING FUND, shall be immediately transferred by the collecting officer to the superintendent, and by him to the state treasurer, who shall credit the monies to the state highway fund.

E. The assessor of any county may, for the fiscal year ending June 30, 1957, establish a procedure for mailing registration applications and license plates or license tabs to applicants. For purposes of paying postage incurred under this subsection, the assessors may establish a postage fund and charge the estimated postage incurred hereunder to each applicant. Monies in the assessor's postage fund shall be transferred annually and used as provided in subsection C of this section.

Sec. 5. Sec. 28-501, Arizona Revised Statutes, is amended to read:

28-501. Registration of vehicles of nonresidents

A. Except as provided in this article, every foreign vehicle owned by a nonresident and operated in the state for the transportation of passengers or property for compensation or in the business of a nonresident carried on in this state, or for the transportation of property, shall be registered and licensed in the same manner as motor vehicles, trailers or semitrailers not theretofore registered or licensed.

B. If it is desired to operate such a vehicle in this state for a period less than the full registration year and such vehicle is duly registered and licensed under the laws of any other state or country, the owner may make application to the vehicle division in the manner and form prescribed for the registration and licensing of such vehicle for periods of one, two or three months. A thirty-day registration and license application shall be accompanied by an amount equal to twelve and one-half per cent of the full annual registration and unladen weight fees. A sixty-day registration and license application shall be accompanied by an amount equal to twenty-two per cent of the full annual registration and unladen weight fees. A ninety-day registration and license application shall be accompanied by an amount equal to thirty per cent of the full annual registration and unladen weight fees. The full annual registration and unladen weight fees shall be those applicable to the applicant's vehicle prescribed by sections 28-205 and 28-206. The minimum fee for such licensing and registration shall be four dollars, BUT FOR EACH SUCH LICENSING AND REGISTRATION FOR THE

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YEAR 1961 AND THEREAFTER THE FEE SHALL BE FOUR DOLLARS FIFTY CENTS. No application shall be accepted for a fraction of any of the periods set forth above, but such licenses may be issued without restriction as to number or sequence.

C. The vehicle division, if satisfied as to the facts stated in the application, shall register and license the vehicle for the period named and assign an appropriate certificate or license, which shall at all times be displayed upon the vehicle in the manner prescribed by the division, while the vehicle is being operated or driven upon any highway of the state.

D. If a nonresident owner of a foreign vehicle is apprehended while operating such vehicle in this state beyond the period specified in his certificate or license, without application for renewal thereof, no further thirty, sixty or ninety-day certificate or license will be issued such person during the registration year in which the violation took place, and the nonresident owner shall apply for and obtain the registration of the vehicle and pay the fees for the registration year.

E. A nonresident owner of a foreign vehicle registered and licensed in a state adjoining this state, which is used in this state for other than the transportation of passengers or property for compensation or in the business of a nonresident carried on in this state, shall not be required to pay the registration and unladen weight fees prescribed in sections 28-205 and 28-206, if the nonresident owner and vehicle are domiciled within twenty-five miles of the border of this state, and if the state in which the owner has his residence and in which the vehicle is registered exempts from payment of registration and unladen WEIGHT fees like vehicles from this state.

F. An owner seeking exemption as provided in subsection E of this section shall apply to the motor vehicle division for a special registration permit, setting forth that the vehicle is to be used within this state for other than the transportation of passengers or property for compensation or in the business of a nonresident carried on in this state, and supplying such other information as the division requires, and shall make affidavit thereto. If satisfied that the applicant is entitled to exemption, the motor vehicle division shall make affidavit thereto. If satisfied that the applicant is entitled to exemption, the motor vehicle division shall issue a special permit to operate, which shall be distinctive in form, show the date issued, give a brief description of the vehicle and contain a statement that the owner has procured registration of the vehicle as a nonresident. The permit shall be valid for the period for which the registration plate was issued by the state of which the owner is a resident.

G. Every foreign vehicle owned by a nonresident and operated in this state other than for transportation of passengers or property for compensation, or for transportation of property, or in the business of a nonresident carried on in this state, shall be registered within ten days after beginning operation in the state in like manner as vehicles owned by resi-

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dents, and no fee shall be charged for the registration, nor shall any number plates be assigned to the vehicle, but the vehicle division shall issue to the nonresident owner a permit distinctive in form, containing the date issued, a brief description of the vehicle and a statement that the owner has procured registration of the vehicle as a nonresident. A nonresident owner shall not operate such a vehicle upon the highways of this state, either before or while it is registered as provided in this section, unless there is displayed thereon the registration number plates assigned to the vehicle for the current calendar year by the state or country of which the owner is a resident, nor unless the permit prescribed by this subsection is displayed on the windshield of the vehicle in the manner prescribed by the division. The permit shall be valid for the period for which the registration plate was issued by the state of which the owner is a resident."

Amend title to read:

"AN ACT Relating to Driver Education and Training in Schools; Prescribing Courses and Enrollment; Designating a Special Fund and Distribution Thereof; Providing for Licensing and Inspection of Private Driver Training Education Schools; Increasing Fee for Registration of Vehicles and Providing for the Distribution Thereof; Amending Title 15, Chapter 10, Arizona Revised Statutes, by Adding Article 8, Sections 15-1081 to 15-1083, Inclusive; Amending Sections 28-205, 28-301 and 28-501, Arizona Revised Statutes, and Amending Title 28, Chapter 2, Article 2, Arizona Revised Statutes, by Adding Sections 28-240 and 28-241."

and, as so amended, the bill do pass.

That Senate Bill No. 218 be amended as follows: (reference is to the printed bill)

Strike all of lines 2 and 3 and insert:

"Sections 28-262, 28-263 and 28-264, Arizona Revised Statutes, are repealed,"

Amend title to read: "An Act relating to the state highway department; repealing sections 28-262, 28-263 and 28-264, Arizona Revised Statutes."

and, as so amended, the bill do pass.

That House Bill No. 240 be amended as follows: (reference is to the House engrossed bill)

Page 1, line 17, strike the period and insert: "nor those companies which are registered pursuant to the United States investment company act of 1940."

Page 2, line 3, before "A thrift company's" insert "A."

Page 2, between lines 15 and 16, insert a subsection B to read:

"B. The provisions in article 7 of this chapter relating to prospectus shall not be applicable to thrift companies."

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Page 3, line 12, strike "total"

Page 3, strike all of section 44-2049, and insert a new section 44-2049 to read:

"44-2049. Reserves

A thrift company shall maintain a reserve of fifty thousand dollars, or an amount equal to ten percent of the outstanding thrift certificates, whichever shall be greater, which amount may be invested in bonds of the United States government, the state of Arizona, or any municipality of the state."

Page 6, line 29, before "A thrift company" insert "A."

Page 7, strike lines 3 through 7 in their entirety and insert a subsection B to read:

"B. The provisions of subsection A of this section shall not apply to:

1. Small loans made under title 6, chapter 5.

2. Loans made to wholly owned subsidiaries engaged in the small loan business, provided that sections 44-2050, 44-2051, 44-2056, 44-2057, 44-2058 and 44-2061 shall apply to the wholly owned subsidiaries as if they were thrift companies. While any loan is outstanding to a wholly owned subsidiary no stock in such subsidiary may be disposed of by the thrift company."

Page 7, strike line 11 and insert:

"in section 44-2057 and small loans made under title 6, chapter 5. The restrictions of this section, however, shall not apply to loans in existence upon the effective date of this section."

Page 7, line 27, strike "loan" and insert "thrift"

and, as so amended, the bill do pass.

Senator Mickelson moved the acceptance of the report and the motion was agreed to.

**DISPOSITION OF MEASURES REPORTED BY THE COMMITTEE
OF THE WHOLE**

The recommendation of the Committee of the Whole that House Bills Nos. 28, 91, 104, 153, 226, 8, 125, and 278, do pass having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

The recommendation of the Committee of the Whole that House Bills Nos. 93 and 240, and Senate Bills Nos. 99, 235, 65 and 218 do pass, as amended, having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

SECOND READING OF BILLS

By unanimous consent, the following bills were read the second time by number and title:

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House Bill No. 28, repealing law making joy riding a misdemeanor.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 28 which is under the order of business second reading of bills for today be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Orme, Richards, Simms, Smith (Graham).

House Bill No. 91, appropriation to department of public welfare for purchase of site and construction of building for Arizona industries for the blind.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 91 which is under the order of business second reading of bills be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Brooke, Orme, Simms, Smith (Graham).

House Bill No. 93, repayment of out-of-state travel expenses incurred by sheriff as additional punishment for cheats or frauds.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 93 which is under the order of business second reading of bills be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 23, Not voting 5, as follows:

Ayes: Arnold, Blansett, Bollinger, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Brooke, Brown, Orme, Prochnow, Smith (Graham).

House Bill No. 104, increasing salary of superintendent of state hospital and making subject to legislative appropriations.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 104 which is under the order of business second reading of bills be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 22, Not voting 6, as follows:

Ayes: Arnold, Blansett, Bollinger, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Wine, President Carpenter.

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Not voting: Brooke, Brown, Orme, Prochnow, Smith (Graham), Udine.

House Bill No. 153, prescribing salary of the commissioner of public health.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 153 which is under the order of business second reading of bills for today be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Orme, and Smith (Graham).

House Bill No. 226, defining narcotic drugs to include new drugs of a natural or synthetic nature.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 226 which is under the order of business second reading of bills for today be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Orme, and Smith (Graham).

Senate Bill No. 99, supplemental appropriation to department of health for tuberculosis sanatorium.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 99 which is under the order of business second reading of bills for today be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Orme, and Smith (Graham).

House Bill No. 8, payment of wages due surviving spouse without administration.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 8 which is under the order of business second reading of bills for today be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale,

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Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Orme, and Smith (Graham).

House Bill No. 125, declaring a public policy relating to municipal corporations engaging in business as public utilities.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 125 which is under the order of business second reading of bills for today be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Orme, and Smith (Graham).

Senate Bill No. 235, making appropriation to the post auditor.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 235 which is under the order of business second reading of bills for today be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Orme, and Smith (Graham).

House Bill No. 278, defining implements of husbandry and exempting them from registration as a motor carrier.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 278 which is under the order of business second reading of bills for today be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Orme, and Smith (Graham).

Senate Bill No. 65, driver education and training in schools and increasing certain registration fees.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 65 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 25, Noes 1, Not voting 2, as follows:

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Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Noes: Thompson.

Not voting: Orme, and Smith (Graham).

Senate Bill No. 218, repealing law relating to traffic safety division.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 218 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Orme, Prochnow, Smith (Graham).

House Bill No. 240, regulation of thrift companies by corporation commission.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 240 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Orme, Prochnow, Smith (Graham).

RECESS

With objection, at 3:14 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 4:45 p.m.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate a communication from the Governor which was read advising that on March 22, 1960, he had signed and transmitted to the secretary of state the following:

Senate Bill No. 11, appropriation for highway patrol.

Senate Bill No. 50, repeal of law requiring banks to post names of directors and shares of stock each holds.

Senate Bill No. 109, appropriation for planning and construction of new tuberculosis sanatorium.

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Senate Bill No. 206, equalizing retirement benefits of highway patrol members.

House Bill No. 203, increasing salary of supervisor of parolees.

House Bill No. 236, appropriation to Prescott historical society for furnace and fire alarm system.

House Bill No. 180, appropriation from state highway department funds for the relief of G. W. Page.

EXECUTIVE APPOINTMENTS

The President laid before the Senate a communication from the Governor which was read as follows:

March 22, 1960

Honorable Clarence L. Carpenter
President
Arizona State Senate
Twenty-fourth Legislature
Second Regular Session

Dear Mr. President:

I have today appointed Mr. Leonard Sexton, Box 1106, Cottonwood, as a member of the Arizona Development Board for the term of office expiring July tenth, 1964, to fill the vacancy created by the recent resignation of Mr. Jack Van Meter.

I respectfully request confirmation by your Honorable Body of the above appointment.

Sincerely,

PAUL J. FANNIN
Governor

The communication was referred to the Committee on Tourist and Industry Development.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported House Bills Nos. 93 and 240, and Senate Bills Nos. 99, 235, 65, and 218 as properly engrossed, and the bills were placed under the order of business, third reading of bills for today.

THIRD READING OF BILLS

House Bill No. 28, repealing law making joy riding a misdemeanor, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Corbett, Gale, Giss,

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Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Brown, Orme, Prochnow, Smith (Graham).

The President announced the signing in open session of House Bill No. 28 and directed the Secretary to return the bill to the House.

House Bill No. 91, appropriation to department of public welfare for purchase of site and construction of building for Arizona industries for the blind, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Brown, Orme, Prochnow, Smith (Graham).

The President announced the signing in open session of House Bill No. 91 and directed the Secretary to return the bill to the House.

House Bill No. 93, repayment of out-of-state travel expenses incurred by sheriff as additional punishment for cheats or frauds, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Brown, Orme, Prochnow, Smith (Graham).

The President announced the signing in open session of House Bill No. 93 and directed the Secretary to return the bill to the House.

House Bill No. 104, increasing salary of superintendent of state hospital and making subject to legislative appropriation, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Brown, Orme, Prochnow, Smith (Graham).

The President announced the signing in open session of House Bill No. 104 and directed the Secretary to return the bill to the House.

House Bill No. 153, prescribing salary of the commissioner of public health, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

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Not voting: Brown, Orme, Prochnow, Smith (Graham).

The President announced the signing in open session of House Bill No. 153 and directed the Secretary to return the bill to the House.

House Bill No. 226, defining narcotic drugs to include new drugs of a natural or synthetic nature, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Brown, Orme, Prochnow, Smith (Graham).

The President announced the signing in open session of House Bill No. 226 and directed the Secretary to return the bill to the House.

Senate Bill No. 99, by the Committee on Appropriations, supplemental appropriation to department of health for tuberculosis sanatorium, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Brown, Orme, Prochnow, Smith (Graham).

The President announced the signing in open session of Senate Bill No. 99 and directed the Secretary to transmit the bill to the House.

House Bill No. 8, payment of wages due surviving spouse without administration, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Brown, Orme, Prochnow, Smith (Graham).

The President announced the signing in open session of House Bill No. 8 and directed the Secretary to return the bill to the House.

House Bill No. 125, declaring a public policy relating to municipal corporations engaging in business as public utilities, was read in full on third reading and passed on roll call which resulted: Ayes 23, Noes 1, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Richards, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Noes: Simms.

Not voting: Brown, Orme, Prochnow, Smith (Graham).

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The President announced the signing in open session of House Bill No. 125 and directed the Secretary to return the bill to the House.

Senate Bill No. 235, by the Committee on Appropriations, making an appropriation to the post auditor, was read in full on third reading and passed on roll call which resulted: Ayes 23, Not voting 5, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, President Carpenter.

Not voting: Brown, Orme, Prochnow, Smith (Graham), Wine.

The President announced the signing in open session of Senate Bill No. 235 and directed the Secretary to transmit the bill to the House.

House Bill No. 278, defining implements of husbandry and exempting them from registration as motor carrier, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Brown, Orme, Prochnow, Smith (Graham).

The President announced the signing in open session of House Bill No. 278 and directed the Secretary to return the bill to the House.

Senate Bill No. 65, by Senators Richards, Murphy, Spikes, Lockhart, Sullivan (Highways and Bridges Subcommittee on Drivers' Training), driver education and training in schools and increasing certain registration fees, was read in full on third reading and passed on roll call which resulted: Ayes 22, Noes 2, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Richards, Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Noes: Simms, and Thompson.

Not voting: Brown, Orme, Prochnow, Smith (Graham).

The President announced the signing in open session of Senate Bill No. 65 and directed the Secretary to transmit the bill to the House.

Senate Bill No. 218, by Senators Arnold, and Simms, repealing law relating to traffic safety division, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

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Not voting: Brown, Orme, Prochnow, Smith (Graham).

The President announced the signing in open session of Senate Bill No. 218 and directed the Secretary to transmit the bill to the House.

House Bill No. 240, regulation of thrift companies by corporation commission, was read in full on third reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Palmer, Richards, Simms, Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Brown, Orme, Prochnow, Smith (Graham).

The President announced the signing in open session of House Bill No. 240 and directed the Secretary to return the bill to the House.

ADJOURNMENT

Senator Giss moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 5:19 p.m. the Senate stood adjourned until tomorrow, Wednesday, March 23, 1960, at 10 a.m.

CLARENCE L. CARPENTER
President

LOUISE C. BRIMHALL
Secretary

WEDNESDAY, MARCH 23

The Senate met at 10 a.m.

Reverend Cole offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

THE JOURNAL

By unanimous consent the reading of the Journal of Tuesday, March 22, 1960, was dispensed with and the Journal was approved.

RECESS

Without objection, at 10:04 a.m. the Senate stood at recess until 2 p.m.

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AFTERNOON SESSION

The President called the Senate to order at 3 p.m.

REPORT OF CONFERENCE COMMITTEE

Senators Lockhart, Spikes, and Thompson, Senate conferees, and members Hathaway, Tidwell, and Haugh, House conferees, in the matter of disagreement on Senate amendments to House Bill No. 235, salary of the state land commissioner increasing the maximum, submitted the following report:

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Mr. President:

Mr. Speaker:

Your free conference committee in the matter of disagreement on Senate amendments to House Bill No. 235, salary of the state land commissioner increasing the maximum, respectfully recommends:

That the Senate recede from its amendments.

Senator Lockhart moved the adoption of the report. The motion was agreed to.

The Secretary was directed to notify the House.

MESSAGES FROM THE HOUSE

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had concurred in the Senate amendments to House Bill No. 93, repayment of out-of-state travel expenses incurred by sheriff as additional punishment for cheats or frauds, and passed the bill on final reading as amended by the Senate.

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed House Bill No. 107, prescribing additional powers and duties for board of directors of state institutions for juveniles relating to delinquent children, and the bill was placed under the order of business, introduction and first reading of bills.

Without objection, the Senate reverted to the order of business, introduction and first reading of bills.

INTRODUCTION AND FIRST READING OF BILLS

House Bill No. 107, entitled: "An Act relating to children; prescribing additional powers and duties for the board of directors of state institutions for juveniles; providing for an executive secretary of the board; amending section 8-306, Arizona Revised Statutes, and amending title 8, chapter 3, article 1, Arizona Revised Statutes, by adding sections 8-306.01 to 8-306.04, inclusive," was introduced and, by unanimous consent, read the first time by number and title, and was referred to the Committees on Judiciary; and Public Health and Welfare.

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MESSAGES FROM THE HOUSE

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed Senate Bill No. 27, providing for selection of textbooks for common schools by state board of education, with the following amendments: (reference is to the Senate engrossed bill)

Page 2, strike lines 26 and 27 and through "publishers as" on line 28 and insert:

"prepare a list of three textbooks for each grade and each subject taught in the common schools for the selection by the school district of one book from such list for each student. The books so selected shall be purchased by the school district direct from the publisher as"

Page 3, line 25, after "2." insert "Enforce the courses of study and" and change the "Select" to "select".

Page 4, line 2, strike "five" and insert "four" and strike "nor less than two".

Page 4, line 3, strike "per cent".

Page 4, at end of line 4, strike period and insert ", which amount shall not be included in the budget items to which the limitation provided by section 15-1203 shall apply."

Page 7, at end of bill insert new section to read:

"Sec. 8. Effective date

The provisions of this act shall become effective on July 1, 1961."

Amend title to read:

"An Act, relating to education; authorizing and providing for the selection and purchase of textbooks for the common schools by school districts from multiple lists determined and authorized by the state board of education; providing for the care and issuance of textbooks; providing for the purchase of textbooks by welfare institutions and schools with four or less teachers; providing for effective date; amending sections 15-102, 15-442, 15-1101, 15-1103 and 15-1107, Arizona Revised Statutes, amending title 15, chapter 11, article 1, Arizona Revised Statutes, by adding section 15-1109, and repealing sections 15-1102 and 15-1106, Arizona Revised Statutes."

Senator Spikes moved that the Senate concur in the House amendments to the bill. The motion was agreed to, and the bill was placed under the order of business, final reading of bills for today.

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed Senate Bill No. 43, providing for a system of junior college districts, with the following amendments: (reference is to the Senate engrossed bill)

Page 2, Sec. 15-656, subsection A, is amended to read:

"A. There shall be a state board of directors for junior

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colleges which shall consist of fourteen members, one from each county, appointed by the governor with the advice and consent of the senate, THE PRESIDENT OF THE BOARD OF REGENTS, THE SUPERINTENDENT OF PUBLIC INSTRUCTION, AND THE DIRECTOR OF THE DIVISION OF VOCATIONAL EDUCATION."

Page 3, Sec. 15-657, subsection A, is amended to read:

"A. The state board shall select from its membership an executive secretary, A CHAIRMAN, treasurer, and any other officers it deems necessary. The same person shall not hold the offices of executive secretary and treasurer. The state board shall hold a regular meeting once each month and may hold such special meetings, at the call of the chairman, as may be deemed necessary or advisable."

Pages 8, 9, and 10, strike Sec. 15-667 in its entirety and insert:

"15-667. PROCEDURE TO FORM A DISTRICT

A. FOR THE PURPOSE OF FORMING A DISTRICT, NOT LESS THAN TEN PER CENT OF THE QUALIFIED ELECTORS IN THE TERRITORY INCLUDED IN THE PROPOSED DISTRICT, OR WHERE A DISTRICT CONSISTS OF MORE THAN ONE COUNTY NOT LESS THAN TEN PER CENT OF THE QUALIFIED ELECTORS IN EACH COUNTY, SHALL PETITION THE COUNTY SUPERINTENDENT OF SCHOOLS FOR THE ESTABLISHMENT OF THE DISTRICT. WHERE A DISTRICT CONSISTS OF MORE THAN ONE COUNTY, THE SIGNATURES OF THE QUALIFIED ELECTORS ON THE PETITION SHALL BE SUBMITTED TO THE SUPERINTENDENT OF THE COUNTY OF WHICH THE QUALIFIED ELECTORS ARE RESIDENTS, PROVIDED THAT THE SUPERINTENDENT OF THE COUNTY WITH THE LARGER POPULATION, AS DETERMINED BY THE MOST RECENT FEDERAL CENSUS, SHALL BE THE CUSTODIAN OF THE COMPLETED PETITION. THE PETITION SHALL SET FORTH THE NAME OF THE PROPOSED DISTRICT AND ITS BOUNDARIES. THE SUPERINTENDENT SHALL VERIFY THE SIGNATURES THEREON, PROVIDED THAT WHERE A PROPOSED DISTRICT CONSISTS OF MORE THAN ONE COUNTY THE SUPERINTENDENT OF THE COUNTY WITH THE LEAST POPULATION SHALL VERIFY THE SIGNATURES ON THE PETITION FROM HIS COUNTY PRIOR TO SUBMITTING THE PETITION TO THE SUPERINTENDENT OF THE COUNTY WITH THE LARGER POPULATION.

B. THE SUPERINTENDENT WHO IS THE CUSTODIAN OF THE COMPLETED PETITION, SHALL TRANSMIT THE PETITION TO THE STATE BOARD WHICH SHALL CONDUCT A SURVEY OF THE PROPOSED DISTRICT TO DETERMINE WHETHER THE PROPOSED DISTRICT MEETS THE MINIMUM STANDARDS OF ASSESSED VALUATION AND POTENTIAL FULL-TIME STUDENT ENROLLMENT, AS PROVIDED IN SECTION 15-666.

C. IF THE STATE BOARD APPROVES THE PETITION,

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THE COUNTY, OR COUNTIES, SHALL CALL AND CONDUCT AN ELECTION, AS PRESCRIBED IN THIS ARTICLE. IF THE MAJORITY OF THE VOTES CAST IN THE PROPOSED DISTRICT, CONSISTING OF ONE COUNTY, FAVOR THE FORMATION OF THE DISTRICT, SUCH A DISTRICT SHALL DEEM TO BE FORMED, AS PROVIDED IN SECTION 15-668. WHERE THE PROPOSED DISTRICT CONSISTS OF MORE THAN ONE COUNTY WHERE THERE SHALL BE A MAJORITY OF THE VOTES CAST IN EACH COUNTY FAVORING THE FORMATION OF THE DISTRICT BEFORE THE DISTRICT SHALL BE DEEMED TO BE FORMED, AS PROVIDED IN SECTION 15-668."

Page 13, Sec. 15-678, subsection B is amended to read:

"B. Following the first election of members, the district board shall meet and organize on the first MONDAY in January each year and shall hold regular monthly meetings at such time and place as the rules of the board provide. Special meetings may be held at the call of the president or upon a call issued in writing signed by a majority of the members of the board."

Page 14, Sec. 15-679, subsection A, add new paragraphs to read:

"5. APPOINT AND EMPLOY A PRESIDENT OR PRESIDENTS, VICE PRESIDENTS, DEANS, PROFESSORS, INSTRUCTORS, LECTURERS, FELLOWS, AND SUCH OTHER OFFICERS AND EMPLOYEES IT DEEMS NECESSARY.

6. DETERMINE THE SALARIES OF PERSONS APPOINTED AND EMPLOYED.

7. REMOVE ANY OFFICER OR EMPLOYEE WHEN IN ITS JUDGMENT THE INTERESTS OF EDUCATION IN THE STATE SO REQUIRE.

8. AWARD DEGREES, CERTIFICATES AND DIPLOMAS UPON THE COMPLETION OF SUCH COURSES AND CURRICULUM AS IT DEEMS APPROPRIATE."

Pages 14 through 17, strike sections 15-686, 15-687, 15-688, 15-689 and 15-690 in their entirety and insert:

"15-686. **STATE CONTRIBUTION FOR CAPITAL OUTLAY; AUTHORITY TO DETERMINE ISSUANCE AND SALE OF BONDS FOR CAPITAL OUTLAY; DISPOSITION OF PROCEEDS; DETERMINATION OF PRORATION**

A. THE STATE, BY LEGISLATIVE APPROPRIATION THEREFOR, SHALL PAY A SUM NOT TO EXCEED TWENTY-FIVE PER CENT OF THE TOTAL COST FOR CAPITAL OUTLAY FOR ANY DISTRICT, INCLUDING THE PURCHASE, ERECTION, REMODELING OR COMPLETION OF BUILDINGS AND THE PURCHASE OF EQUIPMENT AND FACILITIES FOR EDUCATIONAL OR AUXILIARY PURPOSES OF THE JUNIOR COLLEGE, EXCLUDING THE

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COST OF ANY LAND GRANTED TO THE DISTRICT AND DORMITORIES ERECTED FOR THE USE OF STUDENTS OR FACULTY MEMBERS.

B. IN ADDITION TO THE APPROPRIATION PRESCRIBED IN SUBSECTION A, THE STATE, BY LEGISLATIVE APPROPRIATION THEREFOR, MAY PAY FOR EACH FULL-TIME EQUIVALENT STUDENT IN A JUNIOR COLLEGE THE SUM OF ONE HUNDRED FIFTEEN DOLLARS PER CAPITA PER ANNUM.

C. APPROPRIATIONS FOR CAPITAL OUTLAY AS PRESCRIBED IN SUBSECTIONS A AND B SHALL BE MADE TO AN ACCOUNT DESIGNATED AS THE CAPITAL OUTLAY FUND.

D. AT THE BEGINNING OF EACH FISCAL YEAR THE STATE BOARD SHALL PRESENT TO THE STATE AUDITOR A CLAIM FOR THE ANNUAL AMOUNT APPROPRIATED BY THE LEGISLATURE AND ASSIGNED TO EACH DISTRICT FOR CAPITAL OUTLAY PURPOSES. THE STATE AUDITOR SHALL DRAW HIS WARRANT IN PAYMENT OF THE CLAIM AND THE COUNTY TREASURER OF THE DISTRICT SHALL PLACE THE PROCEEDS TO THE CREDIT OF THE DISTRICT FUNDS TO BE ESTABLISHED AND MAINTAINED BY THE COUNTY TREASURER FOR CAPITAL OUTLAY PURPOSES OF THE DISTRICT, TO BE EXPENDED AS PROVIDED BY LAW. WHERE A DISTRICT CONSISTS OF MORE THAN ONE COUNTY, THE STATE AUDITOR SHALL DRAW HIS WARRANT IN PAYMENT OF THE CLAIM TO THE CREDIT OF THE COUNTY TREASURER OF THE COUNTY IN WHICH THE JUNIOR COLLEGE IS LOCATED, OR IN THE EVENT THAT NO JUNIOR COLLEGE EXISTS, IN THE COUNTY IN WHICH THE JUNIOR COLLEGE IS TO BE LOCATED.

E. A DISTRICT, WITH THE CONSENT OF THE STATE BOARD, MAY CONDUCT AN ELECTION TO DETERMINE WHETHER OR NOT BONDS SHALL BE ISSUED AND SOLD FOR THE PURPOSE OF PAYING ITS SHARE OF THE EXPENDITURES INCURRED FOR CAPITAL OUTLAY. THE ELECTION SHALL BE ORIGINATED AND CONDUCTED, THE BONDS ISSUED, SOLD AND REDEEMED, AND A TAX LEVY IMPOSED FOR PAYMENT OF INTEREST THEREON AND REDEMPTION OF BONDS IN ACCORDANCE WITH THE PROVISIONS OF TITLE 35, CHAPTER 3, ARTICLE 3, AND THE LIMITATIONS IMPOSED BY ARTICLE 9, SECTION 8, CONSTITUTION OF ARIZONA, INSOFAR AS THOSE PROVISIONS ARE APPLICABLE.

F. THE PROCEEDS OF ALL BONDS SOLD UNDER THE PROVISIONS OF SUBSECTION E SHALL BE USED ONLY FOR CAPITAL OUTLAY, INCLUDING THE PURCHASE OF LAND, THE PURCHASE, ERECTION, REMODELING OR COMPLETION OF BUILDINGS, AND THE PURCHASE OF EQUIPMENT AND FACILITIES FOR EDUCATIONAL OR AUXILIARY PURPOSES OF THE JUNIOR COLLEGE.

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G. WHERE A DISTRICT CONTAINS MORE THAN ONE COUNTY, THE PROVISIONS OF SUBSECTIONS E AND F SHALL BE APPLICABLE SEPARATELY TO EACH OF THE COUNTIES AS TO ITS PORTION OF THE EXPENDITURES TO BE PAID FOR CAPITAL OUTLAY IN SETTING UP THE PHYSICAL PLANT OF THE DISTRICT EVEN THOUGH THE PROPOSED PLANT IS TO BE ESTABLISHED, WHOLLY OR PARTLY, IN ONE COUNTY OF THE DISTRICT.

H. THE PORTION OF THE EXPENDITURES FOR CAPITAL OUTLAY TO BE PRORATED BY EACH COUNTY OF A DISTRICT SHALL BE DETERMINED BY THE STATE BOARD."

Page 17, line 13, Sec. 15-691, is amended to read:

15-687. Reports by president

The president of every junior college shall annually at the close of the term, prior to and as a prerequisite to receiving his last month's salary, make and subscribe under oath a complete report of the district for the entire school year and shall deliver the report to the state board and a copy thereof to the district board. The report shall show the total number of full-time equivalent students enrolled during the year, the actual total number of students, the number of teachers regularly employed, the total number of students not residing within the district and such other information as may be required by the state board."

At end of bill, add new sections to read:

"15-688. DISTRICT BUDGET; ANNUAL ESTIMATE; COMPUTATION

A. NOT LATER THAN JULY 10, ANNUALLY, EACH DISTRICT ESTABLISHED PURSUANT TO THE PROVISIONS OF THIS CHAPTER, AND ANY OTHER JUNIOR COLLEGE ESTABLISHED PRIOR TO THE ENACTMENT OF THIS CHAPTER, SHALL PREPARE A BUDGET FOR THE CURRENT FISCAL YEAR TO BE TRANSMITTED TO THE STATE BOARD WITH A COPY THEREOF TO THE DISTRICT BOARD. THE BUDGET SHALL SHOW THE ESTIMATED COST OF OPERATIONAL EXPENSES. THE BUDGET SHALL BE ACCOMPANIED BY AN ESTIMATE OF THE AMOUNT OF FUNDS NEEDED FOR THE ENSUING YEAR AS DETERMINED BY THE DISTRICT BASED ON THE BUDGET PREPARED BY IT.

B. THE DISTRICT SHALL ESTABLISH AND SET FORTH IN THE PROPOSED BUDGET THE PER CAPITA EXPENDITURE PER FULL-TIME EQUIVALENT STUDENT, WHICH SHALL BE THE TOTAL OPERATIONAL EXPENSES.

C. THE NUMBER OF FULL-TIME EQUIVALENT STUDENTS SHALL BE COMPUTED BY DIVIDING THE TOTAL COLLEGE CREDIT UNITS BY FIFTEEN PER SEMESTER AND SHALL BE BASED ON REGULAR DAY ENROLLMENT."

“15-689. **SPECIAL TAX LEVY FOR MAINTENANCE OF DISTRICT**

THE BOARD OF SUPERVISORS IN EACH DISTRICT MAY SUPPLY FUNDS FROM OTHER DESIGNATED SOURCES OR, IN LIEU THEREOF, SHALL ANNUALLY, AT THE TIME OF LEVYING OTHER TAXES, LEVY A SPECIAL JUNIOR COLLEGE TAX ON PROPERTY TO BE DETERMINED BY EACH COUNTY COMPRISING THE DISTRICT FOR THE PURPOSE OF MAINTAINING THE DISTRICT. THE TAX SHALL BE AT A RATE SUFFICIENT TO PROVIDE THE AMOUNT PROPOSED IN THE ANNUAL ESTIMATE OF FUNDS AS NEEDED FOR THE CURRENT FISCAL YEAR, AFTER DEDUCTING FROM THE TOTAL ESTIMATE THE AMOUNT OF FUNDS APPROPRIATED FOR THE DISTRICT BY THE LEGISLATURE. THE TAX SHALL BE ADDED TO AND COLLECTED IN THE SAME MANNER AS OTHER COUNTY TAXES ON PROPERTY. THE AMOUNT OF THE SPECIAL JUNIOR COLLEGE TAX SHALL BE PAID INTO THE JUNIOR COLLEGE FUND OF THE COUNTY.”

“15-690. **STATE AID; ELIGIBILITY; LIMITATIONS**

A. THE COST OF MAINTAINING ANY DISTRICT POSSESSING THE QUALIFICATIONS, AS PRESCRIBED IN THIS CHAPTER, SHALL BE PAID BY THE STATE, IN THE FOLLOWING MANNER:

1. FOR THE FIRST THREE HUNDRED TWENTY FULL-TIME EQUIVALENT STUDENTS, FIVE HUNDRED DOLLARS PER CAPITA PER ANNUM.

2. FOR ALL FULL-TIME EQUIVALENT STUDENTS IN EXCESS OF THREE HUNDRED TWENTY, THREE HUNDRED FIFTY DOLLARS PER CAPITA PER ANNUM. THIS SUBSECTION SHALL CONSTITUTE A CONTINUING APPROPRIATION.

B. TO BE ELIGIBLE FOR STATE AID, A DISTRICT SHALL:

1. BE EQUIPPED WITH SUITABLE BUILDINGS, EQUIPMENT AND CAMPUS APPROVED BY THE STATE BOARD.

2. HAVE THREE HUNDRED TWENTY FULL-TIME EQUIVALENT STUDENTS ATTENDING IN THE DISTRICT.

3. HAVE COMPLIED WITH ALL OF THE REQUIREMENTS OF THE STATE BOARD INCLUDING BUDGETS AND CURRICULUM.

C. FOR THE FIRST TWO YEARS OF OPERATION OF ANY DISTRICT, STATE AID FOR FULL-TIME EQUIVALENT STUDENTS SHALL BE BASED ON THE ESTIMATED ANNUAL BUDGET. THEREAFTER, FULL-TIME EQUIVALENT STUDENTS MEANS THE SUM OF THE FULL-TIME EQUIVALENT STUDENTS FOR THE PREVIOUS SCHOOL YEAR PLUS THE INCREASED FULL-TIME EQUIVALENT STUDENTS OF SUCH YEAR OVER THE FULL-TIME

EQUIVALENT STUDENTS OF THE YEAR PRIOR TO THE PREVIOUS SCHOOL YEAR, PROVIDED, THAT IF THE FULL-TIME EQUIVALENT STUDENTS FOR THE YEAR PRECEDING THE PREVIOUS YEAR EQUALS OR IS GREATER THAN THE PREVIOUS YEAR, THE FULL-TIME EQUIVALENT STUDENTS FOR THE PREVIOUS YEAR SHALL BE USED.

D. NO PART OF THE STATE AID PROVIDED IN THIS SECTION SHALL BE EXPENDED FOR CONSTRUCTION OR REPAIR OF BUILDINGS OR PURCHASE OF GROUNDS OR EQUIPMENT."

"15-691. STATE AID APPROPRIATIONS; DISBURSEMENT PROCEDURE; DISTRICT FUND

A. APPROPRIATIONS FOR STATE AID TO JUNIOR COLLEGES SHALL BE MADE TO THE STATE BOARD.

B. AT THE BEGINNING OF EACH QUARTER OF THE FISCAL YEAR, THE STATE BOARD SHALL PRESENT TO THE STATE AUDITOR, ON BEHALF OF EACH DISTRICT FOR WHICH AN APPROPRIATION IS MADE, A CLAIM FOR ONE-FOURTH OF THE ANNUAL AMOUNT THEREOF ASSIGNED TO THE DISTRICT. THE STATE AUDITOR SHALL DRAW HIS WARRANT IN PAYMENT OF THE CLAIM AND THE COUNTY TREASURER OF THE DISTRICT SHALL PLACE THE PROCEEDS TO THE CREDIT OF THE DISTRICT FUNDS TO BE ESTABLISHED AND MAINTAINED BY THE COUNTY TREASURER, FOR THE SUPPORT AND MAINTENANCE OF THE DISTRICT, TO BE EXPENDED AS PROVIDED BY LAW. WHERE A DISTRICT CONSISTS OF MORE THAN ONE COUNTY THE STATE AUDITOR SHALL DRAW HIS WARRANT IN PAYMENT OF THE CLAIM TO THE CREDIT OF THE COUNTY TREASURER OF THE COUNTY WHERE THE JUNIOR COLLEGE IS LOCATED, OR IN THE EVENT THAT NO JUNIOR COLLEGE EXISTS, THE COUNTY WHERE THE JUNIOR COLLEGE IS TO BE LOCATED."

"15-692. EXISTING JUNIOR COLLEGES; STATE AID; MINIMUM GRANT; TRANSFER TO DISTRICT BASIS

A. ANY JUNIOR COLLEGE ESTABLISHED PRIOR TO THE ENACTMENT OF THIS CHAPTER SHALL HAVE THE OPTION OF ACCEPTING STATE AID AS PROVIDED FOR DISTRICTS, PROVIDED THAT IN NO EVENT SHALL SUCH A JUNIOR COLLEGE RECEIVE STATE AID IN AN AMOUNT LESS THAN ONE HUNDRED FIFTY THOUSAND DOLLARS PER ANNUM.

B. ANY JUNIOR COLLEGE ESTABLISHED AND MAINTAINED PURSUANT TO THE PROVISIONS OF TITLE 15, CHAPTER 6, MAY BECOME PART OF A DISTRICT PROVIDED SUCH DISTRICT COMPLIES WITH THE PROVISIONS OF THIS CHAPTER. IN ADDITION THERETO, AFTER ALL CONDITIONS HAVE BEEN COMPLIED WITH, THE STATE BOARD SHALL PETITION THE LEG-

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ISLATURE FOR LEGISLATION WHICH PERMITS THE ESTABLISHMENT OF THE DISTRICT AND SETS FORTH THE TERMS UNDER WHICH THE BONDED INDEBTEDNESS, OTHER DEBTS AND ASSETS ARE TRANSFERRED TO THE DISTRICT."

"15-693. **ATTENDANCE OF NONRESIDENT STATE STUDENTS; PAYMENT OF TUITION BY EITHER STUDENT OR COUNTY OF RESIDENCE**

A. THE DISTRICT MAY ADMIT STUDENTS FROM ANY PART OF THIS STATE, PROVIDED THE COUNTY OF THE STUDENTS' RESIDENCE IS NOT PART OF A DISTRICT, ON THE SAME CONDITIONS AS RESIDENTS UPON COMPLIANCE WITH THE PROVISIONS OF SUBSECTION B OR C.

B. ANY NONRESIDENT OF A COUNTY WHICH IS NOT PART OF A DISTRICT MAY ENROLL IN A JUNIOR COLLEGE WITHIN AN ESTABLISHED DISTRICT PROVIDED THE NONRESIDENT STUDENT AGREES TO REIMBURSE THE DISTRICT ON THE BASIS OF A SUM EQUAL TO THE OPERATIONAL EXPENSES PER CAPITA PER ANNUM AS DETERMINED BY THE BOARD MINUS THE AMOUNT OF AVERAGE STATE AID PER CAPITA PER ANNUM. FOR PURPOSES OF THIS SECTION THE AMOUNT OF AVERAGE STATE AID PER CAPITA PER ANNUM SHALL BE DETERMINED BY DIVIDING THE TOTAL AMOUNT OF STATE AID, AS PROVIDED IN SECTION 15-690, BY THE TOTAL NUMBER OF FULL-TIME EQUIVALENT STUDENTS.

"C. REIMBURSEMENT BY A NONRESIDENT STUDENT AS PRESCRIBED IN SUBSECTION B SHALL NOT BE REQUIRED IF THE COUNTY OF THE NONRESIDENT STUDENT THROUGH ITS BOARD OF SUPERVISORS AGREES TO ASSUME FINANCIAL RESPONSIBILITY IN THE SAME MANNER AS PRESCRIBED IN SUBSECTION B FOR THE NONRESIDENT STUDENT. IN ORDER TO QUALIFY A STUDENT FOR NONRESIDENT PAYMENT OF TUITION, THE COUNTY SCHOOL SUPERINTENDENT SHALL CERTIFY TO THE BOARD OF SUPERVISORS THAT THE STUDENT IS A RESIDENT OF THE COUNTY, HAS GRADUATED FROM A HIGH SCHOOL WITHIN THE COUNTY AND THAT HE HAS RECEIVED OFFICIAL NOTIFICATION THAT THE STUDENT IS ENROLLED IN THE JUNIOR COLLEGE. UPON CERTIFICATION BY THE COUNTY SCHOOL SUPERINTENDENT QUALIFYING THE RESIDENT AS A NONRESIDENT STUDENT, THE BOARD OF SUPERVISORS MAY DRAW A WARRANT ON THE COUNTY TREASURER IN FAVOR OF THE JUNIOR COLLEGE DISTRICT FOR THE AMOUNT DUE."

"SEC. 2. APPROPRIATION

THE SUM OF TWENTY THOUSAND DOLLARS IS APPROPRIATED FOR THE DIRECT OPERATING EXPENSES OF THE STATE BOARD FOR THE FISCAL YEAR

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1960-61, AND THEREAFTER AN ANNUAL APPROPRIATION IN THE GENERAL APPROPRIATION BILL.”

Amend title to read:

“RELATING TO EDUCATION; PROVIDING FOR A SYSTEM OF JUNIOR COLLEGE DISTRICTS; ESTABLISHING A JUNIOR COLLEGE STATE BOARD OF DIRECTORS; PRESCRIBING ITS ORGANIZATION AND POWERS AND DUTIES; PRESCRIBING PROCEDURE TO FORM A JUNIOR COLLEGE DISTRICT GOVERNING BOARD; PROVIDING POWERS AND DUTIES FOR GOVERNING BOARD; DETERMINING DISTRICT BUDGET; PRESCRIBING CONDITIONS REQUIRED FOR ACCEPTANCE OF STATE AID; ALLOWING EXISTING JUNIOR COLLEGES OPTION OF BECOMING PART OF STATE JUNIOR COLLEGE SYSTEM; AMENDING TITLE 15, ARIZONA REVISED STATUTES, BY ADDING CHAPTER 6.1, ARTICLES 1 TO 5, INCLUSIVE, AND MAKING AN APROPRIATION.”

Senator Mickelson moved that the Senate refuse to concur in the House amendments to the bill, and a free conference committee be appointed by the Senate to confer with a like committee from the House in the matter of disagreement. The motion was agreed to and the President designated Senators Mickelson, Giss, and Spikes as conferees on the part of the Senate.

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed Senate Bill No. 89, providing for a revision of the real estate code pertaining to the real estate department, licensing, regulation, and sale of subdivided land, with the following amendments: (reference is to the Senate engrossed bill)

Page 6, line 10, strike “at least a high school education or in lieu”.

Page 6, line 11, strike “thereof”.

Page 7, line 8, after the word “of” strike “five” and insert “two”, after “thousand” insert “five hundred”.

Senator Orme moved that the Senate concur in the House amendments to the bill. The motion was agreed to, and the bill was placed under the order of business, final reading of bills for today.

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed Senate Bill No. 228, appropriation to attorney general for sharing legal counsel with Cochise county, with the following amendments: (reference is to the Senate engrossed bill)

Page 1, line 10, after “law” strike remainder of line, all of line 11, and on line 12, strike to and including “Cochise county”; line 13, after “of” strike “sharing equally the following expenses to pay” and insert “payment of”; line 14, after “and” strike “to employ” and insert “employment of”.

Page 1, after line 19, insert new Sec. 3, to read:

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"Sec. 3. Limitation

The sum appropriated under section 1 shall not be expended until such time as the board of supervisors of Cochise County shall have expended at least twenty thousand dollars in addition to the full sum of money which they were authorized to expend for the foregoing purposes under Order No. 18-1960-3, issued by the Arizona state tax commission, March 18, 1960."

Re-number to conform.

At end of title, strike period and insert "; providing for limitation on the appropriation."

Senator Spikes moved that the Senate concur in the House amendments to the bill. The motion was agreed to, and the bill was placed under the order of business, final reading of bills for today.

FINAL READING OF BILLS

Senate Bill No. 27, by Senators Spikes, and Richards, providing for selection of textbooks for common schools by state board of education, was read in full on final reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Greer and Thompson.

The President announced the signing in open session of Senate Bill No. 27 and directed the Secretary to transmit the bill to the Governor.

Senate Bill No. 89, by the Committee on Judiciary, providing for a revision of the real estate code pertaining to the real estate department, licensing, regulation, and sale of subdivided land, was read in full on final reading and passed on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Greer and Thompson.

The President announced the signing in open session of Senate Bill No. 89 and directed the Secretary to transmit the bill to the Governor.

Senate Bill No. 228, by Senators Spikes, and Kitchel, appropriation to attorney general for sharing legal counsel with Cochise county, was read in full on final reading and passed on roll call which resulted: Ayes 21, Noes 3, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Corbett, Gale, Giss, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

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Noes: Goff, Orme, Palmer.

Not voting: Brown, Greer, Prochnow, Thompson.

The President announced the signing in open session of Senate Bill No. 228 and directed the Secretary to transmit the bill to the Governor.

MESSAGES FROM THE HOUSE

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had adopted the free joint conference committee report on House Bill No. 235, salary of the state land commissioner increasing the maximum, and had passed the bill on final reading as per the conference committee report, and the bill was placed under the order of business, final reading of bills for today.

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had refused to concur in the Senate amendments to House Bill No. 240, regulation of thrift companies by corporation commission, and had appointed a free conference committee consisting of members Dent, Hathaway, and Stephens, to confer with a like committee from the Senate in the matter of disagreement.

Senator Richards moved that a like committee be appointed by the Senate in the matter of disagreement. The motion was agreed to, and the President designated Senators Richards, Simms, and Thompson as conferees on the part of the Senate.

FINAL READING OF BILLS

House Bill No. 235, salary of the state land commissioner increasing the maximum, was read in full on final reading and passed on roll call which resulted: Ayes 24, Not voting 4, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Morrow, Murphy, Orme, Palmer, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Not voting: Brown, Greer, Prochnow, Thompson.

The President announced the signing in open session of House Bill No. 235 and directed the Secretary to return the bill to the House.

RECESS

Without objection, at 3:22 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 4:30 p.m.

ADJOURNMENT

Senator Giss moved that the Senate adjourn until tomorrow at 9 a.m. The motion was agreed to and at 4:41 p.m. the Senate stood adjourned until tomorrow, Thursday, March 24, 1960, at 9 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

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THURSDAY, MARCH 24

The Senate met at 9 a.m.

Reverend Cole offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced that Senators Morrow, of Mohave, and Smith, of Santa Cruz, had been excused.

THE JOURNAL

Senator Bollinger moved that the reading of the Journal of Wednesday, March 23, 1960, be dispensed with and the Journal be approved. The motion was agreed to and the Journal was approved.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate a communication from the Governor which was read, advising that on March 23, 1960, he had signed and transmitted to the Secretary of State the following bills:

Substitute House Bill No. 87, providing for sale of state hospital lands and allocating proceeds to state hospital building fund and directing land to be used for roadways.

House Bill No. 80, authorizing national guard to sell old armory in Tucson.

House Bill No. 111, transferring trust funds held by United States as trustee to state board of vocational education for Arizona youth farm loan fund.

INTRODUCTION AND FIRST READING OF BILLS

Senator Giss requested permission of the Senate to introduce a Senate Joint Resolution requesting the return of Senate Bill No. 174, delivered to the Governor's office March 21, 1960, for correction of technical errors. There being no objection, the permission was granted.

Senate Joint Resolution No. 3, by Senators Giss and Orme, entitled: "A Joint Resolution requesting the return of Senate Bill Number 174, delivered to the Governor's office March 21, 1960, for correction of technical errors," was introduced and, by unanimous consent, read the first time by number and title.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Joint Resolution No. 3, which is under the order of business, introduction and first reading of bills for today, be advanced to the order of business second reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

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Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Morrow, and Smith (Santa Cruz).

SECOND READING OF BILLS

By unanimous consent Senate Joint Resolution No. 3, requesting the return of Senate Bill Number 174, delivered to the Governor's office March 21, 1960, for correction of technical errors, was read the second time by number and title.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Joint Resolution No. 3 which is under the order of business second reading of bills for today be further advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham) Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Morrow, and Smith (Santa Cruz).

RECESS

Without objection, at 9:10 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 9:15 a.m.

SEATING OF SENATOR SMITH, OF SANTA CRUZ

The Sergeant at arms, at 9:15 a.m., announced that Senator C. B. Smith, of Santa Cruz, had entered the Senate chamber and taken his seat.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Joint Resolution No. 3 as properly engrossed, and the resolution was placed under the order of business, third reading of bills for today.

THIRD READING OF BILLS

Senate Joint Resolution No. 3, by Senators Giss and Orme, requesting the return of Senate Bill No. 174, delivered to the Governor's office March 21, 1960, for the correction of technical errors, was read in full on third reading and adopted on roll call which resulted: Ayes 27, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

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Not voting: Morrow.

The President announced the signing in open session of Senate Joint Resolution No. 3 and directed the Secretary to transmit the resolution to the House.

REPORT OF CONFERENCE COMMITTEE

Senators Morrow, Brown, and Lockhart, Senate conferees, and members Gilbert, Barkley, and Higgins, House conferees, in the matter of disagreement on House Bill No. 219, penalties for driving motor vehicle without a valid license, submitted the following report:

March 23, 1960

Mr. President:

Mr. Speaker:

Your free conference committee in the matter of disagreement on Senate amendments to House Bill No. 219 recommends: (reference is to the House engrossed Bill)

Page 1, line 20, strike "ninety" and insert "thirty"

Page 2, line 3, strike "and" and insert "or"

Page 2, strike lines 6, 7, and 8.

Senator Brown moved the adoption of the report, and that the committee be discharged, and the motion was agreed to.

The Secretary was directed to notify the House.

RECESS

Without objection, at 9:20 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 10:11 a.m.

CLOSED EXECUTIVE SESSION

Senator Giss moved that the Senate resolve itself into closed executive session for the consideration of executive business. The motion was agreed to and at 10:12 a.m. the Senate resolved itself into closed executive session.

At 10:37 a.m. the closed executive session was dissolved.

(Note: Reports of the Committee on State Institutions pertaining to executive appointments as follows were read in closed executive session and placed on file in the Secretary's office:

Mr. Ernest Chilson, Mr. R. Keith Walden, Mr. M. F. Wharton, Dr. Charles Kalil, and Mr. Anthony T. Deddens, as members of the oil and gas conservation commission;

Mr. Arlo Woolery, and Mr. Royal S. Smith, as members of the Arizona development board;

Miss Nancy E. Dority, and Mrs. Harvey B. (June D.) Walker, as members of the board of physical therapy examiners;

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Mr. J. Snead Parker, as a member of the state planning and building commission;

Dr. Charles P. Neumann, as a member of the Arizona state board of public welfare;

Mr. James F. McKale, as a member of the Arizona state athletic commission.

The report of the Committee on Tourist and Industry Development pertaining to the executive appointment of Mr. Leonard Sexton, as a member of the Arizona development board, was read in closed executive session and placed on file in the Secretary's office.

The reports of the Committee on Livestock and Public Lands pertaining to executive appointments as follows were read in closed executive session and placed on file in the Secretary's office:

Mr. Matt Batka, as a member of the board of appeals of the state land department;

Mr. R. C. Jones, as a member of the livestock sanitary board.

EXECUTIVE APPOINTMENTS

The President announced that the following appointments made by the Governor had been approved and confirmed in closed executive session:

Mr. Ernest Chilson, Winslow, as a member of the oil and gas conservation commission, for a term of office beginning on July 1, 1959 and expiring on December 31, 1960.

Mr. R. Keith Walden, Tucson, as a member of the oil and gas conservation commission, for a term of office beginning on July 1, 1959 and expiring on December 31, 1962.

Mr. M. F. Wharton, Phoenix, as a member of the oil and gas conservation commission, for a term of office beginning on July 1, 1959 and expiring on December 31, 1963.

Charles Kalil, M. D., Phoenix, as a member of the oil and gas conservation commission, for a term of office beginning on July 1, 1959 and expiring on December 31, 1964.

Mr. Anthony T. Deddens, Bisbee, as a member of the oil and gas conservation commission, for a term of office expiring on December 31, 1961, to fill a vacancy created by the resignation of Mr. William E. Kimble.

Mr. Arlo Woolery, Warren (Cochise County), as a member of the Arizona development board, for a term of office expiring on July 10, 1964.

Mr. Royal S. Smith, Winslow, as a member of the Arizona development board, for a term of office beginning on July 10, 1960, and expiring on July 10, 1965.

Mrs. Harvey B. (June D.) Walker, Phoenix, as a member of the board of physical therapy examiners, for a term of office beginning on February 25, 1960 and expiring on July 26, 1962.

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Miss Nancy E. Dority, Tucson, as a member of the board of physical therapy examiners, for a term of office beginning on June 26, 1960 and expiring on July 26, 1963.

Mr. J. Snead Parker, Phoenix, as a member of the state planning and building commission, for a term of office expiring on January 1, 1965.

Dr. Charles P. Neumann, Tucson, as a member of the Arizona state board of public welfare, for a term of office expiring on January 31, 1965.

Mr. James F. McKale, Tucson, as a member of the Arizona state athletic commission, for a term of office expiring on January 1, 1963.

Mr. Leonard Sexton, Cottonwood, as a member of the Arizona development board, for a term of office expiring on July 10, 1964, to fill the vacancy created by the recent resignation of Mr. Jack Van Meter.

Mr. Matt Batka, Tucson, as a member of the board of appeals of the state land department, for a term of office expiring on January 31, 1966, representing the First District.

Mr. R. C. Jones, Phoenix, as a member of the livestock sanitary board, representing the classification of a packing house operator, for a term of office beginning on June 30, 1960, and expiring on June 30, 1965.

RECESS

Without objection, at 10:37 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 11:40 a.m.

LETTER FROM LEGISLATIVE COUNCIL RE SENATE BILL No. 174

The President laid before the Senate a communication from the Legislative Council addressed to Governor Fannin, which was read as follows:

March 24, 1960

Hon. Paul Fannin
Governor of Arizona
State Capitol
Phoenix, Arizona

Dear Governor Fannin:

This is to confirm our telephone conversation today with Mr. John McGowan of your office, at which time we advised that we have authority to correct an error in Senate Bill 174, received by the Governor on March 21, 1960.

The correction is to be made on page 2, line 23, of the bill by changing the words "vehicles by two trucks" to read "vehicles by tow trucks."

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It is our opinion that under the terms of Section 41-1304.02 we are empowered to correct this error as one which is a manifest clerical or typographical error. Therefore, upon receipt of this measure from the secretary of state we will correct the word "two" to read "tow" which is the obvious intent of the Legislature, and will insert a reviser's note under the section as it will appear in the 1960 supplement to the Arizona Revised Statutes citing the change made, and our authority to do so.

Yours very sincerely,

JULES M. KLAGGE, Director

Copy to Hon. Clarence L. Carpenter
Hon. W. L. Cook

MESSAGES FROM THE HOUSE

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had acceded to the request of the Senate in the matter of disagreement on House amendments to Senate Bill No. 43, providing for a system of Junior college districts, and had appointed members Knoles, Schellenberg, Thode, Berry, and Hathaway, as a free conference committee on the part of the House, and requests the Senate to appoint two additional conferees for this committee.

Senator Mickelson moved that the Senate accede to the House request. The motion was agreed to and the President designated Senators Prochnow and Murphy as the two additional members.

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had adopted the free joint conference committee report on House Bill No. 219, penalties for driving motor vehicles without a valid license, and had passed the bill on final reading as per the free joint conference committee report. The bill was placed under the order of business, final reading of bills for today.

FINAL READING OF BILLS

House Bill No. 219, penalties for driving motor vehicle without a valid license, was read in full on final reading and passed on roll call which resulted: Ayes 23, Not voting 5, as follows:

Ayes: Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Kitchel, Lockhart, Mickelson, Murphy, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Arnold, Goff, Greer, Morrow, Orme.

The President announced the signing in open session of House Bill No. 219 and directed the Secretary to return the bill to the House.

REPORT OF CONFERENCE COMMITTEE

Senators Richards, Prochnow, and Morrow, Senate conferees, and members Tidwell, Humphrey, and Bloomquist, House conferees, in the matter of disagreement on Senate Bill No. 86, creating Arizona semi-centennial commission, submitted the following report:

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Mr. President

Mr. Speaker:

Your free conference committee in the matter of disagreement on House amendment to Senate Bill No. 86, creating Arizona semi-centennial commission, respectfully recommends:

That the House recede from its amendment and that the following further amendment be adopted: (reference is to the Senate engrossed bill)

Page 3, section 6, line 18, strike "twenty-five" and insert "ten".

Senator Richards moved the adoption of the report, and the motion was agreed to.

The Secretary was directed to notify the House.

MESSAGES FROM THE HOUSE

A message from the House of Representatives, by Ruby H. Saners its Chief Clerk, announced that the House had adopted the free joint conference committee report on Senate Bill No. 86, creating Arizona semi-centennial commission, and the bill was re-referred to the Committee on Enrolling and Engrossing.

RECESS

Without objection, at 11:59 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 12:04 p.m.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bill No. 86 as properly re-engrossed as per the free joint conference committee report, and the bill was placed under the order of business, final reading of bills for today.

FINAL READING OF BILLS

Senate Bill No. 86, by Senator Richards, creating Arizona semi-centennial commission, was read in full on final reading and passed on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Kitchel, Lockhart, Mickelson, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Goff, Greer, Morrow.

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The President announced the signing in open session of Senate Bill No. 86 and directed the Secretary to transmit the bill to the House.

MESSAGES FROM THE HOUSE

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed Senate Bill No. 18, revision of laws pertaining to schools, with the following amendments: (reference is to the Senate engrossed bill)

Page 8, Sec. 15-143, strike subsection E in its entirety.

Page 11, Sec. 15-206, subsection B is amended to read:

"B. Every employee in the public schools shall as often as twice a year, if so required by the board of school trustees where he is employed, submit to an examination by one or more physicians selected by the school board. If it is ascertained by the examination or otherwise that a person is afflicted with pulmonary tuberculosis, such person shall resign immediately, unless he requests and is granted a leave of absence under section 15-444.02, PROVIDED THAT ANY CONTINUING TEACHER WHO REQUESTS A LEAVE OF ABSENCE AS PRESCRIBED IN THIS SUBSECTION SHALL BE GRANTED A LEAVE OF ABSENCE. It is unlawful for a school board or superintendent to draw a warrant for salary, OTHER THAN FOR ACCUMULATED SICK LEAVE, to a person afflicted with pulmonary tuberculosis for services rendered after the examination which showed the affliction. If a person required under this section to submit to examination refuses for five days to be examined, the board of trustees shall discharge the person and pay him the pro rata salary earned under his contract."

Page 13, Sec. 15-258 is amended to read:

"15-258. **Resignation restrictions; violation; penalty**

A probationary or continuing teacher shall not resign AFTER SIGNING AND RETURNING HIS CONTRACT unless the resignation is first approved by the school board. A teacher who resigns contrary to this section shall be deemed to commit an unprofessional act, and upon request of the school board shall be subject to such disciplinary action, including suspension or revocation of certificate, as the state board of education deems appropriate."

Page 14, Sec. 15-302, between lines 19 and 20, insert:

"B. THE GOVERNING BOARD MAY ADMIT CHILDREN WHO DO NOT RESIDE IN THE DISTRICT BUT WHO RESIDE WITHIN THE STATE UPON SUCH TERMS AS IT PRESCRIBES."

Page 14, after line 25, insert:

"SEC. 18, TITLE 15, CHAPTER 3, ARTICLE 1, ARIZONA REVISED STATUTES, IS AMENDED BY ADDING SECTION 15-302.01 TO READ:

15-302.01. **Admission of pupils not residents of this state; tuition**

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A. CHILDREN OF NONRESIDENTS OF THE STATE MAY BE ADMITTED TO ATTEND COMMON SCHOOL UPON PAYMENT OF TUITION FEES TO BE FIXED BY THE GOVERNING BOARD OF THE COMMON SCHOOL DISTRICT. BEFORE ADMITTING SUCH CHILDREN, THE BOARD SHALL DEMAND OF EACH SUCH CHILD PAYMENT OF TUITION FEES EQUAL TO THE AVERAGE PER CAPITA COST OF THE COMMON SCHOOL FOR THE PRECEDING SCHOOL YEAR, PLUS AN AMOUNT FOR CAPITAL OUTLAY NOT EXCEEDING ONE HUNDRED DOLLARS PER PUPIL PER YEAR, OR A PROPORTIONATE AMOUNT FOR TUITION AND CAPITAL OUTLAY BASED ON THE ACTUAL ATTENDANCE OF THE PUPIL. THE FEES REQUIRED UNDER THE PROVISIONS OF THIS SECTION SHALL BE PAID TO THE DISTRICT BY THE PARENT OR GUARDIAN OF THE PUPIL UNLESS THE PARENT OR GUARDIAN SHOWS TO THE SATISFACTION OF THE BOARD HIS INABILITY TO PAY ALL OR ANY PART OF THE FEES, IN WHICH CASE THE BOARD SHALL NOT BE REQUIRED TO COLLECT SUCH FEES FOR SUCH PUPIL. IF THE BOARD WAIVES ALL OR ANY PART OF THE TUITION FEES OR THE AMOUNT FOR CAPITAL OUTLAY, THE AMOUNT PAID BY THE PARENT OR GUARDIAN OF THE PUPIL SHALL BE ALLOCATED ON THE BASIS OF FIRST PAYING FOR CAPITAL OUTLAY AS PRESCRIBED BY THIS SECTION WITH THE REMAINDER ALLOCATED TOWARDS TUITION FEES.

B. FOR THE PURPOSE OF THIS SECTION, A NON-RESIDENT IS DEFINED AS A PERSON WHO HAS LIVED IN THIS STATE LESS THAN ONE YEAR OR WHO HAS NOT PURCHASED A HOME WHICH IS OCCUPIED BY HIM AS HIS RESIDENCE PRIOR TO THE ENROLLMENT OF HIS CHILD IN SCHOOL, OR WHO HAS NOT FILED WITH THE DISTRICT BOARD A MANIFESTATION, UNDER OATH, OF HIS INTENT TO BE A RESIDENT FOR AT LEAST ONE YEAR OF THE STATE OF ARIZONA, ON A FORM WHICH SHALL BE PRESCRIBED AND FURNISHED TO EACH DISTRICT BY THE STATE SUPERINTENDENT OF PUBLIC INSTRUCTION.

C. ALL MONIES COLLECTED BY THE DISTRICT UNDER THE PROVISIONS OF THIS SECTION SHALL BE DEPOSITED IN THE DISTRICT FUND AND SHALL BE USED ONLY FOR THE PURPOSE OF HELPING TO DEFRAY THE EXPENSES OF THE DISTRICT.

SEC. 19. TITLE 15, CHAPTER 5, ARTICLE 4, ARIZONA REVISED STATUTES, IS AMENDED BY ADDING SECTION 15-547.01 TO READ:

15-547.01. ADMISSION OF PUPILS NOT RESIDENTS OF THIS STATE; TUITION FEES

A. CHILDREN OF NONRESIDENTS OF THE STATE MAY BE ADMITTED TO ATTEND HIGH SCHOOL UPON PAYMENT OF TUITION FEES TO BE FIXED BY THE GOVERNING BOARD OF THE HIGH SCHOOL DISTRICT. BEFORE ADMITTING SUCH CHILDREN, THE BOARD SHALL DEMAND OF EACH SUCH CHILD PAYMENT OF

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TUITION FEES EQUAL TO THE AVERAGE PER CAPITA COST OF THE HIGH SCHOOL FOR THE PRECEDING SCHOOL YEAR, PLUS AN AMOUNT FOR CAPITAL OUTLAY NOT EXCEEDING ONE HUNDRED DOLLARS PER PUPIL PER YEAR, OR A PROPORTIONATE AMOUNT FOR TUITION AND CAPITAL OUTLAY BASED ON THE ACTUAL ATTENDANCE OF THE PUPIL. THE FEES REQUIRED UNDER THE PROVISIONS OF THIS SECTION SHALL BE PAID TO THE DISTRICT BY THE PARENT OR GUARDIAN OF THE PUPIL UNLESS THE PARENT OR GUARDIAN SHOWS TO THE SATISFACTION OF THE BOARD HIS INABILITY TO PAY ALL OR ANY PART OF THE FEES, IN WHICH CASE THE BOARD SHALL NOT BE REQUIRED TO COLLECT SUCH FEES FOR SUCH PUPIL. IF THE BOARD WAIVES ALL OR ANY PART OF THE TUITION FEES OR THE AMOUNT FOR CAPITAL OUTLAY, THE AMOUNT PAID BY THE PARENT OR GUARDIAN OF THE PUPIL SHALL BE ALLOCATED ON THE BASIS OF FIRST PAYING FOR CAPITAL OUTLAY AS PRESCRIBED BY THIS SECTION WITH THE REMAINDER ALLOCATED TOWARDS TUITION FEES.

B. FOR THE PURPOSE OF THIS SECTION, A NON-RESIDENT IS DEFINED AS A PERSON WHO HAS LIVED IN THIS STATE LESS THAN ONE YEAR OR WHO HAS NOT PURCHASED A HOME WHICH IS OCCUPIED BY HIM AS HIS RESIDENCE PRIOR TO THE ENROLLMENT OF HIS CHILD IN SCHOOL, OR WHO HAS NOT FILED WITH THE DISTRICT BOARD A MANIFESTATION, UNDER OATH, OF HIS INTENT TO BE A RESIDENT FOR AT LEAST ONE YEAR OF THE STATE OF ARIZONA, ON A FORM WHICH SHALL BE PRESCRIBED AND FURNISHED TO EACH DISTRICT BY THE STATE SUPERINTENDENT OF PUBLIC INSTRUCTION.

C. ALL MONIES COLLECTED BY THE DISTRICT UNDER THE PROVISIONS OF THIS SECTION SHALL BE DEPOSITED IN THE DISTRICT FUND AND SHALL BE USED ONLY FOR THE PURPOSE OF HELPING TO DEFRAID THE EXPENSES OF THE DISTRICT.

Renumber to conform.

Page 15, Sec. 15-304, subsection A, is amended to read:

"A. A pupil precluded by distance or lack of adequate transportation facilities from attending a common or high school in the district or county of his residence or who resides in unorganized territory may apply to the county school superintendent for a certificate of educational convenience. If it appears to the superintendent that it is not feasible for the pupil to attend the common or high school in the district or county of residence, he shall issue a certificate authorizing the pupil to attend a common or high school in an adjoining district or county, whether within or without the state. Such attendance, when certified to the county superintendent by the official in charge of the school attended, shall be deemed for the purpose of determining average daily attendance to be attendance in the common or high school of the county or district of the student's ATTENDANCE."

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Page 23, between lines 15 and 16 insert:

"6. RENT SUCH BUILDINGS AS MAY BE NECESSARY."

Page 23, after line 29, insert:

"C. NO RELATIVE OF ANY TRUSTEE BY AFFINITY OR CONSANGUINITY WITHIN THE SECOND DEGREE, OR THE HUSBAND OR WIFE OF A TRUSTEE, SHALL BE EMPLOYED IN THE DISTRICT IN WHICH THE PERSON TO WHOM HE IS SO RELATED IS A TRUSTEE, EXCEPT BY UNANIMOUS CONSENT OF THE BOARD."

Page 27, Sec. 15-449, subsection C is amended to read:

"C. The attendance of such pupil shall be deemed, for the purpose of determining average daily attendance, and for apportionment of state and county aid, including equalization aid, to be attendance in the district of ATTENDANCE.

Page 28, Sec. 15-449, subsection D, paragraph 3, is amended to read:

"3. Claims for tuition shall be presented against the district of residence, through the county school superintendent, who shall draw his warrant on the county treasurer in favor of the district of attendance, and shall be paid from the funds of the district of residence.

Page 32, Sec. 15-501, subsection A, is amended to read:

A. "A SCHOOL DISTRICT HAVING AN AVERAGE DAILY ATTENDANCE OF NOT LESS THAN TWO HUNDRED PUPILS, OR AN ASSESSED VALUATION OF NOT LESS THAN ONE MILLION FIVE HUNDRED THOUSAND DOLLARS, MAY, BY A MAJORITY VOTE OF THE QUALIFIED SCHOOL ELECTORS THEREOF, ESTABLISH AND MAINTAIN A HIGH SCHOOL."

Pages 37, 38, and 39, Sec. 44, Sec. 15-1011, strike in its entirety.

Pages 39 and 40, Sec. 45, Sec. 15-1012, strike in its entirety.

Page 44, Sec. 15-1212, Subsection A. is amended to read:

"15-1212. **Apportionment of funds**

A. After making the necessary allowance for payment from the state school fund of amounts authorized for the state board in the general appropriation bill, the board shall apportion the balance remaining in the state school fund to the several counties on the basis of average daily attendance in the common and high schools in each county. No allowance shall be made for attendance at schools conducted at night, for attendance of nonresident alien children, nor for wards of the United States for whom tuition is paid, but attendance of a student in a school of a county adjoining the county of his residence, whether within or without the state, under a certificate of educational convenience as provided by section 15-304, shall be deemed to be attendance in the school of the county or district of his ATTENDANCE."

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Page 54, Sec. 15-1246, strike paragraph 6 in its entirety

Page 56, Sec. 15-1247, strike subsection A, paragraph 6 in its entirety

Page 56, Sec. 15-1302, subsection A, is amended to read:

"A. The board of trustees of a school district may, and upon petition of fifteen per cent of the school electors as shown by the poll list at the last preceding annual school election shall, call an election for the following purposes:"

Amend title to read:

"RELATING TO EDUCATION; PROVIDING FOR REVISION OF LAWS PERTAINING TO SCHOOLS; AMENDING SECTIONS 15-101, 15-102, 15-121 TO 15-124, INCLUSIVE, 15-143, 15-144, 15-204 TO 15-207, INCLUSIVE, 15-233, 15-251, 15-252, 15-258, 15-302, 15-304, 15-431 TO 15-436, INCLUSIVE, 15-439, 15-441 TO 15-446, INCLUSIVE, 15-449, 15-450, 15-452, 15-472 TO 15-474, INCLUSIVE, 15-501, 15-542, 15-546, 15-836, 15-901, 15-1022, 15-1124, 15-1202, 15-1212, 15-1222, 15-1223, 15-1225, 15-1237, 15-1238, 15-1241, 15-1245, 15-1246, 15-1247 AND 15-1302, ARIZONA REVISED STATUTES, AMENDING TITLE 15, CHAPTER 3, ARTICLE 3, ARIZONA REVISED STATUTES, BY ADDING SECTION 15-302.01; AMENDING TITLE 15, CHAPTER 4, ARTICLE 3, ARIZONA REVISED STATUTES BY ADDING SECTION 15-479; AMENDING TITLE 15, CHAPTER 5, ARTICLE 4, ARIZONA REVISED STATUTES, BY ADDING SECTION 15-547.01; AMENDING TITLE 15, CHAPTER 12, ARTICLE 1, ARIZONA REVISED STATUTES, BY ADDING SECTION 15-1201.01, AND REPEALING SECTIONS 15-209, 15-326, 15-436.01, 15-547, 15-1261, 15-1262 AND 15-1263, ARIZONA REVISED STATUTES."

Senator Prochnow moved that the Senate refuse to concur in the House amendments to the bill, and a free conference committee be appointed by the Senate to confer with a like committee from the House in the matter of disagreement.

Senator Palmer requested a roll call vote on the motion which resulted: Ayes 19, Noes 6, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brown, Corbett, Gale, Giss, Lockhart, Mickelson, Murphy, Orme, Prochnow, Richards, Simms, Spikes, Thompson, Udine, Wine, President Carpenter.

Noes: Brooke, Kitchel, Palmer, Smith (Graham), Smith (Santa Cruz), Sullivan.

Not voting: Goff, Greer, Morrow.

The President designated Senators Prochnow, Brown, Richards, Giss, and Spikes as conferees on the part of the Senate.

RECESS

Without objection, at 12:19 p.m. the Senate stood at recess until 2 p.m.

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AFTERNOON SESSION

The President called the Senate to order at 4:40 p.m.

THIRD READING OF BILLS

Senator Orme moved that House Concurrent Resolution No. 4, constitutional amendment increasing terms of elected county officers from two to four years, be amended as follows: (reference is to the Senate engrossed resolution)

Page 1, line 11, after "years" strike the remainder of line 11, strike all of line 12, and insert in lieu thereof:

"to serve from the first Monday of January next after their election."

The motion was agreed to, the amendment was adopted, and the bill was re-referred to the Committee on Enrolling and Engrossing.

RECESS

Without objection, at 4:43 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 4:44 p.m.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported House Concurrent Resolution No. 4 as properly re-engrossed, and the resolution was placed under the order of business, third reading of bills for today.

THIRD READING OF BILLS

House Concurrent Resolution No. 4, constitutional amendment increasing terms of elected county officers from two to four years, was read in full on third reading and passed on roll call which resulted: Ayes 24, Noes 2, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Kitchel, Lockhart, Mickelson, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Noes: Goff and Richards.

Not voting: Greer and Morrow.

The President announced the signing in open session of House Concurrent Resolution No. 4 and directed the Secretary to return the resolution to the House.

Without objection, the Senate reverted to the order of business, introduction and first reading of bills.

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INTRODUCTION AND FIRST READING OF BILLS

Senator Bollinger requested permission of the Senate to introduce a bill making an appropriation to the Secretary of State for publicity pamphlets for special election. There being no objection, the request was granted.

Senate Bill No. 236, by Senators Bollinger and Gale, entitled: "An Act calling a special election to submit to a vote of the people a proposed amendment to the Constitution of Arizona; providing for publicity, and making an appropriation," was introduced and, by unanimous consent, read the first time by number and title.

Senator Giss moved that an emergency be declared, the rules be suspended, and that Senate Bill No. 236 which is under the order of business, introduction and first reading of bills for today, be advanced to the order of business second reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Morrow.

SECOND READING OF BILLS

By unanimous consent, Senate Bill No. 236, appropriation to Secretary of State for publicity pamphlets for special election, was read the second time by number and title.

Senator Giss moved that an emergency be declared, the rules be suspended, and that Senate Bill No. 236 which is under the order of business, second reading of bills for today be further advanced to the order of business, third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Kitchel, Lockhart, Mickelson, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Greer and Morrow.

RECESS

Without objection, at 4:54 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 4:55 p.m.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bill No. 236 as properly engrossed, and the

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bill was placed under the order of business, third reading of bills for today.

THIRD READING OF BILLS

Senate Bill No. 236, by Senators Bollinger and Gale, appropriation to Secretary of State for publicity pamphlets for special election, was read in full on third reading and passed on roll call which resulted: Ayes 25, Noes 1, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Kitchel, Lockhart, Mickelson, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Noes: Goff.

Not voting: Greer and Morrow.

The President announced the signing in open session of Senate Bill No. 236 and directed the Secretary to transmit the bill to the House.

MESSAGES FROM THE HOUSE

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed, on final reading, Senate Bill No. 86, creating Arizona semi-centennial commission, as per the free joint conference committee report.

Senate Bill No. 86 was transmitted to the Governor.

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had acceded to the request of the Senate in the matter of disagreement on House amendments to Senate Bill No. 18, revision of laws pertaining to schools, and had appointed members Knoles, Schellenberg, Berry, Tidwell, and Hathaway as a free conference committee on the part of the House.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate communications from the Governor, dated March 24, 1960, advising that on March 23, 1960, he had signed and transmitted to the secretary of state the following bills:

House Bill No. 3, automatic cancellation of checks or warrants by board of supervisors and permitting reissuance.

House Bill No. 26, prescribing motor vehicle right of way at intersections.

House Bill No. 105, permits sale of Mesa farm by Arizona children's colony and earmarks proceeds for new cottages.

House Bill No. 123, printed or mechanically reproduced signatures permitted on bonds issued by public bodies as long as one bond is signed manually.

House Bill No. 130, increasing salary of deputy sheriffs in first-class counties having a population of less than twenty thousand.

House Bill No. 136, providing for identification, inspection and refrigeration of eggs and prohibiting misrepresentation.

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House Bill No. 181, annual appropriation to school districts for education of blind and deaf students.

House Bill No. 192, transferring previously allocated unexpended funds of department of law to state land department.

House Bill No. 293, savings and loan associations; providing for rehabilitation of associations.

The following bills were signed on March 24, 1960.

Senate Bill No. 20, watercraft operating on waters common to interstate boundaries shall be subject to state jurisdiction.

Senate Bill No. 47, procedure to be followed in disposing of vouchers in decedents' estates.

Senate Bill No. 52, prescribing color of lamps to be used on front of parked vehicles.

Senate Bill No. 92, regulation of underground use of internal combustion engines.

Senate Bill No. 103, prescribing terms of sale of state lands and method of payment.

Senate Bill No. 114, exception for bond requirement in sale of real property of decedents' estates.

Senate Bill No. 118, supplemental appropriation to supreme court for travel.

Senate Bill No. 155, appropriation to capitol buildings and grounds for sand urns and cleaning equipment.

Senate Bill No. 170, supplemental appropriation to capitol buildings and grounds for previous maintenance expenditures.

Senate Bill No. 196, inspection of corporate records and books.

Senate Bill No. 197, laws and regulations pertaining to public accounting.

Senate Bill No. 203, interstate compact between Arizona and Nevada defining common boundary.

Senate Bill No. 208, providing for signs designating end of speed zones.

Senate Bill No. 230, providing for signing of warrants by executive secretary of board of nurse registration.

House Bill No. 189, providing for secretary of the board of pest control applicators and prescribing the salary.

House Bill No. 218, procedure for appeal to superior court the decisions of state land commissioner relating to classification or appraisal of state lands.

House Bill No. 250, animal inspection certificate shall have notation indicating it is not a bill of sale.

MESSAGES FROM THE HOUSE

Messages from the House of Representatives, by Ruby H. Sanders

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its Chief Clerk, announced that the House had passed the following:

Senate Bill No. 1, appropriation for construction of women's prison.

Senate Bill No. 3, appropriation for constructing and equipping two cottages at children's colony.

Senate Bill No. 58, appropriation to state hospital board for construction, remodeling and equipment.

Senate Bill No. 66, appropriation to board of regents for construction and remodeling at ASU.

Senate Bill No. 69, appropriation to board of regents for construction, remodeling and bond redemption purposes at U. of A.

Senate Bill No. 70, appropriation to board of regents for construction and remodeling at ASC.

Senate Bill No. 71, authorizing board of regents to remodel student union building at U. of A., to accept gifts, borrow money and issue bonds for such project.

Senate Bill No. 99, supplemental appropriation to department of health for tuberculosis sanatorium.

Senate Bill No. 115, providing for fees, additional districts and board of governors of the state bar.

Senate Bill No. 140, providing alternate methods of accepting prior service credits by political subdivisions.

Senate Bill No. 192, reallocation of funds to department of liquor licenses and control.

Senate Bill No. 195, appropriation to board of cosmetology for salaries.

Senate Bills Nos. 1, 3, 58, 66, 69, 70, 71, 99, 115, 140, 192 and 195 were transmitted to the Governor.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Public Health and Welfare, Senator Mickelson, Chairman, reported House Bill No. 107, prescribing additional powers and duties for board of directors of state institutions for juveniles relating to delinquent children, with a majority of the Committee recommending that the bill do pass, and the bill was referred to its proper Calendar.

The Committee on Judiciary, Senator Orme, Chairman, reported House Bill No. 107, prescribing additional powers and duties for board of directors of state institutions, with a majority of the Committee recommending that the bill do pass.

Senator Giss, Vice-Chairman, reported Substitute House Bill No. 20, dealer-watercraft number required from motor vehicle division, with a majority of the Committee recommending that the bill do pass, with the following amendment: (reference is to the House engrossed bill)

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Page 2, line 12, after the first word "the" insert "watercraft licensing"

Page 2, line 16, after the numerals "5-315" strike the period, insert a comma and the words "except the sum of five thousand dollars which shall at the beginning of the next fiscal year after the effective date of this section be transferred to the Arizona highway department for the purpose of administering this chapter."

House Bill No. 107, accompanied by the reports of the Committees on Judiciary; and Public Health and Welfare, was placed on the Calendar of the Committee of the Whole.

Substitute House Bill No. 20, accompanied by the reports of the Committees on Judiciary; Fish and Game; and Highways and Bridges, was placed on the Calendar of the Committee of the Whole.

COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 5:09 p.m. the Senate resolved itself into Committee of the Whole, with Senator Orme in the chair.

At 5:16 p.m. the Committee of the Whole arose.

MESSAGES FROM THE HOUSE

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed the following:

Senate Bill No. 15, prescribing salary of mine dust engineer.

Senate Bill No. 91, reallocation and appropriation to school for the deaf and the blind.

Senate Bill No. 122, providing for privileged communications for radio and television reporters.

Senate Bill No. 139, appropriation to the industrial school for construction.

Senate Bills Nos. 15, 91, 122, and 139 were transmitted to the Governor.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 5:19 p.m. the Senate stood adjourned until tomorrow, Friday, March 25, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

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FRIDAY, MARCH 25

The Senate met at 10 a.m.

Reverend Cole offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

The President announced that Senator Morrow, of Mohave, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Thursday, March 24, 1960, was dispensed with and the Journal was approved.

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Orme, for the Committee of the Whole, reported House Bill No. 107, powers and duties for directors of state institutions for juveniles relating to delinquent children, and Substitute House Bill No. 20, dealer-watercraft number required from motor vehicle division.

The recommendations of the Committee were:

That House Bill No. 107 do pass.

That Substitute House Bill No. 20 be amended as follows: (reference is to the House engrossed bill)

Page 2, line 12, after the first word "the" insert "watercraft licensing"

Page 2, line 16, after the numerals "5-315" strike the period, insert a comma and the words "except the sum of five thousand dollars which shall at the beginning of the next fiscal year after the effective date of this section be transferred to the Arizona highway department for the purpose of administering this chapter."

Page 3, line 4, strike the words "motor vehicle" and insert the words "COUNTY BOARD OF SUPERVISORS"

Page 3, line 5, strike the word "division," and insert a period

Page 3, line 5, strike the word "one" and insert the word "One"

and, as so amended, the bill do pass.

Senator Orme moved the acceptance of the report, and the motion was agreed to.

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DISPOSITION OF MEASURES REPORTED BY THE
COMMITTEE OF THE WHOLE

The recommendation of the Committee of the Whole that House Bill No. 107 do pass having been accepted by the Senate, the bill was placed under the order of business, second reading of bills for today.

The recommendation of the Committee of the Whole that Substitute House Bill No. 20 do pass, as amended, having been accepted by the Senate, the bill was placed under the order of business, second reading of bills for today.

SECOND READING OF BILLS

By unanimous consent, the following bills were read the second time by number and title:

House Bill No. 107, powers and duties for directors of state institutions for juveniles relating to delinquent children.

Senator Giss moved that an emergency be declared, the rules be suspended, and House Bill No. 107 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 26, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Murphy, Orme, Palmer, Prochnow, Richards, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Morrow and Simms.

Substitute House Bill No. 20, dealer-watercraft number required from motor vehicle division.

Senator Giss moved that an emergency be declared, the rules be suspended, and Substitute House Bill No. 20 which is under the order of business second reading of bills for today, be advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 24, Noes 2, Not voting 2, as follows:

Ayes: Arnold, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Murphy, Orme, Palmer, Prochnow, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Noes: Blansett and Richards.

Not voting: Morrow and Simms.

RECESS

Without objection, at 10:09 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 10:11 a.m.

Without objection, the Senate reverted to the order of business, reports of standing committees.

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REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Substitute House Bill No. 20 as properly engrossed, and the bill was placed under the order of business, third reading of bills for today.

THIRD READING OF BILLS

House Bill No. 107, powers and duties for directors of state institutions for juveniles relating to delinquent children, was read in full on third reading and passed on roll call which resulted: Ayes 26, Noes 1, Not voting 1, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Noes: Richards.

Not voting: Morrow.

The President announced the signing in open session of House Bill No. 107 and directed the Secretary to return the bill to the House.

Substitute House Bill No. 20, dealer-watercraft number required from motor vehicle division, was read in full on third reading and passed on roll call which resulted: Ayes 25, Noes 2, Not voting 1, as follows:

Ayes: Arnold, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Murphy, Orme, Palmer, Prochnow, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Noes: Blansett and Richards.

Not voting: Morrow.

The President announced the signing in open session of Substitute House Bill No. 20 and directed the Secretary to return the bill to the House.

Senator Blansett offered the following explanation of his vote on Substitute House Bill No. 20:

Mr. President:

I would like to explain my vote. Mr. President, referring to Section 5-315 of the printed copy of Substitute House Bill 20, which is the section in this bill which provides for lake improvement funds made possible by the unclaimed gas tax on gasoline sold only to operators of power boats, and I emphasize the word power, when speaking of power boats.

Mr. President, as Substitute House Bill 20 was originally prepared I considered it a very good piece of legislation and had the bill in its original form been permitted on the floor of the Senate, I would be glad to vote for the measure.

This section of which I am speaking provides for the use of

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the unclaimed gas tax for improving docks and other facilities on lakes where power boats are permitted. However, a House amendment deleted the word, power.

This means, Mr. President, that monies collected from power boat owners can go to the improvement of lakes where power boats are not permitted. This, I do not like so my vote on this measure is No.

If there be no objection, Mr. President, I request that this explanation of my vote be inserted in the Journal.

REPORT OF CONFERENCE COMMITTEE

Senators Richards, Simms, and Thompson, Senate conferees, and members Dent, Hathaway, and Stephens, House conferees, in the matter of disagreement on House Bill No. 240, regulation of thrift companies by corporation commission, submitted the following report:

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Mr. President:

Mr. Speaker:

Your free joint conference committee in the matter of disagreement to the Senate amendments to House Bill No. 240, regulation of thrift companies by corporation commission, respectfully recommends:

That the House accede to all the Senate amendments with one exception: (reference is to the Senate engrossed bill)

Page 2, lines 18 and 19, strike:

"B. The provisions in article 7 of this chapter relating to prospectus shall not be applicable to thrift companies."

That your conferees recommend that the bill be further amended as follows:

At end of bill insert:

"Sec. 2. Appropriation

The sum of fifteen thousand dollars is hereby appropriated to carry out the provisions of this act. This appropriation is exempt from the provisions of Sections 35-173 and 35-190, Arizona Revised Statutes, relating to quarterly allotments and lapsing appropriations."

"Sec. 3. Emergency

To preserve the public peace, health and safety it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

Amend title to read:

"Relating to sales of securities providing for the regulation of thrift companies; making an appropriation and amend-

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ing title 44, chapter 12, Arizona Revised Statutes, by adding article 17, sections 44-2041 to 44-2065, inclusive."

Senator Richards moved the adoption of the report. The motion was agreed to.

The Secretary was directed to notify the House.

RECESS

Without objection, at 10:22 a.m. the Senate stood at recess until 2 p.m.

AFTERNOON SESSION

The President called the Senate to order at 3:35 p.m.

PERSONAL PRIVILEGE

Senator Wine arose to a point of personal privilege and delivered the following message:

For some years, Mr. President, I have given considerable study to the field of federal-state relations and state rights with particular reference to governmental activities in the State of Arizona.

A distinguished governor of an American State recently said:

"It is one thing to talk about state rights, but the way to have them is for the states to get in and do their own job."

At a much earlier time in our history Thomas Jefferson observed that the only way in which the states can erect a barrier against the extension of national power into areas within the proper sphere of the states is "to strengthen the state governments, and as this cannot be done by any change in the federal constitution, * * * it must be done by the states themselves." He explained: "The only barrier in their power is a wise government. A weak one will lose ground in every contest."

The strength of local and state governments is essentially a task for the states themselves. State governments must be capable and efficient or the national government increasingly will accept the responsibility of providing more and more services for the American people.

If our system of federalism is to be maintained, the states must equip themselves and put their facilities in such condition so as to accept and exercise their responsibilities as well as to proclaim their rights.

In this connection, Mr. President, THE REPORT OF THE COMMISSION ON ORGANIZATION OF THE EXECUTIVE BRANCH OF THE GOVERNMENT has laid out a program for the states.

Among the items set forth as immediate necessary steps are the following:

"1. The States should revise and modernize their constitutions. * * *

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2. The States should extend home-rule powers to their political subdivisions. * * *

3. The States should revise and reorganize their tax systems to reduce inequitable and overlapping taxes and to improve tax administration. * * *

4. The States should revise and modernize their legislative processes and procedures. * * *

5. The States should continue to improve the quality of public administration by reorganizing their administrative branches. * * *

6. The States should maintain and adequately support planning and resources agencies through which scientific and technical skill can be mobilized and used for the best interests of the people. * * *

7. The States should make increasing use of interstate compacts and agreements for the solution of common problems." * * *

I believe that we must all agree that these recommendations are sound. And I am happy to report, Mr. President, that the Senate program, at least this Session, has recognized the desirability of many of these recommendations.

There have been introduced in the Senate to date 236 measures. At this time the Senate has acted on 140 of these Bills. Among those of major importance which follow the recommendations I have outlined and on which the Senate has acted are the following:

Senate Bill 16 — The creation of a department of agriculture. This Bill is part of the framework of responsible government and a recognition of the need to provide more efficient and economical administration of public services.

Senate Bill 233 — Creation of the Water and Power Resources Planning Board. This, too, was a clear recognition on the part of the Senate that adequate long-range planning is necessary in this most important and fundamental field.

Senate Bill 215 — An act adopting the interstate compact on juveniles. This Bill would provide the means by which Arizona could participate in the solution of a pressing problem existing in many states.

Senate Bill 203 — An act ratifying the compact between Arizona and Nevada and fixing the boundary of the two states. Again, a measure which is the result of amicable negotiations on an interstate level.

Senate Bill 165 — An act to permit the investment of idle state funds at an increased rate of interest. The desirability of this measure is obvious since it is an effort on the part of the Senate to provide better fiscal administration.

Senate Bill 168 — An act authorizing municipalities to proceed with slum clearance projects. This act evidences the need to allow municipalities greater leeway in handling their own problems.

Unfortunately, Mr. President, only one of these measures has passed the House at this late hour. Perhaps it is too late to act. But

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I think it is worthy of mention that the Senate, under your leadership, has done its part in attempting to attain the goals I have previously mentioned.

I thank you, Mr. President, for the opportunity to make these remarks, and for the courtesies which you have extended to me during this Session.

ADJOURNMENT

Senator Prochnow moved that the Senate adjourn until tomorrow at 10 a.m. The motion was agreed to and at 3:43 p.m. the Senate stood adjourned until tomorrow, Saturday, March 26, 1960, at 10 a.m.

CLARENCE L. CARPENTER

President

LOUISE C. BRIMHALL

Secretary

SATURDAY, MARCH 26

The Senate met at 10 a.m.

Senator William Carl Gale, of Greenlee county, offered prayer.

The roll was called and the following Senators answered to their names:

Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, President Carpenter.

The President announced that Senators Morrow, of Mohave; and Wine, of Pima, had been excused.

THE JOURNAL

By unanimous consent the reading of the Journal of Friday, March 25, 1960, was dispensed with and the Journal was approved.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate a communication from the Governor which was read as follows:

March 25, 1960

Honorable Clarence L. Carpenter
President
Arizona State Senate
Twenty-fourth Legislature
Second Regular Session

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Dear Mr. President:

I am hereby withdrawing my nomination of Mr. Russell S. Braman, of Yuma, as a member of the Arizona commission of agriculture and horticulture, for the term of office commencing June thirtieth, 1960 and expiring June thirtieth, 1966, for the reason that I have learned that his property is held under a corporate name and therefore he technically does not meet the qualifications for appointment as such member.

I respectfully request the return of my letter dated March eighth, 1960, requesting confirmation by your Honorable Body of Mr. Braman's appointment.

Sincerely yours,

Paul J. Fannin
Governor

Senator Goff moved that the letter pertaining to the appointment of Mr. Russell S. Braman, of Yuma, be returned to the Governor.

The motion, which was seconded by Senator Giss, was agreed to and the letter was returned to the Governor.

The President laid before the Senate communications from the Governor which were read, advising that on March 25, 1960, he had signed and filed with the secretary of state the following bills:

Senate Bill No. 63, increasing salary of state veterinarian.

Senate Bill No. 106, providing portion of monies collected for appraisal fees to be used to benefit state land department.

Senate Bill No. 193, appropriation to state retirement system board for highway patrol retirement fund.

Senate Bill No. 202, authorizing state hospital board to receive and expend certain matching federal funds.

Senate Bill No. 222, deposit or investment of surplus game and fish funds and per cent of interest rate.

House Bill No. 119, reducing penalties for failure of distributors to report or pay motor vehicle fuel tax.

House Bill No. 120, penalties for late payment of motor carriers' license tax.

House Bill No. 214, providing for cancellation of certificates of purchase and leases of state lands.

House Bill No. 217, prohibiting sublease of state lands by lessee without written permission of state land department.

House Bill No. 233, relating to salary of employees of county officers.

House Bill No. 253, providing for expiration of school district warrants.

The President laid before the Senate a communication from the Governor which was read as follows:

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March 25, 1960

Honorable W. L. "Tay" Cook
Speaker
Arizona House of Representatives
Twenty-fourth Legislature
2nd Regular Session

Dear Mr. Speaker:

I am returning herewith, with my disapproval, House Bill No. 197, entitled "An Act relating to conveyances; prescribing formal requirements of conveyance, and amending section 33-401, Arizona Revised Statutes."

I am returning this bill with my disapproval for the reasons I do not feel it accomplishes the purposes for which the legislation was sought and after consulting with the persons charged with administering the law I am convinced that the difficulties in its administration, as presently written, override the desirability of the legislation.

Respectfully yours,

PAUL J. FANNIN
Governor

MESSAGES FROM THE HOUSE

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had concurred in the Senate amendments to Substitute House Bill No. 20, dealer-watercraft number required from motor vehicle division, and passed the bill on final reading as amended by the Senate.

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had adopted the free joint conference committee report on House Bill No. 240, regulation of thrift companies by corporation commission, and had passed the bill on final reading as per the conference committee report. The bill was placed under the order of business, final reading of bills for today.

FINAL READING OF BILLS

House Bill No. 240, regulation of thrift companies by corporation commission, was read in full on final reading and passed on roll call which resulted: Ayes 25, Noes 1, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Kitchel, Lockhart, Mickelson, Murphy, Orme, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, President Carpenter.

Noes: Palmer.

Not voting: Morrow, and Wine.

The President announced the signing in open session of House Bill No. 240 and directed the Secretary to return the bill to the House.

Without objection, the Senate reverted to the order of business, reports of standing committees.

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REPORTS OF STANDING COMMITTEES

The Committee on Judiciary, Senator Orme, Chairman, reported House Bill No. 18, liability for damages to structures by surface waters or floodwaters, with a majority of the Committee recommending that the bill do pass, with the following amendments: (reference is to the House engrossed bill)

Page 1, strike lines 1 through 3 in their entirety and insert:

“Section 1. Title 45, Chapter 10, Arizona Revised Statutes is amended by adding Article 6, sections 45-2381 and 45-2382 to read:

ARTICLE 6. DAMAGE TO STRUCTURES BY SURFACE OR FLOOD WATERS”

Page 1, line 4, strike “12-1861.” and insert “45-2381.”

Page 1, line 5, after “floodwaters” strike the semicolon and the remainder of line 5.

Page 1, line 6, strike “A.”

Page 1, line 7, after “arroyo” insert a comma and the word “channel” and on the same line after “wash” insert “outside the boundaries of incorporated towns and cities”

Page 1, line 10, strike the word “ditch” and insert “channel”

Page 1, strike all of subsection B, being lines 13 through 18

Page 1, following line 18 insert:

“45-2382. **Submission of Plat; Approval or Rejection**

A. Before a person, developer or contractor proceeds to perform the work referred to in section 45-2381, he shall file a plat and statement with the state land commissioner disclosing the plan for the alternate drainage for the surface waters and floodwaters described in section 45-2381.

B. The state land commissioner shall, after examining the plat and statement so filed and considering the probable effect of such construction on flood waters, either approve or reject the same. He shall within fifteen days after such filing notify the applicant in writing of his approval or rejection of the same, and if rejected, such construction shall not be performed. Approval by the state land commissioner shall not relieve such person, developer or contractor from liability for damages resulting from such construction.

C. The state land commissioner, in consideration of the additional duties imposed on him by this section, shall receive an additional salary of four thousand one hundred dollars per annum, but the total salary paid the state land commissioner shall not exceed twelve thousand five hundred dollars per annum.

Sec. 2. **Emergency**

To preserve the public peace, health and safety it is neces-

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sary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

Amend title to read:

"AN ACT Relating to Damage to Structures and Buildings Resulting from Surface Waters and Floodwaters; Prescribing Duties Relating to Drainage; Prescribing Additional Duties for the State Land Commissioner and Increasing his Salary, and Amending Title 45, Chapter 10, Arizona Revised Statutes, by adding Article 6, Sections 45-2381 and 45-2382."

The bill was referred to its proper Calendar.

The Committee on Counties and Municipalities, Senator Giss, Chairman, reported House Bill No. 18, liability for damages to structures by surface waters or floodwaters, with a majority of the Committee recommending that the bill, as amended by the Committee on Judiciary, do pass, and the bill was referred to its proper Calendar.

The Committee on Agriculture and Irrigation, Senator Goff, Chairman, reported House Bill No. 18, liability for damages to structures by surface waters or floodwaters, with a majority of the Committee recommending that the bill, as amended by the Committee on Judiciary, do pass, and the bill was referred to its proper Calendar.

The Committee on Administration, Senator Brown, Chairman, reported House Bill No. 18, liability for damages to structures by surface waters or floodwaters, with a majority of the Committee recommending that the bill do pass. The bill, accompanied by the reports of the Committees on Judiciary; Administration; Agriculture and Irrigation; and Counties and Municipalities, was placed on the Calendar of the Committee of the Whole.

COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 10:19 a.m. the Senate resolved itself into Committee of the Whole, with Senator Giss in the chair.

At 10:31 a.m. the Committee of the Whole arose.

Senator Prochnow moved that an emergency be declared, the rules be suspended, and that House Bill No. 18 which is under the order of business, Committee of the Whole, be removed from its position on the Calendar and advanced to its proper Calendar for today. The motion was agreed to on roll call which resulted: Ayes 22, Noes 3, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Corbett, Gale, Giss, Goff, Greer, Lockhart, Mickelson, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Spikes, Sullivan, Thompson, Udine, President Carpenter.

Noes: Kitchel, Smith (Graham), Smith (Santa Cruz).

Not voting: Brown, Morrow, Wine.

REPORT OF THE COMMITTEE OF THE WHOLE

Senator Giss, for the Committee of the Whole, reported House Bill No. 18, liability for damages to structures by surface waters or floodwaters.

The recommendation of the Committee was:

That House Bill No. 18 be amended as follows: (reference is to the House engrossed bill)

Page 1, strike lines 1 through 3 in their entirety and insert:

“Section 1. Title 45, Chapter 10, Arizona Revised Statutes is amended by adding Article 6, sections 45-2381 and 45-2382 to read:

ARTICLE 6. DAMAGE TO STRUCTURES BY SURFACE OR FLOOD WATERS”

Page 1, line 4, strike “12-1861.” and insert 45-2381.”

Page 1, line 5, after “floodwaters” strike the semicolon and the remainder of line 5.

Page 1, line 6, strike “A.”

Page 1, line 7, after “arroyo” insert a comma and the word “channel” and on the same line after “wash” insert “outside the boundaries of incorporated towns and cities”

Page 1, line 10, strike the word “ditch” and insert “channel”

Page 1, strike all of subsection B, being lines 13 through 18

Page 1, following line 18 insert:

“45-2382. Submission of Plat; Approval or Rejection

A. Before a person, developer or contractor proceeds to perform the work referred to in section 45-2381, he shall file a plat and statement with the state land commissioner disclosing the plan for the alternate drainage for the surface waters and floodwaters described in section 45-2381.

B. The state land commissioner shall, after examining the plat and statement so filed and considering the probable effect of such construction on flood waters, either approve or reject the same. He shall within fifteen days after such filing notify the applicant in writing of his approval or rejection of the same, and if rejected, such construction shall not be performed. Approval by the state land commissioner shall not relieve such person, developer or contractor from liability for damages resulting from such construction.

C. The state land commissioner, in consideration of the additional duties imposed on him by this section, shall receive an additional salary of four thousand one hundred dollars per annum, but the total salary paid the state land commissioner shall not exceed twelve thousand five hundred dollars per annum.

Sec. 2. Emergency

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To preserve the public peace, health and safety it is necessary that this act become immediately operative. It is therefore declared to be an emergency measure, to take effect as provided by law."

Amend title to read:

"AN ACT Relating to Damage to Structures and Buildings Resulting from Surface Waters and Floodwaters; Prescribing Duties Relating to Drainage; Prescribing Additional Duties for the State Land Commissioner and Increasing his Salary, and Amending Title 45, Chapter 10, Arizona Revised Statutes, by adding Article 6, Sections 45-2381 and 45-2382."

and, as so amended, the bill do pass.

Senator Giss moved the acceptance of the report, and the motion was agreed to.

DISPOSITION OF MEASURES REPORTED BY THE COMMITTEE OF THE WHOLE

The recommendation of the Committee of the Whole that House Bill No. 18 do pass, as amended, having been accepted by the Senate, the bill was placed under the order of business, second reading of bills for today.

SECOND READING OF BILLS

By unanimous consent, House Bill No. 18, liability for damages to structures by surface waters or floodwaters, was read the second time by number and title.

Senator Giss moved that an emergency be declared, the rules be suspended, and House Bill No. 18 which is under the order of business second reading of bills for today, be further advanced to the order of business, third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 23, Noes 3, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Lockhart, Mickelson, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Spikes, Sullivan, Thompson, Udine, President Carpenter.

Noes: Kitchel, Smith (Graham), Smith (Santa Cruz).

Not voting: Morrow and Wine.

RECESS

Without objection, at 10:37 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 10:40 a.m.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy,

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Chairman, reported House Bill No. 18 as properly engrossed, and the bill was placed under the order of business, third reading of bills for today.

THIRD READING OF BILLS

House Bill No. 18, liability for damages to structures by surface waters or floodwaters, was read in full on third reading and passed on roll call which resulted: Ayes 21, Noes 5, Not voting 2, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Corbett, Gale, Giss, Goff, Greer, Lockhart, Mickelson, Murphy, Orme, Prochnow, Richards, Simms, Spikes, Thompson, Udine, President Carpenter.

Noes: Kitchel, Palmer, Smith (Graham), Smith (Santa Cruz), Sullivan.

Not voting: Morrow, and Wine.

The President announced the signing in open session of House Bill No. 18 and directed the Secretary to return the bill to the House.

REPORT OF CONFERENCE COMMITTEE

Senators Mickelson, Giss, Spikes, Prochnow, and Murphy, Senate conferees, and members Knoles, Schellenberg, Thode, Berry, and Allen, House conferees, in the matter of disagreement on Senate Bill No. 43, providing for a system of junior college districts, submitted the following report:

March 26, 1960

Mr. President:
Mr. Speaker:

Your free joint conference committee in the matter of disagreement on House amendments to Senate Bill No. 43, respectfully recommends: (reference is to the House engrossed bill)

That the Senate accede and concur in the House amendments to the bill.

That your conferees recommend that the bill be further amended as follows:

Page 2, section 15-656, fourth line of subsection A, strike "the president" and insert "a representative"

Page 3, section 15-659, subsection B, after paragraph 3, strike the paragraph designation "4." and the word "Purchase" and insert:

"C. The state board shall determine the location within the district of the junior college and purchase"

Page 4, section 15-660, strike paragraphs 4, 6, 7 and 10 and renumber remaining paragraphs to conform.

Page 6, section 15-666, first line, after "Junior college districts" strike "in Arizona"

Page 7, at top of page, strike the first four lines.

Page 7, section 15-667, subsection A, fourteenth line, strike "where" and insert "whenever"

Page 8, section 15-668, fourteenth line, strike "If the proposal carries," and strike the rest of the section, being the fifteenth to eighteenth lines, inclusive.

Page 9, section 15-676, subsection A, third line, strike "No more than two members shall reside in the" and strike all of the fourth and fifth lines.

Page 11, section 15-686, subsection A, second line, strike "not to exceed twenty-five" and insert "equal to fifty"

Page 12, first line, after "for any district," insert "but not to exceed five hundred thousand dollars,"

Page 12, subsection B, second line, strike "may" and insert "shall"

Page 13, section 15-686, at the end of subsection H, strike the period and insert: "in the ratio that the assessed valuation of each county within the district bears to the total assessed valuation of all counties within the district."

Page 14, section 15-689, in the caption after "district", insert: "**”; proration for first year of operation; proration on basis of full-time equivalent students”**"

Page 14, section 15-689, insert "A." before beginning of the first paragraph.

Page 14, section 15-689, after the end of the section, add a new subsection to read:

"B. For the first year of operation monies shall be prorated to each county within a district in the ratio that the number of high school graduates of each county within the district bears to the total number of high school graduates in all counties within the district. Thereafter, proration of monies shall be to each county within a district in the ratio that the number of full-time equivalent students of each county within the district bears to the total number of full-time equivalent students in all counties within the district."

Page 14, section 15-690, subsection A, paragraph 1, second line, after "five hundred" insert "twenty-five"

Page 17, after last line of subsection C, insert a new section 2, to read:

"Sec. 2. **Appointment of initial state board of directors; preliminary powers; exception to general effective date**

A. Notwithstanding the provisions of section 15-656, Arizona Revised Statutes, the members first appointed to the state board of directors for junior colleges may serve before their appointments are confirmed by the Senate. Within ten days after they are appointed and qualified, the members shall meet and organize the board.

B. After its organization, the board may do such pre-

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liminary work as it deems necessary in preparation for carrying into effect the other provisions of this act when such provisions become effective.

C. The effective date of this section and section 3 of this act is July 1, 1960."

Renumber present "Sec. 2." to read "Sec. 3." and at end of this section add a new sentence to read:

"The effective date of this section and section 2 of this act is July 1, 1960."

Page 18, add a section 4, to read:

"Sec. 4. **Effective date; exceptions**

The effective date of this act, except sections 2 and 3 thereof, is July 1, 1961."

Senator Mickelson moved the adoption of the report, and the motion was agreed to.

The Secretary was directed to notify the House.

RECESS

Without objection, at 10:51 a.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 11:50 a.m.

Without objection, at 11:51 a.m. the Senate stood at recess until 2 p.m.

AFTERNOON SESSION

The President called the Senate to order at 2:07 p.m.

MESSAGES FROM THE HOUSE

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had failed to adopt the free joint conference committee report on Senate Bill No. 18, revision of laws pertaining to schools.

Senator Giss moved that as the House had failed to adopt the free conference committee report, a second free conference committee be appointed by the Senate to confer further with a like committee from the House in the matter of disagreement. The motion was agreed to and the President designated Senators Prochnow, Brown, Richards, Giss, and Spikes as conferees on the part of the Senate.

Without objection, the Senate reverted to the order of business, introduction and first reading of bills.

INTRODUCTION AND FIRST READING OF BILLS

Senator Prochnow requested permission of the Senate to introduce a bill amending the general appropriations bill. There being no objection, the request was granted.

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Senate Bill No. 237, by Senators Prochnow, Orme, Arnold, Corbett, Murphy, Spikes, and Brown, entitled: "An Act relating to appropriations for different departments of the state, for state institutions, and for public schools, and amending the general appropriation bill for the fiscal year beginning July 1, 1960, being H.B. 292, Twenty-fourth Legislature, Second Regular Session," was introduced and, by unanimous consent, read the first time by number and title, and was referred to the Committee on Appropriations.

COMMUNICATIONS FROM THE GOVERNOR

The President laid before the Senate communications from the Governor, dated March 26, 1960, which were read advising that on March 25, 1960, he had signed and transmitted to the Secretary of State the following bills:

Senate Bill No. 174, including tow trucks in definition of "private motor carrier".

Senate Bill No. 212, regulations governing design and operation of tow trucks.

Senate Bill No. 19, prescribing means of travel and reimbursement for expenses for public officers.

Senate Bill No. 56, providing for creation of additional boards of adjustment.

Senate Bill No. 94, allocating contingency reserve funds in the retirement fund for the purpose of increasing the amount due the beneficiary.

Senate Bill No. 166, appropriation to department of health for southern branch of state laboratory.

Senate Bill No. 169, appropriation to industrial commission to pay certificates of indebtedness.

Senate Bill No. 178, providing for statement to be attached to standard fire policy stating whether or not loss or damage by nuclear reaction is included.

Senate Bill No. 231, providing for extension of oil and gas leases due to lack of market.

Senate Bill No. 234, making an appropriation to the Arizona legislative council.

Senate Bill No. 145, removing capitol buildings and grounds from governor's authority and establishing department of public buildings maintenance.

The President laid before the Senate a communication from the Governor, dated March 26, 1960, which was read advising that he had transmitted to the Secretary of State for filing without his signature, House Bill No. 135, prohibiting the sale of non-dairy products as dairy products.

MESSAGES FROM THE HOUSE

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had adopted the free joint

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conference committee report on Senate Bill No. 43, providing for a system of junior college districts, and the bill was referred to the Committee on Enrolling and Engrossing.

RECESS

Without objection, at 2:12 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 2:14 p.m.

Without objection the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bill No. 43 as properly re-engrossed as per the free Joint conference committee report, and the bill was placed under the order of business, final reading of bills for today.

FINAL READING OF BILLS

Senate Bill No. 43, by Senators Mickelson, Arnold, Giss, Gale, Morrow, Lockhart, Corbett, Simms, Spikes, Greer, Richards, Murphy, Orme, Bollinger, and Udine, providing for a system of junior college districts, was read in full on final reading and passed on roll call which resulted: Ayes 22, Noes 1, Not voting 5, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Gale, Giss, Goff, Greer, Kitchel, Mickelson, Murphy, Orme, Prochnow, Richards, Simms, Smith (Graham), Spikes, Sullivan, Thompson, Udine, President Carpenter.

Noes: Palmer.

Not voting: Corbett, Lockhart, Morrow, Smith (Santa Cruz), Wine.

The President announced the signing in open session of Senate Bill No. 43 and directed the Secretary to transmit the bill to the House.

RECESS

Without objection, at 2:18 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 3:32 p.m.

The President announced that the Senate had been called into session to give the committee chairmen an opportunity to call committee meetings. Thereupon, the chairmen announced meetings of committees.

RECESS

Without objection, at 3:33 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 3:55 p.m.

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SEATING OF SENATOR WINE

The Sergeant at Arms, at 3:55 p.m., announced that Senator Wine, of Pima County, had entered the Senate chamber and taken his seat.

MESSAGES FROM THE HOUSE

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed Senate Bill No. 43, providing for a system of junior college districts, on final reading as per the free joint conference committee report. The bill was transmitted to the Governor.

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had acceded to the request of the Senate in the matter of disagreement on House amendments to Senate Bill No. 18, revision of laws pertaining to schools, and had appointed members Knoles, Schellenberg, Berry, Shreeve, and Hathaway, as a second free conference committee on the part of the House.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Appropriations, Senator Prochnow, Chairman, reported the following, with a majority of the Committee recommending that the bills do pass:

House Bill No. 292, the general appropriations bill.

Senate Bill No. 237, amendment to the general appropriations bill.

House Bill No. 292 and Senate Bill No. 237, accompanied by the reports of the Committee on Appropriations, were placed on the Calendar of the Committee of the Whole.

COMMITTEE OF THE WHOLE

Senator Prochnow moved that the Senate resolve itself into Committee of the Whole for the consideration of bills on the Calendar. The motion was agreed to and at 3:57 p.m. the Senate resolved itself into Committee of the Whole, with Senator Giss in the chair.

At 4:08 p.m. the Committee of the Whole arose.

Senator Prochnow moved that an emergency be declared, the rules be suspended and House Bill No. 292 and Senate Bill No. 237, which are under the order of business, Committee of the Whole, be removed from the Calendar of the Committee of the Whole and advanced to their proper Calendar today. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Gale, Giss, Goff, Greer, Kitchel, Mickelson, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Corbett, Lockhart, Morrow.

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REPORT OF THE COMMITTEE OF THE WHOLE

Senator Giss, for the Committee of the Whole, reported House Bill No. 292, the general appropriations bill, and Senate Bill No. 237, amendment to the general appropriations bill.

The recommendations of the Committee were:

That House Bill No. 292 do pass.

That Senate Bill No. 237 do pass.

Senator Giss moved the acceptance of the report and the motion was agreed to.

DISPOSITION OF MEASURES REPORTED BY
COMMITTEE OF THE WHOLE

The recommendation of the Committee of the Whole that House Bill No. 292, and Senate Bill No. 237 do pass having been accepted by the Senate, the bills were placed under the order of business, second reading of bills for today.

SECOND READING OF BILLS

By unanimous consent the following bills were read the second time by number and title:

House Bill No. 292, the general appropriations bill.

Senator Giss moved that an emergency be declared, the rules be suspended and House Bill No. 292, which is under the order of business second reading of bills for today be further advanced to the order of business second reading of bills for today. The motion was agreed to on roll call which resulted: Ayes 25, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Gale, Giss, Goff, Greer, Kitchel, Mickelson, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Thompson, Udine, Wine, President Carpenter.

Not voting: Corbett, Lockhart, Morrow.

Senate Bill No. 237, amendment to the general appropriations bill.

Senator Giss moved that an emergency be declared, the rules be suspended and Senate Bill No. 237, which is under the order of business second reading of bills for today be further advanced to the order of business third reading of bills for today, via the Committee on Enrolling and Engrossing. The motion was agreed to on roll call which resulted: Ayes 24, Noes 1, Not voting 3, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Gale, Giss, Goff, Greer, Kitchel, Mickelson, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Sullivan, Udine, Wine, President Carpenter.

Noes: Thompson.

Not voting: Corbett, Lockhart, Morrow.

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RECESS

Without objection, at 4:15 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 5:36 p.m.

MESSAGES FROM THE HOUSE

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had adopted the second free joint conference committee report on Senate Bill No. 18, revision of laws pertaining to schools.

REPORT OF CONFERENCE COMMITTEE

Senators Prochnow, Brown, Richards, Giss, and Spikes, Senate conferees, and members Knoles, Schellenberg, Berry, Shreeve, and Hathaway, House conferees, in the matter of disagreement on Senate Bill No. 18, revision of laws pertaining to schools, submitted the following report:

March 26, 1960

Mr. President:

Mr. Speaker:

Your free conference committee in the matter of disagreement on House amendments to Senate Bill No. 18 recommends:

That the Bill be further amended as follows: (reference is to the House engrossed bill)

Section 15-302.01, page 13, amend section title to read:

"Admission to common school of pupils not residents of this state; tuition"

Section 15-302.01, subsection A, page 14, fifth line, after "section" insert a period, strike the words "with the" and insert "The", and after "remainder" insert "shall be"

Section 15-547.01, page 14, amend section title to read:

"Admission to high school of pupils not residents of this state; tuition"

Section 15-547.01, subsection A, page 15, seventh line after "section" insert a period, strike the words "with the" and insert "The", and after "remainder", "shall be"

Section 15-304, subsection A, page 16, fourth line, strike "attendance" and insert "residence"

Section 15-442, subsection B, paragraph 6, page 23, at end of sentence strike the period and insert: "provided the rental contract does not exceed one year."

Section 15-443, subsection C, page 24, fourth line, strike "unanimous"

Section 15-449, page 27, subsection C, last line, strike

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“attendance.” and insert “residence, except in the case of a pupil who is a non-resident of the state, in which case the attendance of such pupil shall be deemed for the foregoing purposes to be attendance in the district of actual attendance.”

Section 15-501, page 31, subsection A, second line, after “pupils”, strike the “comma” and “or”, and insert “AND”

Section 15-501, page 31, subsection A, third line, strike “one million five hundred thousand” and insert “TWO MILLION”

Senator Prochnow moved the adoption of the conference committee report, the motion was agreed to, and Senate Bill No. 18 was referred to the Committee on Enrolling and Engrossing.

RECESS

Without objection, at 5:38 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 5:39 p.m.

Without objection the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy, Chairman, reported Senate Bill No. 18 as properly re-engrossed as per the free joint conference committee report, and the bill was placed under the order of business, final reading of bills for today.

FINAL READING OF BILLS

Senate Bill No. 18, by Senators Prochnow, Richards, Spikes, Murphy, Corbett, Brooke, Wine, Mickelson, Arnold, Brown, Morrow, Simms, Giss, Greer, Gale, Goff, Lockhart, Orme, Udine, Blansett, and Bollinger, revision of laws pertaining to schools, was read in full on final reading and passed on roll call which resulted: Ayes 21, Noes 1, Not voting 6, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Gale, Giss, Goff, Kitchel, Mickelson, Murphy, Orme, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Udine, Wine, President Carpenter.

Noes: Palmer.

Not voting: Corbett, Greer, Lockhart, Morrow, Sullivan, Thompson.

The President announced the signing in open session of Senate Bill No. 18 and directed the Secretary to transmit the bill to the House.

Without objection, the Senate reverted to the order of business, reports of standing committees.

REPORTS OF STANDING COMMITTEES

The Committee on Enrolling and Engrossing, Senator Murphy,

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Chairman, reported Senate Bill No. 237 as properly engrossed and the bill was placed under the order of business, third reading of bills for today.

THIRD READING OF BILLS

House Bill No. 292, the general appropriations bill, was read in full on third reading and passed on roll call which resulted: Ayes 22, Not voting 6, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Gale, Giss, Goff, Kitchel, Mickelson, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Udine, Wine, President Carpenter.

Not voting: Corbett, Greer, Lockhart, Morrow, Sullivan, Thompson.

The President announced the signing in open session of House Bill No. 292 and directed the Secretary to return the bill to the House.

Senate Bill No. 237, by Senators Prochnow, Orme, Arnold, Corbett, Murphy, Spikes, and Brown, amendment to the general appropriations bill, was read in full on third reading and passed on roll call which resulted: Ayes 22, Not voting 6, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Gale, Giss, Goff, Kitchel, Mickelson, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Udine, Wine, President Carpenter.

Not voting: Corbett, Greer, Lockhart, Morrow, Sullivan, Thompson.

The President announced the signing in open session of Senate Bill No. 237 and directed the Secretary to transmit the bill to the House.

MESSAGES FROM THE HOUSE

Messages from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had, on reconsideration, concurred in the Senate amendments to House Bill No. 238, appropriation to the superintendent of public instruction for curriculum survey in common and high schools, and passed the bill on final reading as amended by the Senate, and that the conference committee had been discharged from further consideration of the bill.

RECESS

Without objection, at 6:09 p.m. the Senate stood at recess subject to the call of the gavel.

The President called the Senate to order at 7:55 p.m.

MESSAGES FROM THE HOUSE

A message from the House of Representatives, by Ruby H. Sanders its Chief Clerk, announced that the House had passed Senate Bill No. 18, revision of laws pertaining to schools, on final reading, as per the second free joint conference committee report.

Senate Bill No. 18 was transmitted to the Governor.

A message from the House of Representatives, by Ruby H. Sanders

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its Chief Clerk, announced that the House had passed Senate Bill No. 237, amendment to the general appropriations bill, with the following amendments: (reference is to the mimeographed bill)

Page 1, subdivision 1, line 11, strike "10" and insert "11"; strike "\$88,300.00" and insert "\$97,900.00"

Page 1, line 15, strike "\$152,000.00" and insert "\$161,600.00"

Page 1, line 22, strike "\$177,600.00" and insert "\$187,200.00"

Page 2, line 9, strike "\$207,255.00" and insert "\$216,855.00"

Page 12, strike lines 1 and 2

Page 12, line 3, strike "5." and insert "4."

Page 12, line 5, strike "6." and insert "5."

Senator Prochnow moved that the Senate concur in the House amendments to the bill, the motion was agreed to, and Senate Bill No. 237 was placed under the order of business, final reading of bills for today.

FINAL READING OF BILLS

Senate Bill No. 237 by Senators Prochnow, Orme, Arnold, Corbett, Murphy, Spikes, and Brown, amendment to the general appropriations bill, was read in full on final reading and passed on roll call which resulted: Ayes 22, Not voting 6, as follows:

Ayes: Arnold, Blansett, Bollinger, Brooke, Brown, Gale, Giss, Goff, Kitchel, Mickelson, Murphy, Orme, Palmer, Prochnow, Richards, Simms, Smith (Graham), Smith (Santa Cruz), Spikes, Udine, Wine, President Carpenter.

Not voting: Corbett, Greer, Lockhart, Morrow, Sullivan, Thompson.

The President announced the signing in open session of Senate Bill No. 237 and directed the Secretary to transmit the bill to the Governor.

COMMITTEE ON SINE DIE ADJOURNMENT

Senator Prochnow moved that a committee be appointed to notify the House and the Governor that the Senate has completed its labors and is ready to adjourn sine die. The motion was agreed to and the President designated Senators Arnold, Bollinger, and Udine as members of this committee.

COMMITTEE FROM THE HOUSE ON SINE DIE ADJOURNMENT

The Sergeant at Arms, at 8:25 p.m. announced a committee from the House consisting of members Barkley, Dover, and McClellan. The committee informed the Senate that the House had completed its work and was ready to adjourn sine die.

RECESS

Without objection, at 8:38 p.m. the Senate stood at recess subject to the call of the gavel following the joint session.

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JOINT SESSION

In accordance with the recess taken by the two Houses, the Senate and the House of Representatives assembled in joint session at 8:39 p.m. in the House chamber, the President of the Senate in the chair.

The President called the joint session of the Legislature to order, and a quorum of both Houses was present.

His Excellency, the Governor of Arizona, Hon. Paul J. Fannin, appeared in the House chamber escorted by Senators Arnold, Bollinger, and Udine, and members Barkley, Dover, and McClellan, and was introduced by the President.

The Governor addressed the joint session briefly, and the joint session was dissolved.

CLARENCE L. CARPENTER
President of the Senate

LOUISE C. BRIMHALL
Secretary of the Senate

W. L. "TAY" COOK
Speaker of the House of Representatives

RUBY H. SANDERS
Chief Clerk of the House of Representatives

The President called the Senate to order at 8:45 p.m.

THE JOURNAL

President Carpenter announced that, without objection, the Journal of Saturday, March 26, 1960, would stand approved as recorded by the Secretary. There being no objection, the Journal was approved.

SINE DIE ADJOURNMENT

Senator Prochnow moved that the Senate adjourn sine die. The motion was agreed to and at 8:50 p.m., Saturday, March 26, 1960, the Senate of the Second Regular Session of the Twenty-fourth Legislature of the State of Arizona adjourned, sine die.

CLARENCE L. CARPENTER
President of the Senate

LOUISE C. BRIMHALL
Secretary of the Senate

SUPPLEMENT

The following communications were received from the Governor, Paul Fannin, relative to his action on Senate and House Bills after the adjournment sine die:

On March 30, 1960, the Governor approved the following:

Senate Bill No. 1, appropriation for construction of women's prison.

Senate Bill No. 3, appropriation for constructing and equipping two cottages at children's colony.

Senate Bill No. 15, prescribing salary of mine dust engineer.

Senate Bill No. 58, appropriation to state hospital board for construction, remodeling and equipment.

Senate Bill No. 91, reallocation and appropriation to school for the deaf and the blind.

Senate Bill No. 99, supplemental appropriation to department of health for tuberculosis sanatorium.

Senate Bill No. 228, appropriation to attorney general for sharing legal counsel with Cochise County.

House Bill No. 8, payment of wages due surviving spouse without administration.

House Bill No. 28, repealing law making joy riding a misdemeanor.

House Bill No. 73, prescribing special permit fees to move motor vehicles exceeding legal size and weight.

House Bill No. 91, appropriation to department of public welfare for purchase of site and construction of building for Arizona industries for the blind.

House Bill No. 93, repayment of out-of-state travel expenses incurred by sheriff as additional punishment for cheats or frauds.

House Bill No. 104, increasing salary of superintendent of state hospital and making subject to legislative appropriations.

House Bill No. 125, declaring a public policy relating to municipal corporations engaging in business as public utilities.

House Bill No. 153, prescribing salary of the commissioner of public health.

Senate Bill No. 122, providing for privileged communications for radio and television reporters.

House Bill No. 226, defining narcotic drugs to include new drugs of a natural or synthetic nature.

House Bill No. 235, salary of the state land commissioner increasing the maximum.

House Bill No. 278, defining implements of husbandry and exempting them from registration as motor carrier.

Senate Bill No. 192, reallocation of funds to department of liquor licenses and control.

Senate Bill No. 195, appropriation to board of cosmetology for salaries.

On March 31, 1960, the Governor approved the following:

Senate Bill No. 43, providing for a system of junior college districts.

Senate Bill No. 27, providing for selection of textbooks for common schools by state board of education.

Senate Bill No. 115, providing for fees, additional districts and board of governors of the state bar.

Senate Bill No. 139, appropriation to industrial school for construction.

Senate Bill No. 140, providing alternate methods of accepting prior service credits by political subdivisions.

House Bill No. 107, prescribing additional powers and duties for board of directors of state institutions for juveniles relating to delinquent children.

House Bill No. 238, appropriation to superintendent of public instruction for curriculum survey in common and high schools.

House Bill No. 240, regulation of thrift companies by corporation commission.

Senate Bill No. 18, revision of laws pertaining to schools.

On April 1, 1960, the Governor approved the following:

Senate Bill No. 86, creating Arizona semi-centennial commission.

Senate Bill No. 89, providing for a revision of the real estate code pertaining to the real estate department, licensing, regulation, and sale of subdivided land.

On April 4, 1960, the Governor approved the following:

Substitute House Bill No. 20, dealer-watercraft number required from motor vehicle division.

On April 5, 1960, the Governor approved the following:

House Bill No. 219, penalties for driving motor vehicle without a valid license.

Senate Bill No. 66, appropriation to board of regents for construction and remodeling at A.S.U.

Senate Bill No. 69, appropriation to board of regents for construction, remodeling and bond redemption purposes at U. of A.

Senate Bill No. 70, appropriation to board of regents for construction and remodeling at A.S.C.

Senate Bill No. 71, authorizing board of regents to remodel student union building at U. of A., to accept gifts, borrow money and issue bonds for such project.

On April 6, 1960, the Governor approved the following:

House Bill No. 292, general appropriations bill.

Senate Bill No. 237, amendment to the general appropriations bill.

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STANDING COMMITTEES OF THE SENATE
Twenty-Fourth Legislature Second Regular Session
1960

Administration

Neilson Brown (Santa Cruz) Chairman; Robert E. Morrow (Mohave) Vice-Chairman; Harold C. Giss (Yuma), Robert W. Prochnow (Coconino), Charles H. Orme, Sr. (Yavapai), H. S. Corbett (Pima), M. L. Simms (Greenlee).

Agriculture and Irrigation

Charles S. Goff (Pinal) Chairman; Hilliard T. Brooke (Maricopa) Vice-Chairman; Robert E. Morrow (Mohave), David S. Wine (Pima), Charles H. Orme, Sr. (Yavapai), John Mickelson (Graham), C. B. Smith (Santa Cruz), Harold C. Giss (Yuma), Glenn Blansett (Navajo), Carl Gale (Greenlee), A. R. Spikes (Cochise).

Appropriations

Robert W. Prochnow (Coconino) Chairman; Neilson Brown (Santa Cruz) Vice-Chairman; Frank G. Murphy (Maricopa), John Mickelson (Graham), H. S. Corbett (Pima), Benjamin L. Arnold, Sr. (Pinal), M. L. Simms (Greenlee), Ray H. Thompson (Yuma), Robert E. Morrow (Mohave), J. Morris Richards (Navajo), A. R. Spikes (Cochise).

Banking and Insurance

M. L. Simms (Greenlee) Chairman; Dan S. Kitchel (Cochise) Vice-Chairman; Fred F. Udine (Coconino), Thelma Bollinger (Mohave), Lynn Lockhart (Apache), Charles S. Goff (Pinal), William A. Sullivan (Gila), Hilliard T. Brooke (Maricopa), Harold C. Giss (Yuma), David S. Wine (Pima), J. Morris Richards (Navajo).

Constitutional Amendments and Referendums

Benjamin L. Arnold, Sr. (Pinal) Chairman; Frank G. Murphy (Maricopa) Vice-Chairman; J. Morris Richards (Navajo), Neilson Brown (Santa Cruz), Melvin C. Greer (Apache), Robert W. Prochnow (Coconino), Ray H. Thompson (Yuma).

Counties and Municipalities

Harold C. Giss (Yuma) Chairman; Benjamin L. Arnold, Sr. (Pinal) Vice-Chairman; Robert W. Prochnow (Coconino), J. Morris Richards (Navajo), Carl Gale (Greenlee), Glenn Blansett (Navajo), Melvin C. Greer (Apache).

Education

A. R. Spikes (Cochise) Chairman; J. Morris Richards (Navajo) Vice-Chairman; Charles H. Orme, Sr. (Yavapai), H. S. Corbett (Pima), Harold C. Giss (Yuma), Fred F. Udine (Coconino), Charles S. Goff (Pinal), Melvin C. Greer (Apache), M. L. Simms (Greenlee), Frank G. Murphy (Maricopa), John Mickelson (Graham).

Enrolling and Engrossing

Frank G. Murphy (Maricopa) Chairman; Charles H. Orme, Sr. (Yavapai) Vice-Chairman; H. S. Corbett (Pima), Robert W. Prochnow (Coconino), Thelma Bollinger (Mohave), Glenn Blansett (Navajo), Jim Smith (Graham).

Finance and Revenue

Ray H. Thompson (Yuma) Chairman; M. L. Simms (Greenlee) Vice-Chairman; Charles H. Orme, Sr. (Yavapai), H. S. Corbett (Pima), Fred F. Udine (Coconino), Frank G. Murphy (Maricopa), Charles S. Goff (Pinal), William A. Sullivan (Gila), Glenn Blansett (Navajo), John Mickelson (Graham), Melvin C. Greer (Apache).

Fish and Game

Fred F. Udine (Coconino) Chairman; Lynn Lockhart (Apache) Vice-Chairman; Robert E. Morrow (Mohave), Ray H. Thompson (Yuma), David H. Palmer (Yavapai), Dan S. Kitchel (Cochise), John Mickelson (Graham), Glenn Blansett (Navajo), David S. Wine (Pima).

Highways and Bridges

Robert E. Morrow (Mohave) Chairman; Robert W. Prochnow (Coconino) Vice-Chairman; Ray H. Thompson (Yuma), Benjamin L. Arnold, Sr. (Pinal), J. Morris Richards (Navajo), Frank G. Murphy (Maricopa), William A. Sullivan (Gila), M. L. Simms (Greenlee), Neilson Brown (Santa Cruz), Lynn Lockhart (Apache), A. R. Spikes (Cochise).

Judiciary

Charles H. Orme, Sr. (Yavapai) Chairman; Harold C. Giss (Yuma) Vice-Chairman; Robert W. Prochnow (Coconino), M. L. Simms (Greenlee), Benjamin L. Arnold, Sr. (Pinal), John Mickelson (Graham), Frank G. Murphy (Maricopa), H. S. Corbett (Pima), Neilson Brown (Santa Cruz).

Labor and Management

William A. Sullivan (Gila) Chairman; H. S. Corbett (Pima) Vice-Chairman; Hilliard T. Brooke (Maricopa), Charles S. Goff (Pinal), Fred F. Udine (Coconino), C. B. Smith (Santa Cruz), David H. Palmer (Yavapai), Thelma Bollinger (Mohave), Jim Smith (Graham).

Livestock and Public Lands

Lynn Lockhart (Apache) Chairman; A. R. Spikes (Cochise) Vice-Chairman; Glenn Blansett (Navajo), Jim Smith (Graham), Ray H. Thompson (Yuma), Fred F. Udine (Coconino), Charles H. Orme, Sr. (Yavapai), Robert E. Morrow (Mohave), C. B. Smith (Santa Cruz).

Military and Veterans' Affairs

Fred F. Udine (Coconino) Chairman; Ray H. Thompson (Yuma) Vice-Chairman; Thelma Bollinger (Mohave), Lynn Lockhart (Apache), Benjamin L. Arnold, Sr. (Pinal), Charles H. Orme (Yavapai), Neilson Brown (Santa Cruz).

Mines and Mining

Carl Gale (Greenlee) Chairman; Thelma Bollinger (Mohave) Vice-Chairman; David H. Palmer (Yavapai), William A. Sullivan

(Gila), Dan S. Kitchel (Cochise), Lynn Lockhart (Apache), Charles S. Goff (Pinal).

Public Health and Welfare

John Mickelson (Graham) Chairman; Glenn Blansett (Navajo) Vice-Chairman; Neilson Brown (Santa Cruz), Charles S. Goff (Pinal), Ray H. Thompson (Yuma), Fred F. Udine (Coconino), Melvin C. Greer (Apache), Thelma Bollinger (Mohave), Dan S. Kitchel (Cochise).

Rules

Clarence L. Carpenter (Gila) Chairman; Robert W. Prochnow (Coconino) Vice-Chairman; Harold C. Giss (Yuma), M. L. Simms (Greenlee), H. S. Corbett (Pima), Robert E. Morrow (Mohave), Benjamin L. Arnold, Sr. (Pinal), Neilson Brown (Santa Cruz), Charles H. Orme, Sr. (Yavapai), A. R. Spikes (Cochise), Frank G. Murphy (Maricopa).

State Institutions

Harold C. Giss (Yuma) Chairman; Benjamin L. Arnold, Sr. (Pinal) Vice-Chairman; Robert W. Prochnow (Coconino), M. L. Simms (Greenlee), H. S. Corbett (Pima), Frank G. Murphy (Maricopa), John Mickelson (Graham).

Suffrage and Elections

Thelma Bollinger (Mohave) Chairman; Carl Gale (Greenlee) Vice-Chairman; Hilliard T. Brooke (Maricopa), David S. Wine (Pima), Dan S. Kitchel (Cochise), Jim Smith (Graham), C. B. Smith (Santa Cruz).

Tourist and Industry Development

J. Morris Richards (Navajo) Chairman; David S. Wine (Pima) Vice-Chairman; Robert E. Morrow (Mohave), Harold C. Giss (Yuma), Carl Gale (Greenlee), William A. Sullivan (Gila), Neilson Brown (Santa Cruz), A. R. Spikes (Cochise), Fred F. Udine (Coconino), Melvin C. Greer (Apache), David H. Palmer (Yavapai), Hilliard T. Brooke (Maricopa), Jim Smith (Graham).

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members appointed to

Robert W. Prochnow (Coconino) Chairman; Neilson Brown (Santa Cruz) Vice-Chairman; Frank G. Murphy (Maricopa), John Mickelson (Graham), H. S. Corbett (Pima), Benjamin L. Arnold, Sr. (Pinal), M. L. Simms (Greenlee), Ray H. Thompson (Yuma), Robert E. Morrow (Mohave), J. Morris Richards (Navajo), A. R. Spikes (Cochise)

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- S. B. 46 providing for painting and designating publicly owned automobiles
- S.C.M. 1 requesting Congress to propose amendment to U.S. constitution limiting tax on incomes, inheritances and gifts
- S. B. 77 additional fee for chauffeurs' and operators' licenses (majority of highways & bridges subcommittee on highway problems)
- S. B. 102 establishing fees to be paid to athletic commission
- S. B. 121 appropriation to department of public welfare for construction of Arizona industries to the blind
- S. B. 122 providing for privileged communications for radio and television reporters (Ch. 116,L'60)
- S. B. 138 extending time for filing application for refund of motor vehicle fuel tax
- S. B. 140 providing alternate methods of accepting prior service credits by political subdivisions (Ch. 123, L'60)
- S. B. 153 providing for proportionate registration, licensing and optional mileage fee of certain motor vehicles
- S. B. 154 providing that marks upon a ballot which express intent of voter shall be valid
- S. B. 159 prescribing salary of adult probation officer and assistants
- S. B. 167 appropriation to state prison for expenses of hosting wardens' association meeting (Ch. 29,L'60)
- S. B. 185 meetings of administrative or legislative bodies shall be open to public and providing penalties
- S. B. 198 prescribing term of mineral leases
- S. B. 201 appropriation to land department for special legal assistance
- S. B. 205 bids and bonds for contractors doing public construction work
- S. B. 208 providing for signs designating end of speed zones (Ch. 70,L'60)
- S. B. 218 repealing law relating to traffic safety division
- S. B. 223 providing for reduction of fire insurance rate where hazard is reduced
- S. B. 224 increasing salary of director of veterans' affairs

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 providing for taxation of homes at 25% of assessed valuation
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 S. B. 61—by Senators Blansett and Udine
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 S. B. 96—by Senators Thompson and Wine
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- establishing fees to be paid to athletic commission
 - S. B. 102—by Senators Murphy, Goff, Arnold, Brown, Sullivan and Bollinger
- extending jurisdiction of Arizona state athletic commission to all counties and increasing gross receipts tax
 - H. B. 193

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- regulation of activities pertaining to peaceful uses of atomic energy
 - S. B. 14—by Senator Morrow
- prescribing powers and duties of department of health relating to radiation protection
 - H. B. 4

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- providing county attorney shall devote full time to his office and not engage in private practice of law
 - H. B. 95
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 - H. B. 96

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- exempting certain state agencies as to legal counsel
 - S. B. 31—by the Committee on Appropriations
- appropriation to attorney general for sharing legal counsel with Cochise county
 - S. B. 228—by Senators Spikes and Kitchel (Ch. 104,L'60)
- exempting certain state departments from attorney general's department of law and authorizing them to hire independent legal counsel
 - H. B. 129
- requiring state examiner to examine and audit all county, school district and precinct officers' accounts at least once every two years
 - H. B. 117
- transferring previously allocated unexpended funds of department of law to state land department
 - H. B. 192 (Ch. 56,L'60)
- abolishing the interstate stream commission and giving records to attorney general
 - H. B. 204
- appropriation to attorney general, department of law, for purpose of opposing request for permit by southern pacific railroad company to abandon operations of railroad in Cochise county
 - H. B. 284

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- providing for fees, additional districts and board of governors of the state bar
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- transferring powers and duties of post auditor and property officer to legislative council
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- making appropriation to post auditor
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- creating the office of director of the budget
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- reallocation of funds to state auditor
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- providing for painting and designating publicly owned automobiles
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Aviation Authority

- providing for license tax on aircraft; constitutional amendment
S. C. R. 3—by Senators Thompson and Wine
- providing for registration and taxation of aircraft
S. B. 96—by Senators Thompson and Wine

“B”**Ballots, Elections**

- providing for rotation of names on primary ballots
S. B. 142—by Senators Murphy, Brooke, Mickelson and Simms
- providing that marks upon a ballot which express intent of voter shall be valid
S. B. 154—by Senators Murphy, Richards, Morrow, Arnold, Thompson and Corbett
- prescribing that ballots for primary elections shall be printed on white paper
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Banking Department

- interest rate on revolving credit loans and requiring financial statements
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- licensing and regulation of automobile dealers by state banking department in connection with financing installment purchases
H. B. 172
- pre-need burial contracts under superintendent of banks
H. B. 225

BANKING & INSURANCE COMMITTEE

members appointed to

M. L. Simms (Greenlee) Chairman; Dan S. Kitchel (Cochise), Vice-Chairman; Fred F. Udine (Coconino), Thelma Bollinger (Mohave), Lynn Lockhart (Apache), Charles S. Goff (Pinal), William A. Sullivan (Gila), Hilliard T. Brooke (Maricopa), Harold C. Giss (Yuma), David S. Wine (Pima), J. Morris Richards (Navajo)

bills introduced by a majority of the Committee

- S. B. 128—defining inland marine insurance
- S. B. 129—providing proof of claim and filing time for insurance claims
- S. B. 130—including annuities in insurance definition
- S. B. 131—repealing law pertaining to formation of new benefit insurers
- S. B. 124—making funds available for defraying expenses of National association of insurance commissioners

- S. B. 125—restricting surplus line coverage with insolvent insurer
- S. B. 126—defining affidavit of broker procuring surplus line coverage
- S. B. 127—restricting insurers from offering rebate on insurance premiums
- S. B. 186—standard valuation and nonforfeiture law relating to insurance
- S. B. 187—prohibiting policies of group life insurance from covering debtors whose indebtedness shall arise from realty transactions
- S. B. 188—providing for public hearing to determine increase in rates on casualty and fire insurance
- S. B. 189—fees, licenses, qualifications of insurance agents, brokers, solicitors and adjusters
- S. B. 190—reinsurance agreements of domestic insurers shall be approved by director of insurance

Banks & Financial Institutions

- repeal of law requiring banks to post names of directors and shares of stock each holds
 - S. B. 50—by the Committee on Judiciary (Ch. 40, L '60)
- adopting the model foreign bank loan act
 - S. B. 180—by Senator Giss
- interest rate on revolving credit loans and requiring financial statements
 - S. B. 207—by Senators Simms and Mickelson
- savings and loan act of Arizona
 - H. B. 1 (Ch. 4, L '60)
- licensing and regulations of automobile dealers by state banking department in connection with financing installment purchases
 - H. B. 172
- technical amendment to new savings and loan act of Arizona
 - H. B. 293 (Ch. 57, L '60)

Bar, State

- providing for fees, additional districts and board of governors of the state bar
 - S. B. 115—by the Committee on Judiciary (Ch. 121, L '60)

Barbering

- prescribing salary of chairman and secretary of barber board and increasing fees
 - H. B. 177

Beeline Highway

appropriation to highway department for maintenance of Beeline highway and Pena Blanca Lake road
S. B. 194—by Senators Murphy, Smith (Santa Cruz), Brooke and Brown

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H. B. 77 (Ch. 34, L '60)

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H. B. 220

Bills of Lading

prescribing documents to be carried by motor carriers
H. B. 171

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BLANSETT, GLENN, of Navajo County

appointed as member of, Committees on Public Health & Welfare, Vice-Chairman; Agriculture & Irrigation; Counties & Municipalities; Enrolling & Engrossing; Finance & Revenue; Fish & Game; Livestock & Public Lands

Bills, memorials and resolutions introduced by

S. C. R. 1—prescribing membership of state board of education; constitutional amendment

S. B. 15—prescribing salary of mine dust engineer (Ch. 100, L '60)

- S. B. 17—revision of school laws pertaining to school boundaries
 - S. B. 18—revision of laws pertaining to schools (Ch. 127, L '60)
 - S. B. 44—providing for optional card form for affidavit of registration
 - S. B. 45—appropriation for establishment of forestry work camps for juveniles
 - S. B. 46—providing for painting and designating publicly owned automobiles
 - S. B. 61—construction permits required by county assessor
 - S. B. 62—brake fluid regulations for motor vehicles (Ch. 18, L '60)
 - S. B. 64—prescribing fees to be paid to superior court
 - S. B. 83—mailing of notice to taxpayer of proposed increase in assessed valuation of property
 - S. B. 119—increasing security required following accident
 - S. B. 120—requiring insured liability coverage on all motor vehicle policies
 - S. B. 208—providing for signs designating end of speed zones (Ch. 70, L '60)
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- appropriation to department of public welfare for construction of Arizona industries to the blind
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- department of public welfare to establish a division of blind service for employment purposes
 H. B. 88
- excluding blind welfare recipients from grant plus income limitation
 H. B. 89
- appropriation to department of public welfare for purchase of site and construction of building for Arizona industries for the blind
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- appropriation to department of public welfare for purchase of site to be used for construction of building for Arizona industries for the blind
 H. B. 92

annual appropriation to school districts for education of blind and deaf students

H. B. 181 (Ch. 55, L '60)

permitting registered voter with visual defect to be accompanied by sighted person during process of voting

H. B. 248

Blind, Superintendent of State School for

increasing maximum salary of superintendent of state school for the deaf and blind

H. B. 288

Boating

Watercraft operating on waters common to interstate boundaries shall be subject to state jurisdiction

S. B. 20—by Senator Morrow (Ch. 58, L '60)

dealer-watercraft number required from motor vehicle division

H. B. 20

dealer-watercraft number required from motor vehicle division

Sub. H. B. 20 (Ch. 130, L '60)

Boiler Engineers

creating a board of engineer examiners and providing for regulating and licensing stationary engineers

H. B. 239

BOLLINGER, THELMA, of Mohave County

appointed as member of Committees on Suffrage & Elections, Chairman; Mines & Mining, Vice-Chairman; Banking & Insurance; Enrolling & Engrossing; Labor & Management; Military & Veterans' Affairs; Public Health & Welfare

bills, resolutions and memorials introduced by

S. B. 15—prescribing salary of mine dust engineer (Ch. 100, L '60)

S. B. 17—revision of school laws pertaining to school boundaries

S. B. 18—revision of laws pertaining to schools (Ch. 127, L '60)

S. B. 43—providing for a system of junior college districts (Ch. 119, L '60)

S. B. 44—providing for optional card form for affidavit of registration

S. B. 45—appropriation for establishment of forestry work camps for juveniles

S. B. 46—providing for painting and designating publicly owned automobiles

- S. B. 73—prohibiting discrimination in places of public accommodations
- S. B. 78—appropriation to corporation commission for utilities division (Ch. 14, L '60)
- S. B. 102—establishing fees to be paid to athletic commission
- S. B. 108—reimbursement to sheriff of Mohave county (Ch. 15, L '60)
- S. B. 208—providing for signs designating end of speed zones (Ch. 70, L '60)
- S. B. 222—deposit or investment of surplus game and fish funds and per cent of interest rate (Ch. 79, L '60)
- S. R. 4—commemorating founding of ASU and 75th anniversary
- S. R. 5—on the death of Hon. Grady Gammage
- appointments and seating of 10-11
- presentation of flowers by 406

Bonds

- exception for bond requirement in sale of real property of decedents' estates
 - S. B. 114—by the Committee on Judiciary (Ch. 63, L '60)
- printed or mechanically reproduced signatures permitted on bonds issued by public bodies as long as one bond is signed manually
 - H. B. 123 (Ch. 52, L '60)
- notice of hearings for appeals on assessments of city improvement districts
 - H. B. 142
- bids and bonds for contractors doing public construction work
 - S. B. 205—by Senators Murphy, Arnold, Brown, Mickelson

Bond Commissioner—see Justice of Peace

Bonds, School—see School

Border

- requesting congress improve border facilities at Nogales
 - H. M. 5 (signed)
- requesting congress appropriate sufficient funds for purpose of maintaining, twenty-four hours a day, the compound on the international border at Lukeville, Arizona
 - H. M. 10 (signed)
- providing for transfer to state highway commission of inspection stations and eliminating motor vehicles from border inspection
 - H. B. 244

Boundaries, School

revision of school laws pertaining to school boundaries
 S. B. 17—by Senators Prochnow, Richards, Spikes, Murphy, Corbett, Brooke, Wine, Mickelson, Arnold, Brown, Morrow, Simms, Giss, Greer, Gale, Goff, Lockhart, Orme, Udine, Blansett and Bollinger

Boundaries, State

interstate compact between Arizona and Nevada defining common boundary
 S. B. 203—by Senators Morrow, Thompson and Giss (Ch. 69, L '60)

Boundary Line

redefining boundary of Navajo county
 S. B. 79—by Senator Sullivan

Boxing and Wrestling—see Athletic Commission**Brake Fluid**

brake fluid regulations for motor vehicles
 S. B. 62—by Senators Blansett, Gale and Udine (Ch. 18, L '60)
 highway department to set up brake fluid standards for motor vehicles
 H. B. 137

Bribery

providing that no gifts or bribes shall be made to a member of the Legislature
 H. B. 39

Bridge Canyon Dam

relating to construction by Arizona power authority of Bridge Canyon and Marble Gorge Dam on the Colorado River
 H. M. 7
 authorizing state land commissioner to investigate feasibility of proposed Bridge Canyon and Verde Tunnels
 H. B. 206

Brigham Young University

providing for sale of state hospital lands and allocating proceeds to state hospital building fund until January 1, 1966 and directing land be used for roadways
 Sub. H. B. 87 (Ch. 46, L '60)

Broker, Real Estate

providing for the revision of the real estate code pertaining to the

real estate department, licensing, regulation, and sale of subdivided land

S. B. 89—by the Committee on Judiciary (Ch. 129, L' 60)

BROOKE, HILLIARD T., of Maricopa County

appointed as member of, Committees on Agriculture & Irrigation, Vice-Chairman; Banking & Insurance; Labor & Management; Suffrage & Elections; Tourist & Industry Development

bills, memorials and resolutions introduced by

- S. B. 17—revision of school laws pertaining to school boundaries
- S. B. 18—revision of laws pertaining to schools (Ch. 127, L '60)
- S. B. 24—providing for formation of a no-fence district
- S. B. 66—appropriation to board of regents for construction and remodeling at ASU (Ch. 132, L '60)
- S. B. 67—appropriation to board of regents for acquiring and preparing land for use of ASU
- S. B. 73—prohibiting discrimination in places of public accommodations
- S. B. 137—extending group life insurance to state employees
- S. B. 142—providing for rotation of names on primary ballots
- S. B. 149—appropriation to superintendent of public instruction for strengthening science, math and foreign language instruction and providing for cooperation with federal government
- S. B. 150—appropriation to superintendent of public instruction for statistical services and providing for cooperation with federal government
- S. B. 151—appropriation to superintendent of public instruction for area vocational program and providing for cooperation with federal government
- S. B. 152—appropriation to superintendent of public instruction for guidance counseling and testing and providing for cooperation with federal government
- S. B. 194—appropriation to highway department for maintenance of Beeline highway and Pena Blanca Lake road
- S. B. 202—authorizing state hospital board to receive and expend certain matching federal funds (Ch. 78, L '60)
- S. B. 216—procedure in computing per pupil per annum cost for purposes of budget six per cent limit check
- S. R. 4—commemorating founding of ASU and 75th anniversary (signed)

- S. R. 5—death of Hon. Grady Gammage (signed)
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BROWN, NEILSON, of Santa Cruz County

appointed as member of, Committees on Administration, Chairman; Appropriations, Vice-Chairman; Constitutional Amendments & Referendums; Highways & Bridges; Judiciary; Military & Veterans' Affairs; Public Health & Welfare; Rules; Tourist & Industry Development

bills, memorials and resolutions introduced by

- S. C. R. 1—prescribing membership of state board of education; constitutional amendment
- S. B. 17—revision of school laws pertaining to school boundaries
- S. B. 18—revision of laws pertaining to schools (Ch. 127, L '60)
- S. B. 40—inspection of motor vehicles as to safety equipment
- S. B. 41—creating state reciprocity commission pertaining to interstate motor vehicles
- S. B. 66—appropriation to board of regents for construction and remodeling at ASU (Ch. 132, L '60)
- S. B. 72—abolishing junior college survey committee (Ch. 37, L '60)
- S.C.M. 1—requesting Congress to propose amendment to U. S. constitution limiting tax on incomes, inheritances and gifts
- S. B. 77—additional fee for chauffeurs' and operators' licenses
- S. B. 80—rules and regulations pertaining to driver education
- S. B. 102—establishing fees to be paid to athletic commission
- S. B. 103—prescribing terms of sale of state lands and method of payment (Ch. 62, L '60)
- S. B. 104—removing prohibition against sale of state land containing timber
- S. B. 105—providing lease of state land in excess of ten years for commercial purposes
- S. B. 106—providing portion of monies collected for appraisal fees be used to benefit state land department (Ch. 76, L '60)
- S. B. 107—amortization period for subjugation and evaluation of state agricultural and grazing lands

- S. B. 119—increasing security required following accident
 - S. B. 120—requiring insured liability coverage on all motor vehicle policies
 - S. B. 143—increasing interest rate on delinquent social security payments from political subdivisions
 - S. B. 144—permitting horse and dog race meetings to be split into two periods (Ch. 22, L '60)
 - S. B. 153—providing for proportionate registration, licensing and optional mileage fee of certain motor vehicles
 - S. B. 159—prescribing salary of adult probation officer and assistants
 - S. R. 2—commemorating founding of U of A and seventy-fifth anniversary (signed)
 - S. B. 174—including tow trucks in definition of “private motor carrier” (Ch. 86, L '60)
 - S. B. 178—providing for statement to be attached to standard fire policy stating whether or not loss or damage by nuclear reaction is included (Ch. 93, L '60)
 - S. B. 181—amending law relating to retirement of judges and repealing section prohibiting practice of law by those retired
 - S. B. 182—providing for creation and termination of family trusts
 - S. B. 184—amending law relating to retirement benefits of highway patrol
 - S. B. 185—meetings of administrative or legislative bodies shall be open to public and providing penalties
 - S. B. 194—appropriation to highway department for maintenance of Beeline highway and Pena Blanca Lake road
 - S. B. 205—bids and bonds for contractors doing public construction work
 - S. B. 206—equalizing retirement benefits of highway patrol members (Ch. 42, L '60)
 - S. B. 208—providing for signs designating end of speed zones (Ch. 70, L '60)
 - S. B. 222—deposit or investment of surplus game and fish funds and per cent of interest rate (Ch. 79, L '60)
 - S. B. 224—increasing salary of director of veterans' affairs
 - S. R. 5—on the death of Hon. Grady Gammage (signed)
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- procedure in computing per pupil per annum cost for purposes of budget six per cent limit check
S. B. 216—by Senators Brooke, Murphy, Spikes, Giss, Palmer, Smith (Santa Cruz), and Richards

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- requiring notice of new building or remodeling construction to county assessor
H. B. 13
- providing for regulation of business of contracting
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- providing for accumulation of and drawing of interest on 10% building fund levy by board of school trustees
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S. B. 209—by the Committee on Agriculture & Irrigation

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H. B. 3 (Ch. 49, L '60)

Cancer Control

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H. B. 62

Capitol Buildings & Grounds

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S. B. 38—by Senators Murphy, Simms, Arnold, Corbett, and Sullivan

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S. B. 54—by the Committee on State Institutions

removing capitol buildings and grounds from governor's authority and establishing department of public buildings maintenance
S. B. 145—by the Committee on Appropriations (Ch. 97, L '60)

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S. B. 155—by a majority of the Committee on Appropriations (Ch. 65, L '60)

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S. B. 170—by the Committee on Appropriations (Ch. 66, L '60)

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S. B. 86—by Senator Richards (Ch. 128, L '60)

Certificate of Convenience

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H. B. 125 (Ch. 111, L '60)

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Chattel Mortgages

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S. B. 51—by the Committee on Judiciary (Ch. 19, L '60)

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S. B. 134—by Senator Palmer

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S. B. 22—by Senator Palmer

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S. B. 141—by Senators Richards, Spikes, Murphy, Mickelson

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- reallocation of funds to children's colony
S. B. 5—by Senators Arnold and Goff (Ch. 5, L '60)
- repealing law pertaining to salaries of state administrative officers
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- providing for reciprocal licenses for chiropodists
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- prohibiting sale of liquor on state or county fair grounds
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- increasing luxury tax on cigarettes and tobacco products
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- increasing luxury tax on liquor and tobacco products and changing distribution thereof
H. B. 272

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- authorizing justices of peace and police magistrates to appoint bond commissioners
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- providing for creation of additional boards of adjustment
S. B. 56—by Senators Murphy, Prochnow, Goff and Richards
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- lien for improvements to city lots, or other land
S. B. 74—by a majority of the Committee on Counties & Municipalities (Ch. 20, L '60)
- increasing amount of money involved in civil actions under jurisdiction of justices of the peace
H. B. 31
- prohibiting incorporation in urbanized areas unless approved by city or town causing such area to exist
H. B. 124
- notice of hearings for appeals on assessments of city improvement districts
H. B. 142
- to compel the removal of rubbish, trash or debris which is hazardous to public health
H. B. 147
- permitting cities and towns to acquire off-street parking areas by condemnation
H. B. 167
- providing for taxation on a pro-rata basis on property annexed to cities or towns
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- permitting cities or towns to make reimbursement for injury or death when caused by employee without negligence
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S. B. 107—by Senators Prochnow, Morrow, Orme, Lockhart, Thompson, Brown and Bollinger

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- appropriation to attorney general department of law, for purpose of opposing request for permit by southern pacific railroad to abandon operations of railroad in Cochise county.
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- S. B. 28—regulating controlled-access facilities of highways
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- S. B. 43—Providing for a system of junior college districts
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- S. B. 86—creating Arizona semi-centennial commission (Ch.
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- H. B. 219—penalties for driving motor vehicle without a valid
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- H. B. 235—increasing the maximum salary of the state land
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- H. B. 238—appropriation to superintendent of public instruc-
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- changing dates of county and state committee organizational po-
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- creating a joint committee to consult with Indians on problems relating to Indian affairs
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S. M. 1—by Senators Spikes and Mickelson

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S. J. M. 2—by Senators Kitchel and Spikes

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- urging president and congress give consideration to repealing taxes imposed upon passenger transportation
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- requesting congress pass resolution making Tucson mountain park part of Saguaro
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- requesting congress improve border facilities at Nogales
H. M. 5 (signed)
- requesting congress submit constitutional amendment to states relating to competition by the government with private industry and to repeal federal income tax
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- requesting congress extend social security program to all citizens
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- urging abolishment of the Colorado river compact by the legislature
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- requesting congress to enact legislation honoring all living former presidents by making them ex officio members of the United States Senate
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- requesting congress prohibit unmarried juveniles from leaving the U.S. without parent or guardian or certain permits
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- requesting congress to appropriate sufficient funds for the purpose of maintaining, twenty-four hours a day, the compound of the international border at Lukeville, Arizona
H. M. 10 (signed)
- requesting congress enact legislation repealing the transportation act of 1958 and amending interstate commerce act to correct existing defects
H. J. M. 3

CONSTITUTIONAL AMENDMENTS & REFERENDUMS
COMMITTEE

members appointed to

Benjamin L. Arnold, Sr. (Pinal) Chairman; Frank G. Murphy (Maricopa) Vice-Chairman; J. Morris Richards (Navajo), Neilson Brown (Santa Cruz), Melvin C. Greer (Apache), Robert W. Prochnow (Coconino), Ray H. Thompson (Yuma)

Construction

construction permits required by county assessor
S. B. 61—by Senators Blansett and Udine

lien for improvements to city lots, or other land
S. B. 74—by a majority of the Committee on Counties & Municipalities (Ch. 20, L '60)

bids and bonds for contractors doing public construction work
S. B. 205—by Senators Murphy, Arnold, Brown and Mickelson
requiring bids for highway construction, reconstruction, equipment or supplies in certain counties
H. B. 77 (Ch. 34, L '60)

Contagious Diseases

permitting patients be identified by number instead of name in reporting venereal disease
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Continuity of Government

authorizing legislature to insure continuity of government in emergency periods; constitutional amendment
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H. B. 225

Contract, Sales

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H. B. 173

bringing installment purchase under the law which prescribes maximum annual interest rate
H. B. 178

Contractors, Building

clarifying exemptions of speculative builders from sales tax
S. B. 116—by the Committee on Judiciary (Ch. 21, L '60)

providing term and compensation of registrar of contractors
S. B. 173—by the Committee on State Institutions

providing for the regulation of the business of contracting
H. B. 227

Contractors, General

requiring bids for highway construction reconstruction, equipment or supplies in certain counties
H. B. 77 (Ch. 34, L '60)

Controlled-Access Facilities

regulating controlled-access facilities of highways and streets
S. B. 28—by Senators Prochnow and Morrow

prescribing prerequisites before converting public highways into controlled-access roads
H. B. 289

CORBETT, H. S., of Pima County

appointed as member of, Committees on Labor & Management, Vice-Chairman; Administration; Appropriations; Education; Enrolling & Engrossing; Finance & Revenue; Judiciary; Rules; State Institutions

bills, resolutions and memorials introduced by

- S. B. 8—issuance of patents for less than entire tract of land purchased (Ch. 9, L '60)
- S. C. R. 1—prescribing membership of state board of education; constitutional amendment
- S. B. 17—revision of school laws pertaining to school boundaries
- S. B. 18—revision of laws pertaining to schools (Ch. 127, L '60)
- S. B. 24—providing for formation of a no-fence district
- S. B. 38—appropriation to planning and building commission for acquiring land in capitol area
- S. B. 39—appropriation to planning and building commission for Tucson office building
- S. B. 43—providing for a system of junior college districts (Ch. 119, L '60)
- S. B. 47—procedure to be followed in disposing of vouchers in decedents' estates (Ch. 59, L '60)
- S. B. 60—exempting veterans over 21 from paying tuition while attending high school
- S. B. 68—appropriation to board of regents for acquiring and preparing land for use of U of A
- S. B. 69—appropriation to board of regents for construction, remodeling and bond redemption purposes at U of A (Ch. 133, L '60)

- S. B. 71—authorizing board of regents to remodel student union building at U of A, to accept gifts, borrow money and issue bonds for such projects (Ch. 135, L '60)
- S.C.M. 1—requesting congress to propose amendment to U. S. constitution limiting tax on incomes, inheritances and gifts
- S. B. 85—expenses of maintenance of insane defendant
- S. B. 90—additional contributions by members and employers to state retirement fund account
- S. B. 91—reallocation and appropriation to school for the deaf and the blind (Ch. 102, L '60)
- S. B. 93—excluding from gross income annuities of \$2500 or less received from civil service benefits
- S. B. 94—allocating contingency reserve funds in the retirement fund for the purpose of increasing the amount due the beneficiary (Ch. 90, L '60)
- S. B. 97—restrictions on archaeological discoveries (Ch. 38, L '60)
- S. B. 143—increasing interest rate on delinquent social security payments from political subdivisions
- S. B. 154—providing that marks upon a ballot which express intent of voter shall be valid
- S. B. 156—adopting model state witness immunity act
- S. B. 159—prescribing salary of adult probation officer and assistants
- S. C. R. 5—amending article relating to judicial department; constitutional amendment
- S. B. 166—appropriation to department of health for southern branch of state laboratory (Ch. 91, L '60)
- S. R. 2—commemorating founding of U of A and seventy-fifth anniversary (signed)
- S. B. 168—disposal of property in redevelopment and slum clearance project areas and issuance of bonds
- S. B. 178—providing for statement to be attached to standard fire policy stating whether or not loss or damage by nuclear reaction is included (Ch. 93, L '60)
- S. B. 182—providing for creation and termination of family trusts
- S. B. 184—amending law relating to retirement benefits of highway patrol
- S. B. 206—equalizing retirement benefits of highway patrol members (Ch. 42, L '60)

- S. B. 214—authorizing industrial commission to expend funds for elevator in Tucson office building
- S. B. 226—salary increases of administrative officers
- S. B. 233—establishing Arizona water and power resources planning board
- S. R. 5—on death of Hon. Grady Gammage (signed)
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- appropriation to corporation commission for securities and motor carrier divisions
S. B. 98—by the Committee on Appropriations
- salary increases for administrative officers
S. B. 226—by Senators Simms and Corbett
- prescribing limitations upon jurisdiction of courts to enjoin or review orders, decisions or acts of the commission
S. B. 229—by Senators Lockhart and Palmer
- authorizing the corporation commission to regulate certain public utilities and prescribing application of fees
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- defining motor bus transporting agricultural workers without charge to and from places of employment as private motor carrier
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- declaring a public policy relating to municipal corporations engaging in business as public utilities
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- creating a corporation commission of three members to be appointed by the governor
H. B. 138
- constitutional amendment to create a corporation commission of three members to be appointed by the governor
H. C. R. 9
- regulation of thrift companies by corporation commission
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limiting the use of funds obtained by corporation commission from the annual assessment against public service corporations
H. B. 245

Corporations & Associations

exempting certain nonprofit corporations from required number of directors
S. B. 49—by the Committee on Judiciary (Ch. 12, L '60)

allocation of income deductions
S. B. 158—by a majority of the Committee on Judiciary

inspection of corporate records and books
S. B. 196—by Senator Giss (Ch. 67, L '60)

relating to garnishment of wages
H. B. 126

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H. B. 245

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H. B. 246

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H. B. 267

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H. B. 222

Counties

authorizing contributions to art museums operated by incorporated cities and towns

- S. B. 55—by the Committee on Counties and Municipalities
(Ch. 13, L '60)
- redefining boundary of Navajo county
S. B. 79—by Senator Sullivan
- mailing of notice to taxpayer of proposed increase in assessed
valuation of property
S. B. 83—by Senators Blansett, Palmer, Smith (Santa Cruz),
and Kitchel
- permitting horse and dog race meetings to be split into two periods
S. B. 144—by Senators Orme, Palmer and Brown (Ch. 22, L '60)
- dissolution of antinoxious weed districts
S. B. 160—by Senators Giss and Orme
- including Indians in population census for purpose of issuing li-
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- providing for acquisition and use of state lands by counties for
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- providing for expiration date on warrants drawn by board of su-
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- providing for a survey and appraisal of real property for the pur-
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H. B. 12
- prescribing counties to be included in congressional districts for
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tionment
H. B. 64
- requiring bids for highway construction, reconstruction, equip-
ment or supplies in certain counties
H. B. 77 (Ch. 34, L '60)
- to permit Pima county to accept federal aid in watershed and
flood control work
H. B. 113
- prescribing method of filling vacancies on board of supervisors
H. B. 150
- terms of office for precinct committeemen and dates for organiza-
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H. B. 158
- extending jurisdiction of Arizona state athletic commission to all
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H. B. 193
- requiring counties to distribute 25% of their share of state sales
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H. B. 230

- changing dates of county and state committee organizational political meetings
H. B. 268
- prescribing qualifications, salary, powers and duties of state examiner and establishing an audit advisory board
H. B. 276
- prohibiting conduct of private business in county public offices
H. B. 160

COUNTIES & MUNICIPALITIES COMMITTEE

members appointed to

Harold C. Giss (Yuma) Chairman; Benjamin L. Arnold, Sr. (Pinal) Vice-Chairman; J. Morris Richards (Navajo), Robert W. Prochnow (Coconino), Wm. Carl Gale (Greenlee), Glenn Blansett (Navajo), Melvin C. Greer (Apache)

bills introduced by

- S. B. 55—authorizing contributions to art museums operated by incorporated cities and towns (Ch. 13, L '60)
- S. B. 74—lien for improvements to city lots, or other land (by a majority of the Committee) (Ch. 20, L '60)

County Attorney—see Attorney, County

County Officers

- reimbursement to sheriff of Mohave county
S. B. 108—by Senator Bollinger (Ch. 15, L '60)
- constitutional amendment increasing terms of elected county officials from two to four years
H. C. R. 4
- increasing salary of county attorney in certain counties
H. B. 96
- increasing salary of deputy sheriffs in 1st class counties having population of less than twenty thousand
H. B. 130 (Ch. 53, L '60)
- to increase the members of boards of supervisors in certain counties based on population and providing for redistricting
H. B. 134
- authorizing county recorders to cancel deceased electors from county registers
H. B. 132
- constitutional amendment providing for number of members on each board of supervisors
H. C. R. 8
- prohibiting conduct of private business in county public offices
H. B. 160
- annual financial reports to be filed by all state and county officers
H. B. 161

relating to salary of employees of county officers
H. B. 233 (Ch. 84, L '60)

County Pounds

stiffening rabies control law to require licensing and vaccination
of dogs and establishment of county pounds
H. B. 186

County Recorder—see Recorder, County

Courts

prohibiting examination of husband or wife for or against the
other in certain cases
S. B. 6—by Senator Palmer

providing exceptions in civil actions of examination of husband
or wife for or against the other
S. B. 7—by Senator Palmer

adopting model state witness immunity act
S. B. 156—by Senators Giss and Corbett

prescribing salary of adult probation officer and assistants
S. B. 159—by Senators Giss, Corbett, Arnold, Brooke, and
Murphy

amending article relating to judicial department; constitutional
amendment
S. C. R. 5—by Senators Wine and Corbett

amending law relating to retirement of judges and repealing sec-
tion prohibiting practice of law by those retired
S. B. 181—by Senator Brown

prescribing limitations upon jurisdiction of courts to enjoin or
review orders, decisions or acts of the commission
S. B. 229—by Senators Lockhart and Palmer

appropriation to legislative council for court action brought by
southern pacific company
S. B. 232—by the Committee on State Institutions

immunity of witnesses in criminal proceedings
H. B. 199

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when defendant has been acquitted by a jury
H. B. 19

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H. B. 228

Crime

adopting model state witness immunity act
S. B. 156—by Senators Giss and Corbett

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S. B. 221—by Senator Palmer

- repealing law making joy riding a misdemeanor
H. B. 23 (Ch. 106, L '60)
- prohibiting ownership, manufacture or sale of switch-blade knives
H. B. 48
- prescribing penalties for disclosing confidential information by
state employees
H. B. 49
- prescribing penalties for illegal sale of narcotic drugs
H. B. 65
- definition of and punishment for vagrancy
H. B. 67
- prescribing punishment for abandonment of children
H. B. 68
- penalties for escape or attempted escape from custody of peace
officers
H. B. 84
- removing punishment for advertising devices for prevention of
conception
H. B. 187
- increasing punishment for criminal libel
H. B. 193
- immunity of witnesses in criminal proceedings
H. B. 199
- definition of rape and punishment therefor
H. B. 200
- prescribing penalty for the crime of sedition
H. B. 274

Crop Mortgage

- method of filing chattel mortgages for constructive notice
S. B. 51—by the Committee on Judiciary (Ch. 19, L '60)

Cruelty to Animals

- prescribing penalty for permitting exhibition fighting of non-
human creatures
H. B. 81

Cumulative Violation System

- creating a cumulative violation system for operators' or chauff-
eurs' license and providing methods and procedures for ad-
ministration and enforcement thereof
H. B. 280

Curriculum Survey

- appropriation to superintendent of public instruction for curricu-
lum survey in common and high schools
H. B. 238 (Ch. 125, L '60)

Custodian

removing capitol buildings and grounds from governor's authority and establishing department of public buildings maintenance
S. B. 145—by the Committee on Appropriations (Ch. 97, L '60)

“D”

Dairying

creation of department of agriculture and its powers and duties
S. B. 16—by a majority of the Committee on Agriculture & Irrigation

prohibiting sale of non-dairy products as dairy products
S. B. 76—by a majority of the Committee on Agriculture & Irrigation

prohibiting sale of non-dairy products as dairy products
H. B. 135 (Ch. 96, L '60)

Dams

authorizing state land commission to investigate feasibility of proposed Bridge Canyon and Verde Tunnels
H. B. 206

relating to construction by Arizona power authority of Bridge Canyon and Marble Gorge dams on the Colorado river
H. M. 7

Deaf & Blind School

salary of certain administrative and appointive officers removed from limitation and subject to legislative appropriations
S. B. 53—by the Committee on Appropriations

reallocation of funds and appropriation to Arizona state school for the deaf and the blind for constructing and equipping boys' dormitory and administration building
S. B. 91—by Senators Corbett and Wine (Ch. 102, L '60)

increasing maximum salary of superintendent of state school for the deaf and blind
H. B. 288

Dealer License

endorsement required for licensing automobile wrecking yards
H. B. 109

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C. Clyde Bollinger
S. R. 1—by Senator Morrow

Grady Gammage
S. R. 5—by Senators Murphy, Brooke, Orme, Goff, Giss, Richards, Smith (Graham), Sullivan, Brown, Wine, Bollinger, Morrow, Prochnow, Spikes and Corbett

- John Hunt Udall
H. R. 1
- James W. Carroll
H. R. 2
- Martin Luther Armstrong
H. R. 3
- Joseph Mosby Peggs
H. R. 4
- Loren Felix Vaughn, Sr.
H. R. 5
- John J. Phillips
H. R. 6
- Lindsey Emory Stone
H. R. 8
- Colonel Charles J. McQuillan
H. R. 9
- Fletcher West Timmerman
H. R. 11
- Edward Lester Jameson
H. R. 12
- Harvey L. Mott
H. R. 14
- Bridget M. Porter
H. R. 15

Decedents' Estates

- procedure to be followed in disposing of vouchers in decedents' estates
S. B. 47—by Senators Wine and Corbett (Ch. 59, L '60)
- exception for bond requirement in sale of real property of decedents' estates
S. B. 114—by the Committee on Judiciary (Ch. 63, L '60)
- providing for creation and termination of family trusts
S. B. 182—by Senators Corbett and Brown
- payment of wages due surviving spouse without administration
H. B. 8 (Ch. 105, L '60)

Deeds

- providing for creation and termination of family trusts
S. B. 182—by Senators Corbett and Brown
- requirements for signatures on certain personal property or real estate instruments filed with county recorders
H. B. 197 (Vetoed)

Default

requiring bids for highway construction, reconstruction, equipment or supplies in certain counties
H. B. 77 (Ch. 34, L '60)

Dentistry

providing for compensation of members of state dental board and increasing fees
S. B. 179—by Senator Giss

Department of Labor

creating a department of labor and a labor commission
H. B. 2

Director, Highway

creating position of state highway director
S. B. 29—by Senators Prochnow and Morrow (Ch. 16, L '60)

Director of Insurance

fees, licenses, qualifications of insurance agents, brokers, solicitors and adjusters
S. B. 189—by a majority of the Committee on Banking & Insurance

Director of Securities

relating to director and assistant director of securities
H. B. 140

Disabled Persons

authorizing department of public welfare to establish a plan for aid to permanently and totally disabled persons
H. B. 90

Disabled Workers

amending occupational disease and disability law
H. B. 40

providing for temporary disability benefit insurance which is not compensable under workmen's compensation and occupational disease law
H. B. 110

Discrimination

prohibiting discrimination in places of public accommodations
S. B. 73—by Senators Palmer, Kitchel, Sullivan, Brooke, Morrow, Gale, Spikes, Bollinger and Giss

prohibiting age discrimination against employees on public works
H. B. 45

prohibiting discriminatory employment practice and establishing state nondiscrimination board
H. B. 85

prohibiting discrimination because of race, color, religion, ancestry or national origin in public places
H. B. 106

placing men under the minimum wage law and prohibiting wage discrimination because of sex
H. B. 118

Divorce

providing for cooling off period and counseling for parties to divorce actions
Sub. H. B. 155 (same as H. B. 155)

providing for court division of property in divorce actions
H. B. 195

providing for writs of garnishment on judgments for payments of support monies
S. B. 163—by Senators Giss and Wine

Dog Racing

changing disposition of revenue from horse, harness and dog racing
H. B. 37 (Ch. 7, L '60)

forbidding use of the state fair grounds for horse and dog racing except during the state fair
H. B. 38 (Ch. 8, L '60)

Dogs

stiffening rabies control law to require licensing and vaccination of dogs and establishment of county pounds
H. B. 186

Domestic Workers

prescribing a minimum wage rate for certain employees
H. B. 102

Drainage—see Flood Control

Drivers License, Training, etc.

prescribing proof required upon certain convictions under safety responsibility act
S. B. 26—by a majority of the Committee on Highways & Bridges

additional fee for chauffeurs' and operators' licenses
S. B. 77—by a majority of the Highways & Bridges subcommittee on Highway Problems

- rules and regulations pertaining to driver education
 - S. B. 80—by Senators Brown and Prochnow
- powers and duties of traffic safety division
 - S. B. 10—by Senator Morrow
- driver education and training in schools and increasing certain registration fees
 - S. B. 65—by Senators Richards, Murphy, Spikes, Lockhart and Sullivan (subcommittee on Drivers' Training)
- prescribing driver education as additional penalty for speeding
 - S. B. 112—by Senators Goff and Morrow
- stiffening examination requirements for motor vehicle driver's license and providing for re-examination of drivers
 - H. B. 27
- providing for a 30 day grace period after expiration of motor vehicle driver's license
 - H. B. 54
- creating a cumulative demerit system for operator's and chauffeurs' licenses and providing methods and procedures for administration and enforcement thereof
 - H. B. 169
- providing inspection stations to examine motor vehicles and drivers for fitness to continue trip
 - H. B. 270
- qualifications for certain ambulance drivers and attendants
 - H. B. 265
- penalties for driving motor vehicle without a valid license
 - H. B. 219 (Ch. 113, L '60)
- driver's license act providing motor vehicle license plates shall be a possession of the person rather than attached to the motor vehicle
 - H. B. 223
- establishing parental liability for minors who operate miniature or midget motor vehicles on private property
 - H. B. 74
- changing motor vehicle license exemption of operator or chauffeur
 - H. B. 70
- providing entry of traffic violations on operator's and chauffeur's licenses
 - H. B. 260
- creating cumulative violation system for operators' or chauffeurs' license and providing methods and procedures for administration and enforcement thereof
 - H. B. 280

Drugs

- prescribing penalties for illegal sale of narcotic drugs
 - H. B. 65

- prescribing penalties for persons violating laws relating to narcotic drugs
H. B. 127
- defining narcotic drugs to include new drugs of a natural or synthetic nature
H. B. 226 (Ch. 113, L '60)

Education

- prescribing membership of state board of education; constitutional amendment
S. C. R. 1—by Senators Brown, Spikes, Goff, Richards, Morrow, Lockhart, Arnold, Blansett, Gale, Prochnow, Corbett, Murphy, Orme, Giss, Udine, Thompson, Mickelson and Simms
- revision of school laws pertaining to school boundaries
S. B. 17—by Senators Prochnow, Richards, Spikes, Murphy, Corbett, Brooke, Wine, Mickelson, Arnold, Brown, Morrow, Simms, Giss, Greer, Gale, Goff, Lockhart, Orme, Udine, Blansett and Bollinger
- revision of laws pertaining to schools
S. B. 18—by Senators Prochnow, Richards, Spikes, Murphy, Corbett, Brooke, Wine, Mickelson, Arnold, Brown, Morrow, Simms, Giss, Greer, Gale, Goff, Lockhart, Orme, Udine, Blansett and Bollinger (Ch. 127, L '60)
- providing for selection of textbooks for common schools by state board of education
S. B. 27—by Senators Spikes and Richards (Ch. 120, L '60)
- prescribing state and county levy for schools
S. B. 35—by Senator Smith (Graham)
- providing for a system of junior college districts
S. B. 43—by Senators Mickelson, Arnold, Giss, Gale, Morrow, Lockhart, Corbett, Simms, Spikes, Greer, Richards, Murphy, Orme, Bollinger and Udine (Ch. 119, L '60)
- exempting veterans over 21 from paying tuition while attending high school
S. B. 60—by Senator Corbett
- driver education and training in schools and increasing certain registration fees
S. B. 65—by Senators Richards, Murphy, Spikes, Lockhart, Sullivan (Highways & Bridges subcommittee on Drivers' Training)
- abolishing junior college survey committee
S. B. 72—by Senators Prochnow, Spikes and Brown (Ch. 37, L '60)
- establishing office of chancellor and budget director for universities and colleges
S. B. 132—by Senator Prochnow
- increasing membership and terms of members of board of regents
S. B. 133—by Senator Prochnow

- appropriation to superintendent of public instruction for strengthening science, mathematics and foreign language instruction and providing for cooperation with federal government (same as H. B. 211)
S. B. 149—by Senators Palmer, Brooke, Smith (Santa Cruz), Kitchel and Smith (Graham)
- appropriation to superintendent of public instruction for statistical services and providing for cooperation with federal government (same as H. B. 213)
S. B. 150—by Senators Palmer, Brooke, Smith (Santa Cruz), Kitchel, Smith (Graham)
- appropriation to superintendent of public instruction for area vocational program and providing for cooperation with federal government (same as H. B. 212)
S. B. 151—by Senators Palmer, Brooke, Smith (Santa Cruz), Kitchel, Smith (Graham)
- appropriation to superintendent of public instruction for guidance counseling and testing and providing for cooperation with federal government (same as H. B. 210)
S. B. 152—by Senators Palmer, Brooke, Smith (Santa Cruz), Kitchel, Smith (Graham)
- providing emergency method of computing average daily attendance in schools
S. B. 200—by Senators Giss and Spikes
- procedure in computing per pupil per annum cost for purposes of budget six per cent limit check
S. B. 216—by Senators Brooke, Murphy, Spikes, Giss, Palmer, Smith (Santa Cruz), and Richards
- prescribing form of notices and posting thereof for school district elections
H. B. 6
- exempting food, drugs and water from the education excise tax
H. B. 32
- basing apportionment of school funds on average daily membership
H. B. 59
- selection and purchase of textbooks by school districts for common schools from multiple lists determined and authorized by state board of education
H. B. 66
- transferring trust funds held by US as trustee to state board of vocational education for Arizona
H. B. 111 (Ch. 48, L '60)
- requiring state examiner to examine and audit all county school district and precinct officers' accounts at least once every 2 years
H. B. 117
- nonresident tuition fees for common and high school pupils
H. B. 149

- school districts may admit pupils on exchange basis by agreement of governing board of a common or high school
H. B. 168
- constitutional amendment prescribing membership of the state board of education
H. C. R. 12
- annual appropriation to school districts for education of blind and deaf students
H. B. 181 (Ch. 55, L '60)
- constitutional amendment changing superintendent of public instruction from elected official to one appointed by state board of education
H. C. R. 13
- providing for a system of junior college districts
H. B. 201
- constitutional amendment changing membership of state board of education
H. C. R. 14
- payment of expenses of members of state board of education
H. B. 237
- appropriation to superintendent of public instruction for curriculum survey in common and high schools
H. B. 238 (Ch. 125, L '60)
- providing for expiration of school district warrants
H. B. 253 (Ch. 85, L '60)
- providing for accumulation of and drawing of interest on 10% fund levy by boards of school trustees
H. B. 254
- elementary and high school district boards of trustees to have same powers and duties and may collect reasonable tuition for special vacation schools they establish
H. B. 263
- providing for the unification of common and high school districts having common board membership and boundaries
H. B. 281
- providing that reserve officers training course shall not be compulsory for graduation from universities and state colleges
H. B. 290

EDUCATION COMMITTEE

members appointed to

A. R. Spikes (Cochise) Chairman; J. Morris Richards (Navajo) Vice-Chairman; Charles H. Orme, Sr. (Yavapai), H. S. Corbett (Pima), Harold C. Giss (Yuma), Fred F. Udine (Cocoino), Charles S. Goff (Pinal), Melvin C. Greer (Apache), M. L. Simms (Greenlee), Frank G. Murphy (Maricopa), and John Mickelson (Graham)

Education Excise Tax

rate of taxation on privilege of doing business in state
S. B. 87—by Senator Smith (Graham)

Eggs

providing identification, inspection and refrigeration of eggs and
prohibiting misrepresentation
H. B. 136 (Ch. 54, L '60)

Elections & Electors

location of polling places where state or city has no jurisdiction
S. B. 12—by Senators Morrow and Prochnow

issuance of certificate of nomination to precinct committeemen
S. B. 21—by Senator Palmer

providing for optional card form for affidavit of registration
S. B. 44—by Senators Mickelson, Spikes, Murphy, Bollinger,
Prochnow, Blansett, Arnold, Thompson, Orme, Simms,
Gale, Udine, and Lockhart

providing 4 year terms for members of senate; constitutional
amendment
S. C. R. 2—by Senator Morrow

providing for rotation of names on primary ballots
S. B. 142—by Senators Murphy, Brooke, Mickelson and Simms

providing that marks upon ballot which express intent of voter
shall be valid
S. B. 154—by Senators Murphy, Richards, Morrow, Arnold,
Thompson and Corbett

prescribing form of notices and posting thereof for school dis-
trict elections
H. B. 6

constitutional amendment increasing terms of elected state offi-
cials from 2 to 4 years
H. C. R. 3

authorizing county recorders to cancel deceased electors from
county registers
H. B. 132

to increase members of boards of supervisors in certain counties
based on population and providing for redistricting
H. B. 134

constitutional amendment increasing terms of elected county of-
ficers from 2 to 4 years
H. C. R. 4

prescribing method of filling vacancies on board of supervisors
H. B. 150

terms of office for precinct committeemen and dates for organiza-
tional meetings of county and state political meetings
H. B. 158

- constitutional amendment making any initiative or referendum approved by a majority of those voting thereon exempt from the veto power of the governor or the power of the legislature to repeal or amend
H. C. R. 10
- constitutional amendment to include residence in the legislative district from which he is elected as qualification for legislator
H. C. R. 11
- prescribing that ballots for primary elections shall be printed on white paper
H. B. 162
- permitting registered voter with visual defect be accompanied by sighted person during process of voting
H. B. 248
- constitutional amendment prohibiting the teaching or advocacy of sedition
H. C. R. 17
- constitutional amendment prescribing limitation on certain veterans' and widows' property tax exemptions
H. C. R. 18
- changing dates of county and state committee organizational political meetings
H. B. 268
- calling a special election on September 13, 1960, to vote on four-year terms for county officers
S. B. 236—by Senators Bollinger and Gale

Electricity—see Public Utilities

Elevator, Tucson Office Building

- authorizing industrial commission to expend funds for elevator in Tucson office building
S. B. 214—by Senators Giss and Corbett
- appropriation to planning and building commission for installation of an elevator in Tucson state office building
H. B. 282

Elk—see Game & Fish

Embalmers

- prescribing qualifications required of an embalmer for issuance of a reciprocity certificate
H. B. 264

Eminent Domain

- removing rule for determining measure of compensation where power of eminent domain is exercised
S. B. 37—by Senator Morrow

Employee Negligence

- permitting cities or towns to make reimbursement for injury or death when caused by employee without negligence
H. B. 184

Employees, County

- relating to salary of employees of county officers
H. B. 233 (Ch. 84, L '60)

Employees, State

- creating state personnel system
S. B. 36—by the Committee on Appropriations
- additional contributions by members and employers to state retirement fund account
S. B. 90—by Senators Spikes, Prochnow, Mickelson, Wine, Corbett, Orme, and Giss
- allocating contingency reserve funds in the retirement fund for the purpose of increasing the amount due the beneficiary
S. B. 94—by Senators Spikes, Prochnow, Mickelson, Wine, Corbett, Orme and Giss (Ch. 90, L '60)
- extending group life insurance to state employees
S. B. 137—by Senators Brooke, Sullivan and Kitchel
- providing alternate methods of accepting prior service credits by political subdivisions
S. B. 140—by Senators Mickelson, Arnold, Murphy, Prochnow, Gale, and Simms (Ch. 123, L '60)
- increasing interest rate on delinquent social security payments from political subdivisions
S. B. 143—by Senators Brown and Corbett
- prohibiting sabbatical leave by state or political subdivision employees
S. B. 164—by a majority of the Committee on Finance & Revenue
- validity of trust plan created by employer for employee
H. B. 34
- prohibiting age discrimination against employees on public works
H. B. 45
- prescribing penalties for disclosing confidential information by state employees
H. B. 49
- providing for increase of prior service credit reducing contributions and retirement benefit for disability under the state retirement system
H. B. 63
- establishment of voluntary procedures for determination of working conditions for employees of the state and political subdivisions
H. B. 255

Employer

- validity of trust plan created by employer for employee
H. B. 34
- prohibiting discriminatory employment practices and establishing state nondiscrimination board
H. B. 85
- procedures and appeal rights of employees under employment security law
H. B. 101

Employment Security

- prescribing disqualification periods for certain claimants and placing seasonal workers under unemployment compensation
H. B. 97
- defining and disqualifying students from unemployment compensation benefits
H. B. 98
- placing certain services under the employment security law
H. B. 99
- procedure of employment security commission in rendering decisions
H. B. 100
- procedures and appeal right of employees under employment security law
H. B. 101
- providing for temporary disability benefit insurance which is not compensable under workmen's compensation and occupational disease disability law
H. B. 110
- making agricultural labor eligible for unemployment compensation
H. B. 143

Engineer Examiners Board

- creating a board of engineer examiners and providing for regulating and licensing stationary engineers
H. B. 239

ENROLLING & ENGROSSING COMMITTEE

members appointed to

Frank G. Murphy (Maricopa) Chairman; Charles H. Orme, Sr. (Yavapai) Vice-Chairman; H. S. Corbett (Pima), Robert W. Prochnow (Coconino), Thelma Bollinger (Mohave), Glenn Blansett (Navajo), Jim Smith (Graham)

Entomologist

- providing for transfer to state highway commission of inspection stations and eliminating motor vehicles from border inspection
H. B. 244

Equalization Board

- to determine the ratio of assessed valuation of classes of property
S. B. 42—by Senators Prochnow and Giss
- mailing of notice to taxpayer of proposed increase in assessed valuation of property
S. B. 83—by Senators Blansett, Palmer, Smith (Santa Cruz), Kitchel

Equalization Director

- providing for a survey and appraisal of real property and creating a state division of appraisal and equalization
H. B. 251

Escape from Custody

- penalties for escape or attempted escape from custody of peace officers
H. B. 84

Estates

- investment of estate of minor consisting only of money
S. B. 22—by Senator Palmer
- prescribing venue for probate of wills
S. B. 23—by Senator Palmer
- procedure to be followed in disposing of vouchers in decedents' estates
S. B. 47—by Senators Wine and Corbett (Ch. 59, L '60)
- exception for bond requirement in sale of real property of decedents' estates
S. B. 114—by the Committee on Judiciary (Ch. 63, L '60)
- requirements for signatures on certain personal property or real estate instruments filed with county recorders
H. B. 197 (vetoed)

Evidence

- immunity of witnesses in criminal proceedings
H. B. 199

Examiner, State

- supplemental appropriation to state examiner
S. B. 32—by the Committee on Appropriations
- prescribing powers and duties of state examiner
S. B. 100—by the Committee on Appropriations
- requiring state examiner to examine and audit all county, school district and precinct officers' accounts at least once every two years
H. B. 117

prescribing qualifications, salary, powers and duties of state examiner and establishing an audit advisory board
H. B. 276

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Exchange Students

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Expense, State Officers

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H. B. 14

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H. B. 93 (Ch. 109, L '60)

“F”

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H. B. 37 (Ch. 7, L '60)

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S. B. 182—by Senators Corbett and Brown

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S. B. 219—by Senator Giss

prescribing special permit fees to move motor vehicles in excess of legal width or weight and exempting certain farm equipment from excess size and weight requirements
H. B. 73, (Ch. 107, L '60)

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H. B. 111 (Ch. 48, L '60)

providing for identification, inspection and refrigeration of eggs and prohibiting misrepresentation
H. B. 136 (Ch. 54, L '60)

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Federal Aid to Schools—see Education

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Federal Funds

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S. B. 202—by Senators Murphy and Brooke (Ch. 78, L '60)

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H. B. 227

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H. B. 239

prescribing fees to be paid to superior court
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S. B. 84—by Senator Spikes (Ch. 1, L '60)

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establishing fees paid to athletic commission
S. B. 102—by Senators Murphy, Goff, Arnold, Brown, Sullivan and Bollinger

- prescribing terms of sale of state lands and method of payment
S. B. 103—by Senators Prochnow, Morrow, Orme, Lockhart,
Thompson and Brown
- providing portion of monies collected for appraisal fees be used
to benefit state land department
S. B. 106—by Senators Prochnow, Morrow, Orme, Lockhart,
Thompson and Brown (Ch. 76, L '60)
- providing for fees, additional districts and board of governors of
the state bar
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- requiring recording of chattel mortgages in full
S. B. 134—by Senator Palmer
- eliminating regular inspection fees from slaughtering establish-
ments
S. B. 146—by Senators Mickelson and Gale
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mileage fee of certain motor vehicles
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Orme
- providing for compensation of members of state dental board and
increasing fees
S. B. 179—by Senator Giss
- fees, licenses, qualifications of insurance agents, brokers, solicitors
and adjusters
S. B. 189—by a majority of the Committee on Banking and
Insurance
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- increasing motor vehicle fees
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- providing for report of abandoned motor vehicles and prescribing
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- providing for special registration of unregistered motor vehicles
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- increasing registration fees of any motor vehicle, trailer or semi-
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- prescribing salary of chairman and secretary of barber board and
increasing fees
H. B. 177
- increasing fees charged by state land department for various fil-
ings or issuance of papers
H. B. 215

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H. B. 275

Fence, Irrigation

providing for formation of a no-fence district
S. B. 24—by Senators Corbett, Brooke, Murphy and Wine

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no introduction of bills after..... 216

Fighting Animals

penalty for permitting exhibition fighting of non-human creatures
H. B. 81

FINANCE & REVENUE COMMITTEE

members appointed to

Ray H. Thompson (Yuma) Chairman; M. L. Simms (Greenlee)
Vice-Chairman; Charles H. Orme, Sr. (Yavapai), H. S. Corbett
(Pima), Fred F. Udine (Coconino), Frank G. Murphy (Maricopa),
Charles S. Goff (Pinal), William A. Sullivan (Gila),
Glenn Blansett (Navajo), John Mickelson (Graham), Melvin
C. Greer (Apache)

bills introduced by

S. B. 164—prohibiting sabbatical leave by state or political
subdivision employees (by a majority of the Com-
mittee)

S. B. 165—permitting board of deposit to invest inactive funds
in U. S. securities (by a majority of the Committee)

Finances, Public—see Public Finances

Financial Liability

service to be made on motor vehicle superintendent when non-
resident creates financial liability growing out of use of motor
vehicle
H. B. 221

Financial Responsibility

prescribing proof required upon certain convictions under safety
responsibility act

S. B. 26—by a majority of the Committee on Highways &
Bridges

requiring uninsured motor vehicle clause in all automobile insur-
ance policies

S. B. 120—by Senators Wine, Richards, Brown

service to be made on motor vehicle superintendent when non-
resident creates financial liability growing out of use of motor
vehicle

H. B. 221

Fire Drills

requiring fire drills and inspections in public and private schools
H. B. 7

Fire Insurance

providing for statement to be attached to standard fire policy stating whether or not loss or damage by nuclear reaction is included

S. B. 178—by Senators Brown, Simms, Corbett, Richards (Ch. 93, L '60)

providing for public hearing to determine increase in rates on casualty and fire insurance

S. B. 188—by a majority of the Committee on Banking & Insurance

providing for reduction of fire insurance rate where hazard is reduced

S. B. 223—by Senators Goff, Arnold, Murphy, Giss and Udine

fire insurers may affix statement to standard fire policy covering loss by nuclear reaction

H. B. 243

Firemen. Volunteer

changing basis for computing premium payments and workmen's compensation benefits for volunteer firemen

H. B. 269

First-Aid Course

qualifications for certain ambulance drivers and attendants

H. B. 265

Fish Food

reallocation of funds to game and fish commission

S. B. 191—by the Committee on Appropriations (Ch. 23, L '60)

FISH & GAME COMMITTEE

members appointed to

Fred F. Udine (Coconino) Chairman; Lynn Lockhart (Apache) Vice-Chairman; Robert E. Morrow (Mohave), Ray H. Thompson (Yuma), David H. Palmer (Yavapai), Dan S. Kitchel (Cochise), John Mickelson (Graham), Glenn Blansett (Navajo), David S. Wine, (Pima)

bills introduced by

S. B. 150—prescribing game and fish fees and defining resident

Fishing License—see game and fish

Fleet, Buses

- providing for proportionate registration, licensing and optional mileage fee of certain motor vehicles
S. B. 153—by Senators Arnold, Lockhart, Brown, Murphy and Orme

Flood Control

- providing for formation of a no-fence district
S. B. 24—by Senators Corbett, Brooke, Murphy and Wine
- liability for damages to structures by surface waters or flood-waters
H. B. 18
- to permit Pima county to accept federal aid in watershed and flood control work
H. B. 113

Food Tax

- exempting food products, medicine and water from sales tax
S. B. 81—by Senators Palmer, Smith (Santa Cruz), Kitchel, Greer, and Smith (Graham)
- exempting food, drugs and water from sales tax
H. B. 86
- exempting food, drugs and water from sales tax
H. B. 273

Foreign Bank Loan Act

- adopting the model foreign bank loan act
S. B. 180—by Senator Giss

Four-year Terms

- providing four year terms for members of senate; constitutional amendment
S. C. R. 2—by Senator Morrow
- constitutional amendment increasing terms of elected state officials from two to four years
H. C. R. 3
- constitutional amendment increasing terms of elected county officers from two to four years
H. C. R. 4

Franchise

- declaring a public policy relating to municipal corporations engaging in business as public utilities
H. B. 125 (Ch. 111, L '60)

Fraternal Benefit Society

- time in which fraternal benefit societies must remove deficiency in assets
S. B. 162—by Senator Giss

Fudgecicle

prohibiting the sale of non-dairy products as dairy products
H. B. 135 (Ch. 96, L '60)

prohibiting the sale of non-dairy products as dairy products
S. B. 76—by a majority of the Committee on Agriculture and
Irrigation

Fuel Tax

extending time for filing application for refund of motor vehicle
fuel tax
S. B. 138—by Senators Arnold, Goff, Murphy, Mickelson and
Simms

prohibiting refund of license tax on unused motor vehicle fuel on
certain quantities
H. B. 103

referendum changing distribution of proceeds of motor vehicle
fuel tax
H. R. C. 5

reducing penalties for failure of distributors to report or pay mo-
tor vehicle fuel tax
H. B. 119 (Ch. 80, L '60)

prescribing restriction on size and display of signs advertising
price of motor fuel
H. B. 156

increasing amount of motor vehicle fuel tax to be deducted for
shrinkage
H. B. 157

increasing motor vehicle fuel tax and earmarking proceeds for
secondary roads
H. B. 247

Funeral Directors

prescribing qualifications required of an embalmer for issuance of
a reciprocity certificate
H. B. 264

“G”

GALE, WM. CARL, of Greenlee County

appointed as member of Committees on Mines & Mining, Chair-
man; Agriculture & Irrigation; Counties & Municipalities;
Suffrage & Elections; Tourist & Industry Development

bills, resolutions and memorials introduced by
S. C. R. 1—prescribing membership of state board of educa-
tion; constitutional amendment

S. B. 15—prescribing salary of mine dust engineer (Ch. 100,
L '60)

- S. B. 17—revision of school laws pertaining to school boundaries
 - S. B. 18—revision of laws pertaining to schools (Ch. 127, L '60)
 - S. B. 43—providing for a system of junior college districts (Ch. 119, L '60)
 - S. B. 44—providing for optional card form for affidavit of registration
 - S. B. 45—appropriation for establishment of forestry work camps for juveniles
 - S. B. 46—providing for painting and designating publicly owned automobiles
 - S. B. 62—brake fluid regulations for motor vehicles (Ch. 18, L '60)
 - S. B. 73—prohibiting discrimination in places of public accommodations
 - S. B. 140—providing alternate methods of accepting prior service credits by political subdivisions (Ch. 123, L '60)
 - S. B. 146—eliminating regular inspection fees from slaughtering establishments
 - S. B. 208—providing for signs designating end of speed zones (Ch. 70, L '60)
 - S. B. 222—deposit or investment of surplus game and fish funds and per cent of interest rate (Ch. 79, L '60)
- personal privilege on
 final session in old Chambers..... 257

Game & Fish

- issuance of elk and bighorn sheep tags to residents before issuance to nonresidents
 S. B. 48—by Senators Morrow and Thompson
- reallocation of funds to game and fish Commission
 S. B. 191—by the Committee on Appropriations (Ch. 23, L '60)
- deposit or investment of surplus game and fish funds and per cent of interest rate
 S. B. 222—by Senators Udine, Lockhart, Goff, Blansett, Murphy, Prochnow, Thompson, Brown, Simms, Giss, Orme, Gale, Bollinger, Morrow, Kitchel, Richards, Sullivan and Palmer (Ch. 79, L '60)

Garage Owners

- providing for creation and recording of liens upon motor vehicles by owners of garages
 H. B. 205

providing for motor vehicle accident reports by garages
H. B. 287

Garnishment

revising law pertaining to fees paid to superior court
S. B. 88—by the Committee on Judiciary

defining personal property exemptions from garnishment
S. B. 157—by Senators Giss and Orme

relating to garnishment of wages
H. B. 126

providing for writs of garnishment on judgments for payments
of support monies
S. B. 163—by Senators Giss and Wine

Gas—see Public Utilities

Gasoline

defining gasoline and lubricating oils and providing for signs and
labels on products
S. B. 183—by Senators Murphy, Goff, Palmer and Greer

increasing motor vehicle fuel tax and earmarking proceeds for
secondary roads
H. B. 247

creating joint study committee of house and senate to study the
price of gasoline within the state of Arizona
H. C. R. 16

increasing the amount of motor vehicle fuel tax to be deducted
for shrinkage
H. B. 157

Gift Tax

requesting congress to propose amendment to US constitution lim-
iting tax on incomes, inheritances and gifts
S. C. M. 1—by Senators Murphy, Corbett, Richards, Arnold,
Brown, Thompson, Simms, Udine, Spikes, Mickelson,
Lockhart and Goff

Gifts to Legislators

providing that no gifts or bribes shall be made to a member of
the Legislature
H. B. 39

GISS, HAROLD C., of Yuma County

appointed as member of, Committees on State Institutions, Chair-
man; Counties & Municipalities, Chairman; Judiciary, Vice-
Chairman; Administration; Agriculture & Irrigation; Banking
& Insurance; Education; Rules; Tourist & Industry Develop-
ment

bills, resolutions and memorials introduced by

- S. C. R. 1—prescribing membership of state board of education; constitutional amendment
- S. B. 17—revision of school laws pertaining to school boundaries
- S. B. 18—revision of laws pertaining to schools (Ch. 127, L '60)
- S. B. 42—to determine the ratio of assessed valuation of classes of property
- S. B. 43—providing for a system of junior college districts (Ch. 119, L '60)
- S. B. 73—prohibiting discrimination in places of public accommodations
- S. B. 90—additional contributions by members and employers to state retirement fund account
- S. B. 94—allocating contingency reserve funds in the retirement fund for the purpose of increasing the amount due the beneficiary (Ch. 90, L '60)
- S. B. 156—adopting model state witness immunity act
- S. B. 157—defining personal property exemptions from garnishment
- S. B. 159—prescribing salary of adult probation officer and assistants
- S. B. 160—dissolution of antinoxious weed districts
- S. B. 162—time in which fraternal benefit societies must remove deficiency in assets
- S. B. 163—providing for writs of garnishment on judgments for payments of support monies
- S. R. 2—commemorating founding of U of A and seventy-fifth anniversary (signed)
- S. B. 168—disposal of property in redevelopment and slum clearance project areas and issuance of bonds
- S. B. 174—including tow trucks in definition of "private motor carrier" (Ch. 86, L '60)
- S. B. 179—providing for compensation of members of state dental board and increasing fees
- S. B. 180—adopting the model foreign bank loan act
- S. B. 184—amending law relating to retirement benefits of highway patrol
- S. B. 185—meetings of administrative or legislative bodies shall be open to public and providing penalties
- S. B. 195—appropriation to board of cosmetology for salaries (Ch. 118, L '60)

- S. B. 196—inspection of corporate records and books (Ch. 67, L '60)
- S. B. 197—laws and regulations pertaining to public accounting
- S. B. 198—prescribing term of mineral leases
- S. B. 199—increasing salary of director of civil defense
- S. B. 200—providing emergency method of computing average daily attendance in schools
- S. B. 203—interstate compact between Arizona and Nevada defining common boundary (Ch. 69, L '60)
- S. B. 206—equalizing retirement benefits of highway patrol members (Ch. 42, L '60)
- S. B. 208—providing for signs designating end of speed zones (Ch. 70, L '60)
- S. B. 210—revising law pertaining to qualifications of dispensing opticians
- S. B. 214—authorizing industrial commission to expend funds for elevator in Tucson office building
- S. B. 215—interstate compact on juveniles
- S. B. 216—procedure in computing per pupil per annum cost for purposes of budget six per cent limit check
- S. B. 217—providing for reciprocal licenses for chiroprodists
- S. B. 219—exempting implements of husbandry from registration as motor carrier
- S. B. 222—deposit or investment of surplus game and fish funds and per cent of interest rate (Ch. 79, L '60)
- S. B. 223—providing for reduction of fire insurance rate where hazard is reduced
- S. C. R. 6—authorizing legislature to insure continuity of government in emergency period; constitutional amendment
- S. B. 233—establishing Arizona water and power resources planning board
- S. R. 4—Commemorating founding of ASU and 75th anniversary (signed)
- S. R. 5—death of Hon. Grady Gammage (signed)
- S. J. R. 3—return of Senate 174 from governor for correction of technical error
- S. B. 230—providing for signing of warrants by executive secretary of Board of Nurse Registration (Ch. 71, L '60)

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GOFF, CHARLES S., of Pinal County

appointed as member of Committees on Agriculture & Irrigation, Chairman; Banking & Insurance; Education; Finance & Revenue; Labor & Management; Mines & Mining; Public Health & Welfare

bills, resolutions and memorials introduced by

- S. B. 1—appropriations for construction of women’s prison
(Ch. 98, L ’60)
- S. B. 3—appropriation for constructing and equipping two
cottages at children’s colony (Ch. 99, L ’60)
- S. B. 5—reallocation of funds to children’s colony (Ch. 5,
L ’60)
- S. C. R. 1—prescribing membership of state board of educa-
tion; constitutional amendment
- S. B. 17—revision of school laws pertaining to school bound-
aries
- S. B. 18—revision of laws pertaining to schools (Ch. 127,
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- S. B. 25—appropriation to state prison for purchase and in-
stallation of locking devices (Ch. 6, L ’60)
- S. B. 56—providing for creation of additional boards of ad-
justment (Ch. 89, L ’60)
- S. B. 93—excluding from gross income annuities of \$2500 or
less received from civil service benefits
- S. C. M. 1—requesting congress to propose amendment to US
constitution limiting tax on incomes, inheritances
and gifts

- S. B. 102—establishing fees to be paid to athletic commission
- S. B. 112—prescribing driver education as additional penalty for speeding
- S. B. 119—increasing security required following accident
- S. B. 138—extending time for filing application for refund of motor vehicle fuel tax
- S. B. 167—appropriation to state prison for expenses of hosting wardens' association meeting (Ch. 29, L '60)
- S. B. 183—defining gasoline and lubricating oils and providing for signs and labels on products
- S. B. 185—meetings of administrative or legislative bodies shall be open to public and providing penalties
- S. B. 201—appropriation to land department for special legal assistance
- S. B. 215—interstate compact on juveniles
- S. B. 222—deposit or investment of surplus game and fish funds and per cent of interest rate (Ch. 79, L '60)
- S. B. 223—providing for reduction of fire insurance rate where hazard is reduced
- S. B. 227—establishing and maintaining Pinal pioneer roadside park by highway department
- S. R. 4—commemorating founding of ASU and 75th anniversary (signed)
- S. R. 5—death of Hon. Grady Gammage (signed)

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- constitutional amendment making any initiative or referendum approved by a majority of those voting thereon exempt from the veto power of the governor or the power of the legislature to repeal or amend
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GREER, MELVIN C., of Apache County

appointed as member of, Committees on Constitutional Amendments & Referendums; Counties & Municipalities; Education; Finance & Revenue; Public Health & Welfare; Tourist & Industry Development

bills, resolutions and memorials introduced by

S. B. 17—revision of school laws pertaining to school boundaries

S. B. 18—revision of laws pertaining to schools (Ch. 127, L '60)

S. B. 43—providing for a system of junior college districts (Ch. 119, L '60)

S. B. 81—exempting food products, medicine and water from sales tax

S. B. 183—defining gasoline and lubricating oils and providing for signs and labels on products

S. B. 208—providing for signs designating end of speed zones (Ch. 70, L '60)

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HIGHWAYS & BRIDGES COMMITTEE

members appointed to

Robert E. Morrow (Mohave), Chairman; Robert W. Prochnow (Coconino) Vice-Chairman; Ray H. Thompson (Yuma), Benjamin L. Arnold, Sr. (Pinal), J. Morris Richards (Navajo), Frank G. Murphy (Maricopa), William A. Sullivan (Gila), M. L. Simms (Greenlee), Neilson Brown (Santa Cruz), Lynn Lockhart (Apache), A. R. Spikes (Cochise)

bills introduced by

- S. B. 26—prescribing proof required upon certain convictions
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 the Committee)
- S. B. 77—additional fee for chauffeurs' and operators' li-
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- S. B. 147—Arizona highways magazine fund (by a majority of
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- powers and duties of traffic safety division
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- appropriation for highway patrol
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- regulating controlled-access facilities of highways and streets
S. B. 28—by Senators Prochnow and Morrow
- creating position of state highway director
S. B. 29—by Senators Prochnow and Morrow (Ch. 16, L '60)
- removing rule for determining measure of compensation where
power of eminent domain is exercised
S. B. 37—by Senator Morrow
- inspection of motor vehicles as to safety equipment
S. B. 40—by Highways & Bridges subcommittee on safety,
Brown, Simms, Spikes, Lockhart and Sullivan
- creating state reciprocity commission pertaining to interstate mo-
tor vehicles
S. B. 41—by Highways & Bridges subcommittee on Reciproc-
ity, Brown, Morrow, Simms, Spikes, Lockhart and Sullivan
- Arizona highways magazine fund
S. B. 147—by a majority of the Committee on Highways &
Bridges
- providing for proportionate registration, licensing and optional
mileage fee for certain vehicles
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Orme
- appropriation from highway fund to U of A for roadside landscap-
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- location of polling places where state or city has no jurisdiction
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- requesting congress take action to determine rights which San Carlos Apache Indian tribe may have in "mineral strip" land
S. M. 1—by Senators Spikes and Mickelson
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- creating a joint committee to consult with Indians on problems relating to Indian affairs
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 - S. B. 131—by a majority of the Committee on Banking & Insurance
- extending group life insurance to state employees
 - S. B. 137—by Senators Brooke, Sullivan and Kitchel
- time in which fraternal benefit societies must remove deficiency in assets
 - S. B. 162—by Senator Giss
- providing for statement to be attached to standard fire policy stating whether or not loss or damage by nuclear reaction is included
 - S. B. 178—by Senators Brown, Simms, Corbett and Richards (Ch. 93, L '60)
- amending law relating to retirement benefits of highway patrol
 - S. B. 184—by Senators Giss, Corbett, Brown and Prochnow
- standard valuation and nonforfeiture law relating to insurance
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 - S. B. 187—by the Committee on Banking & Insurance
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 - S. B. 188—by a majority of the Committee on Banking & Insurance
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 - S. B. 189—by a majority of the Committee on Banking & Insurance

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- watercraft operating on waters common to interstate boundaries shall be subject to state jurisdiction
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- amortization period for subjugation and evaluation of state agricultural and grazing lands
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JUDICIARY COMMITTEE

- members appointed to
Charles H. Orme, Sr. (Yavapai) Chairman; Harold C. Giss (Yuma) Vice-Chairman; Robert W. Prochnow (Coconino), M. L. Simms (Greenlee), Benjamin L. Arnold, Sr. (Pinal), John Mickelson (Graham), Frank G. Murphy (Maricopa), H. S. Corbett (Pima), Neilson Brown (Santa Cruz)

bills introduced by

- S. B. 4—increasing salary of supreme court judges
- S. B. 49—exempting certain nonprofit corporations from required number of directors (Ch. 12, L '60)
- S. B. 50—repeal of law requiring banks to post names of directors and shares of stock each holds (Ch. 40, L '60)
- S. B. 51—method of filing chattel mortgages for constructive notice (Ch. 19, L '60)
- S. B. 88—revising law pertaining to fees paid to superior court
- S. B. 89—providing for a revision of the real estate code pertaining to the real estate department, licensing, regulation, and sale of subdivided land (Ch. 129, L '60)
- S. B. 113—providing for jury recesses
- S. B. 114—exception for bond requirement in sale of real property of decedents' estates (Ch. 63, L '60)
- S. B. 115—providing for fees, additional districts and board of governors of the state bar (Ch. 121, L '60)
- S. B. 116—clarifying exemptions of speculative builders from sales tax (Ch. 21, L '60)
- S. B. 117—terms and compensation of members of commission on uniform state laws
- S. B. 158—allocation of income deductions (by a majority of the committee)

Junior Colleges

providing for a system of junior college districts

- S. B. 43—by Senators Mickelson, Arnold, Giss, Gale, Morrow, Lockhart, Corbett, Simms, Spikes, Greer, Richards, Murphy, Orme, Bollinger and Udine (Ch. 119, L '60)

abolishing junior college survey committee

- S. B. 72—by Senators Prochnow, Spikes and Brown (Ch. 37, L '60)

providing for a system of junior college districts

- H. B. 201

increasing state aid to public junior colleges

- H. B. 256

Jury

providing for jury recesses

- S. B. 113—by the Committee on Judiciary

increasing juror's fees

- S. B. 148—by Senator Spikes

amendment to criminal code forbidding right of appeal by state when defendant has been acquitted by jury
H. B. 19

Justice Courts

increasing juror's fees
S. B. 148—by Senator Spikes

amending article relating to judicial department; constitutional amendment
S. C. R. 5—by Senators Wine and Corbett

Justices of Peace

authorizing justices of peace and police magistrates to appoint bond commissioners
S. B. 30—by Senator Sullivan

increasing amount of money involved in civil actions under jurisdiction of justices of the peace
H. B. 31

relating to garnishment of wages
H. B. 126

Juveniles—also see Children

appropriation for establishment of forestry work camps for juveniles
S. B. 45—by Senators Mickelson, Simms, Spikes, Lockhart, Gale, Morrow, Prochnow, Arnold, Orme, Blansett, Murphy, Udine and Bollinger

interstate compact on juveniles
S. B. 215—by Senators Giss, Goff, Orme, Mickelson, Prochnow

powers and duties for directors of state institutions for juveniles relating to delinquent children
H. B. 107 (Ch. 124, L '60)

appropriation for establishment of forestry work camps for juveniles
H. B. 94

requesting congress prohibit unmarried juveniles from leaving US without parent or guardian or certain permits
H. M. 9

providing that parents of juveniles committed to state correctional institutions shall bear expenses of maintenance in proportion to ability to pay
H. B. 267

adopting the interstate compact on juveniles
H. B. 279

“K”

Kingman, Arizona

appropriation to corporation commission for utilities division
S. B. 78—by Senators Morrow and Bollinger (Ch. 14, L '60)

KITCHEL, DAN S., of Cochise County

appointed as member of, Committees on Banking & Insurance, Vice-Chairman; Fish & Game; Mines & Mining; Public Health & Welfare; Suffrage & Elections

bills, resolutions and memorials introduced by

- S. B. 73—prohibiting discrimination in places of public accommodations
- S. B. 81—exempting food products, medicine and water from sales tax
- S. B. 83—mailing of notice to taxpayer of proposed increase in assessed valuation of property
- S. B. 137—extending group life insurance to state employees
- S. B. 149—appropriation to superintendent of public instruction for strengthening science, mathematics and foreign language instruction and providing for cooperation with federal government
- S. B. 150—appropriation to superintendent of public instruction for statistical services and providing for cooperation with federal government
- S. B. 151—appropriation to superintendent of public instruction for area vocational program and providing for cooperation with federal government
- S. B. 152—appropriation to superintendent of public instruction for guidance counseling and testing and providing for cooperation with federal government
- S. B. 222—deposit or investment of surplus game and fish funds and per cent of interest rate (Ch. 79, L '60)
- S. B. 228—appropriation to attorney general for sharing legal counsel with Cochise county (Ch. 104, L '60)
- S. J. M. 2—requesting congress to enact legislation repealing transportation act of 1958 and amending interstate commerce act to correct existing defects

"L"

Labels, Gas & Oil

defining gasoline and lubricating oils and providing for signs and labels on products

- S. B. 183—by Senators Murphy, Goff, Palmer and Greer

Labor

lien for improvements to city lots, or other land

- S. B. 74—by a majority of the Committee on Counties & Municipalities (Ch. 20, L '60)

creating a department of labor and a labor commission

- H. B. 2

- payment of wages due surviving spouse without administration
H. B. 8 (Ch. 105, L '60)
- extending unemployment compensation benefits to nonunion
members off work because of strike called by union
H. B. 21
- amending occupational disease and disability law
H. B. 40
- prescribing a minimum wage rate for certain employees and in-
cluding men under minimum wage law
H. B. 78
- prohibiting discriminatory employment practices and establish-
ing state nondiscrimination board
H. B. 85
- prescribing disqualification periods for certain claimants and
placing seasonal workers under unemployment compensation
H. B. 97
- defining and disqualifying students from unemployment compen-
sation benefits
H. B. 98
- placing certain services under the employment security law
H. B. 99
- procedures and appeal rights of employees under employment
security law
H. B. 101
- procedure of employment security commission in rendering de-
cisions
H. B. 100
- prescribing minimum wage rate for certain employees
H. B. 102
- placing men under the minimum wage law and prohibiting wage
discrimination because of sex
H. B. 118
- relating to garnishment of wages
H. B. 126
- making agricultural labor eligible for unemployment compensation
H. B. 143
- establishment of voluntary procedures for determination of work-
ing conditions for employees of the state and political subdi-
visions
H. B. 255
- qualifications for industrial commissioners
H. B. 259
- changing basis for computing premium payments and workmen's
compensation benefits for volunteer firemen
H. B. 269

LABOR & MANAGEMENT COMMITTEE

members appointed to

William A. Sullivan (Gila) Chairman; H. S. Corbett (Pima) Vice-Chairman; Hilliard T. Brooke (Maricopa), Charles S. Goff (Pinal), Fred F. Udine (Coconino), C. B. Smith (Santa Cruz), David H. Palmer (Yavapai), Thelma Bollinger (Mohave), Jim Smith (Graham)

Lake Improvement & Control Fund

dealer-watercraft number required from motor vehicle division
Sub. H. B. 20 (Ch. 130, L '60)

Lamps, Car

prescribing color of lamps to be used on front of parked vehicles
S. B. 52—by Senator Morrow (Ch. 60, L '60)

Land Commissioner—see Land, State**Land, State**

issuance of patents for less than entire tract of lands purchased
S. B. 8—by Senators Wine and Corbett (Ch. 9, L '60)

prescribing terms of sale of state lands and method of payment
S. B. 103—by Senators Prochnow, Morrow, Orme, Lockhart, Thompson and Brown (Ch. 62, L '60)

removing prohibition against sale of state land containing timber
S. B. 104—by Senators Prochnow, Morrow, Orme, Lockhart, Thompson and Brown

providing lease of state land in excess of ten years for commercial purposes
S. B. 105—by Senators Prochnow, Morrow, Orme, Lockhart, Thompson and Brown

providing portion of monies collected for appraisal fees be used to benefit state land department
S. B. 106—by Senators Prochnow, Morrow, Orme, Lockhart, Thompson and Brown (Ch. 76, L '60)

amortization period for subjugation and evaluation of state agricultural and grazing lands
S. B. 107—by Senators Prochnow, Morrow, Orme, Lockhart, Thompson and Brown

leasing of land for mineral purposes and providing terms of lease
S. B. 136—by a majority of the Committee on Mines & Mining

repealing law pertaining to ownership of lands by aliens
S. B. 172—by the Committee on State Institutions

appropriation to land department for special legal assistance
S. B. 201—by Senators Mickelson, Arnold, Goff, Simms

prohibiting members of oil and gas commission from owning oil or gas leases
S. B. 204—by Senator Lockhart

- providing for extension of oil and gas leases due to lack of market
S. B. 231—by Senator Lockhart (Ch. 94, L '60)
- reserving to state all oil and mineral rights on lands sold by state
H. B. 9
- providing for acquisition and use of state lands by counties for
public park purposes
H. B. 22
- providing sale of state hospital lands and allocating proceeds to
state hospital building fund and directing land be used for
roadways
Sub. H. B. 87 (Ch. 46, L '60)
- permits sale of Mesa farm by Arizona children's colony and allo-
cates proceeds to state general fund
H. B. 105 (Ch. 51, L '60)
- transfer of land of state hospital to city of Phoenix for park pur-
poses
H. B. 115
- exempting certain state departments from attorney general's de-
partment of law and authorizing them to hire independent
legal counsel
H. B. 129
- transferring previously allocated unexpended funds of department
of law to state land department
H. B. 192 (Ch. 56, L '60)
- authorizing state land commissioner to investigate feasibility of
proposed Bridge Canyon and Verde Tunnels
H. B. 206
- providing for cancellation of certificates of purchase and leases
of state lands
H. B. 214 (Ch. 82, L '60)
- increasing fees charged by state land department for various fil-
ings or issuance of papers
H. B. 215
- prescribing limitations of amount of state land one person may
purchase in any one sale
H. B. 216
- prohibiting sublease of state lands by lessee without written per-
mission of state land department
H. B. 217 (Ch. 83, L '60)
- procedure for appeal to superior court the decisions of state land
commission relating to classification or appraisal of state lands
H. B. 218 (Ch. 73, L '60)
- prescribing term of mineral leases
S. B. 198—by Senators Prochnow, Lockhart, Giss, Thompson,
Arnold, Simms and Mickelson
- salary of the state land commissioner increasing the maximum
H. B. 235 (Ch. 114, L '60)

public utility corporations shall not be granted rights of way to install service lines upon state land without first entering into a lease therefor
H. B. 261

Law Department—see Attorney General

Law Enforcement Officers

providing for early retirement of law enforcement personnel of political subdivisions
H. B. 179

Leases—see Land, State

Leave of Absence

prohibiting sabbatical leave by state or political subdivision employees
S. B. 164—by a majority of the Committee on Finance & Revenue

Left Hand Turn

prescribing motor vehicle right of way at intersections
H. B. 26 (Ch. 50, L '60)

Legal Service

deleting legal services from motor club services
H. B. 194

Legislative Auditor

abolishing office of post auditor and establishing office of legislative auditor
H. B. 277

Legislative Council

transferring powers and duties of post auditor and property officer to legislative council

S. B. 101—by the Committee on Appropriations

reallocation of funds to legislative council

S. B. 110—by the Committee on Appropriations (Ch. 28, L '60)

appropriation to legislative council for court action brought by southern pacific company

S. B. 232—by the Committee on State Institutions

appropriation to Arizona legislative council

S. B. 234—by the Committee on Appropriations (Ch. 95, L '60)

Legislature

providing four year terms for members of senate; constitutional amendment

S. C. R. 2—by Senator Morrow

- meetings of administrative or legislative bodies shall be open to public and providing penalties
S. B. 185—by Senators Richards, Prochnow, Giss, Mickelson, Udine, Lockhart, Simms, Goff, Arnold and Brown
- authorizing legislature to insure continuity of government in emergency periods; constitutional amendment
S. C. R. 6—by Senator Giss
- establishing Arizona water and power resources planning board
S. B. 233—by Senators Giss, Prochnow, Wine and Corbett
- providing that no gifts or bribes shall be made to a member of the Legislature
H. B. 39
- retirement of legislators
H. B. 44
- prohibiting closed meetings and hearings by legislative committees, state agencies and political subdivisions
H. B. 50
- constitutional amendment making any initiative or referendum approved by a majority of those voting thereon exempt from the veto power of the governor or the power of the legislature to repeal or amend
H. C. R. 10
- constitutional amendment to include residence in the legislative district from which he is elected as qualification for legislator
H. C. R. 11
- prohibiting closed meetings and hearings by legislative committees, state agencies and political subdivisions
H. B. 166
- abolishing office of post auditor and establishing office of legislative auditor
H. B. 277

Lettuce

- lettuce and cantaloupe marketing act
S. B. 75—by a majority of the Committee on Agriculture & Irrigation
- providing for marketing of lettuce and cantaloupes
H. B. 291

Liability Insurance

- increasing security required following accident
S. B. 119—by Senators Wine, Goff, Brown and Blansett
- requiring insured liability coverage on all motor vehicle policies
S. B. 120—by Senators Wine, Richards, Brown and Blansett
- prescribing proof required upon certain convictions under safety responsibility act

S. B. 26—by a majority of the Committee on Highways & Bridges

establishing parental liability for minors who operate miniature or midget motor vehicles on private property
H. B. 74

service to be made on motor vehicle superintendent when nonresident creates financial liability growing out of the use of motor vehicle
H. B. 221

Libel

increasing punishment for criminal libel
H. B. 198

Libraries

permitting counties establish free libraries outside county seats
H. B. 17

Library & Archives

appropriation to library and archives for microfilming supreme court records
S. B. 176—by the Committee on Appropriations (Ch. 32, L '60)

License Plates

extension of time for payment of motor vehicle registration fee
S. B. 84—by Senator Spikes (Ch. 1, L '60)

annual issuance of reflectorized motor vehicle license plates
H. B. 46

extending registration period for motor vehicles to 2/29/60
H. B. 79

requiring corporation commission to reimburse highway department for A.C.C. plates
H. B. 122

ownership of motor vehicle license plates
H. B. 207

driver's license act providing motor vehicle license plates shall be a possession of the person rather than attached to the motor vehicle
H. B. 223

Licenses

additional fee for chauffeurs' and operators' licenses
S. B. 77—by a majority of the Highways & Bridges subcommittee on Highway Problems

providing for a revision of the real estate code pertaining to the real estate department, licensing, regulation, and sale of subdivided land
S. B. 89—by the Committee on Judiciary (Ch. 129, L '60)

- establishing fees to be paid to athletic commission
S. B. 102—by Senators Murphy, Goff, Arnold, Brown, Sullivan and Bollinger
- providing for proportionate registration licensing and optional mileage fee of certain motor vehicles
S. B. 153—by Senators Arnold, Lockhart, Brown, Murphy and Orme
- fees, licenses, qualifications of insurance agents, brokers, solicitors and adjusters
S. B. 189—by a majority of the Committee on Banking & Insurance
- including Indians in population census for purpose of issuing liquor licenses
S. B. 220—by Senator Sullivan, by request
- penalties for violation in operation or licensing of motor carriers
H. B. 15
- licensing and regulation of auctioneers
H. B. 83
- extending registration period for motor vehicles to 2/29/60
H. B. 79
- endorsements required for licensing automobile wrecking yards
H. B. 109
- penalties for late payment of motor carriers' license tax
H. B. 120 (Ch. 81, L '60)
- authorizing acceptance of blood bank or red cross certificates in lieu of laboratory certificates for premarital examinations
H. B. 174
- penalties for driving motor vehicle without a valid license
H. B. 219
- establishing a state department of occupational licensing
H. B. 234
- creating a board of engineer examiners and providing for regulating and licensing stationary engineers
H. B. 239
- increasing motor vehicle fuel tax and earmarking proceeds for secondary roads
H. B. 247
- providing for entry of traffic violations on operators' and chauffeurs' licenses
H. B. 260
- creating a cumulative violation system for operators' or chauffeurs' license and providing methods and procedures for administration and enforcement thereof
H. B. 280

Liens

- providing for creation and recording of liens upon motor vehicles

by owners of garages
H. B. 205

Liens, Labor

lien for improvements to city lots, or other land
S. B. 74—by a majority of the Committee on Counties & Municipalities (Ch. 20, L '60)

Life Insurance

extending group life insurance to state employees
S. B. 137—by Senators Brooke, Sullivan and Kitchel

prohibiting policies of group life insurance from covering debtors whose indebtedness shall arise from realty transactions
S. B. 187—by a majority of the Committee on Banking & Insurance

Lincoln, Abraham

commending the Arizona-Illinois, Arizona-Kentucky, and Arizona-Indiana state societies in planning to establish a monument to the memory of Abraham Lincoln
H. J. R. 1

Liquor Licenses—also see Alcoholic Beverages

reallocation of funds to department of liquor licenses and control
S. B. 192—by the Committee on Appropriations (Ch. 117, L '60)

including Indians in population census for purpose of issuing liquor licenses
S. B. 220—by Senator Sullivan, by request

exempting from luxury tax vinous liquor manufactured in Arizona from Arizona grown grapes
S. B. 225—by the Committee on Agriculture & Irrigation

prohibiting sale of liquor on state or county fair grounds
H. B. 148

prohibiting the serving of alcoholic beverages on airliners over Arizona
H. B. 47

prescribing penalties for selling or giving liquor to a minor
H. B. 208

increasing luxury tax on liquor and tobacco products and changing distribution thereof
H. B. 272

limiting issuance of new liquor licenses to be authorized under 1960 decennial census
H. B. 286

providing inspection stations to examine motor vehicles and drivers for fitness to continue trip
H. B. 270

Livestock & Animals

providing for humane slaughter of livestock
H. B. 164

animal inspection certificate shall have notation indicating it is
not a bill of sale
H. B. 250 (Ch. 74, L '60)

LIVESTOCK & PUBLIC LANDS COMMITTEE

members appointed to

Lynn Lockhart (Apache) Chairman; A. R. Spikes (Cochise)
Vice-Chairman; Glenn Blansett (Navajo), Jim Smith (Graham),
Ray H. Thompson (Yuma), Fred F. Udine (Coconino), Charles H. Orme, Sr. (Yavapai), Robert E. Morrow (Mohave),
C. B. Smith (Santa Cruz)

Loans—see Banks & Financial Institutions

LOCKHART, LYNN, of Apache County

appointed as member of, Committees on Livestock & Public Lands,
Chairman; Fish & Game, Vice-Chairman; Banking & Insurance;
Highways & Bridges; Military & Veterans' Affairs;
Mines & Mining

bills, resolutions and memorials introduced by

S. C. R. 1—prescribing membership of state board of education;
constitutional amendment

S. B. 17—revision of school laws pertaining to school boundaries

S. B. 18—revision of laws pertaining to schools (Ch. 127,
L '60)

S. B. 19—prescribing means of travel and reimbursement for
expenses for public officers (Ch. 88, L '60)

S. B. 40—inspection of motor vehicles as to safety equipment

S. B. 41—creating state reciprocity commission pertaining to
interstate motor vehicles

S. B. 43—providing for a system of junior college districts
(Ch. 119, L '60)

S. B. 44—providing for optional card form for affidavit of
registration

S. B. 45—appropriation for establishment of forestry work
camps for juveniles

S. B. 46—providing for painting and designating publicly
owned automobiles

S. B. 63—increasing salary of state veterinarian (Ch. 75,
L '60)

S. B. 64—prescribing fees to be paid to superior court

- S. B. 65—driver education and training in schools and increasing certain registration fees
- S. C. M 1—requesting congress to propose amendment to US constitution limiting tax on incomes, inheritances and gifts
- S. B. 103—prescribing terms of sale of state lands and method of payment (Ch. 62, L '60)
- S. B. 104—removing prohibition against sale of state land containing timber
- S. B. 105—providing lease of state land in excess of ten years for commercial purposes
- S. B. 106—providing portion of monies collected for appraisal fees be used to benefit state land department (Ch. 76, L '60)
- S. B. 107—amortization period for subjugation and evaluation of state agricultural and grazing lands
- S. B. 153—providing for proportionate registration, licensing and optional mileage fee of certain motor vehicles
- S. B. 185—meetings of administrative or legislative bodies shall be open to public and providing penalties
- S. B. 198—prescribing term of mineral leases
- S. B. 204—prohibiting members of oil and gas commission from owning oil or gas leases
- S. B. 208—providing for signs designating end of speed zones (Ch. 70, L '60)
- S. B. 222—deposit or investment of surplus game and fish funds and per cent of interest rate (Ch. 79, L '60)
- S. B. 224—increasing salary of director of veterans' affairs
- S. B. 229—prescribing limitations upon jurisdiction of courts to enjoin or review orders, decisions or acts of the commission
- S. B. 231—providing for extension of oil and gas leases due to lack of market (Ch. 94, L '60)

Lukeville, Arizona

requesting congress to appropriate sufficient funds for the purpose of maintaining, twenty-four hours a day, the compound on the international border at Lukeville, Arizona
H. M. 10 (signed)

Luxury Tax—see Taxation

“M”

Malicious Defamation

increasing punishment for criminal libel
H. B. 198

Manslaughter

- providing that injury or death due to motor vehicle accidents shall not be compromised outside of court
H. B. 10
- punishment for manslaughter in driving motor vehicle while under the influence of intoxicating liquor
H. B. 11

Marble Gorge Dam

- relating to construction by Arizona power authority of Bridge Canyon & Marble Gorge Dams on the Colorado river
H. M. 7

Marital & Domestic Relations

- repealing portion of law pertaining to interracial marriages
S. B. 13—by Senator Wine
- prescribing fees to be paid to superior court
S. B. 64—by Senators Blansett and Lockhart
- revising law pertaining to fees paid to superior court
S. B. 88—by the Committee on Judiciary
- authorizing married minors to deal with medical care
S. B. 141—by Senators Richards, Spikes, Murphy and Mickelson
- providing for writs of garnishment on judgments for payments of support monies
S. B. 163—by Senators Giss and Wine
- creating a court of conciliation
H. B. 52
- providing for cooling off period and counseling for parties to divorce actions
Sub. H. B. 155
- authorizing acceptance of blood bank or red cross certificates in lieu of laboratory certificates for premarital examinations
H. B. 174

Meat Inspection

- eliminating regular inspection fees from slaughtering establishments
S. B. 146—by Senators Mickelson and Gale

Medicine

- exempting food products, medicine and water from sales tax
S. B. 81—by Senators Palmer, Smith (Santa Cruz), Kitchel, Greer, Smith (Graham)
- authorizing married minors to deal with medical care
S. B. 141—by Senators Richards, Spikes, Murphy and Mickelson

- exempting food, drugs and water from sales tax
H. B. 86
- exempting medicine from sales tax
H. B. 159
- removing punishment for advertising devices for prevention of
conception
H. B. 187
- providing for full-time doctor of medicine, psychiatrist and direc-
tor of education and vocational rehabilitation of state prison
H. B. 242
- exempting food, drugs and water from sales tax
H. B. 273

Memorials—see Congress

Mental Health

- providing for use of maintenance payments to state hospital for
capital outlay expenditures
S. B. 95—by the Committee on Appropriations
- to include under definition of “mental illness or mentally ill” a
chronic addiction to alcohol
H. B. 209
- appropriation to state department of health for establishment of
a state-wide preventive mental health program
H. B. 144

Mexico

- requesting congress improve border facilities at Nogales
H. M. 5 (signed)

MICKELSON, JOHN, of Graham County

- appointed as member of Committees on Public Health & Welfare,
Chairman; Agriculture & Irrigation; Appropriations; Edu-
cation; Finance & Revenue; Fish & Game; Judiciary; State In-
stitutions
- bills, resolutions and memorials introduced by
 - S. C. R. 1—prescribing membership of state board of educa-
tion; constitutional amendment
 - S. B. 17—revision of school laws pertaining to school boun-
daries
 - S. B. 18—revision of laws pertaining to schools (Ch. 127,
L '60)
 - S. B. 43—providing for a system of junior college districts
(Ch. 119, L '60)
 - S. B. 44—providing for optional card form for affidavit of
registration

- S. B. 45—appropriation for establishment of forestry work camps for juveniles
- S. B. 46—providing for painting and designating publicly owned automobiles
- S. B. 67—appropriation to board of regents for acquiring and preparing land for use of ASU
- S. C. M. 1—requesting congress to propose amendment to US constitution limiting tax on incomes, inheritances and gifts
- S. M. 1—requesting congress take action to determine rights which San Carlos Apache Indian tribe may have in “mineral strip” land (signed)
- S. B. 90—additional contributions by members and employers to state retirement fund account
- S. B. 94—allocating contingency reserve funds in the retirement fund for the purpose of increasing the amount due the beneficiary (Ch. 90, L '60)
- S. J. M. 1—requesting congress preserve established state rights to control use of water within state
- S. B. 138—extending time for filing application for refund of motor vehicle fuel tax
- S. B. 139—appropriation to industrial school for construction (Ch. 122, L '60)
- S. B. 140—providing alternate methods of accepting prior service credits by political subdivisions (Ch. 123, L '60)
- S. B. 141—authorizing married minors to deal with medical care
- S. B. 142—providing for rotation of names on primary ballots
- S. B. 146—eliminating regular inspection fees from slaughtering establishments
- S. R. 2—commemorating founding of U of A and seventy-fifth anniversary (signed)
- S. B. 185—meetings of administrative or legislative bodies shall be open to public and providing penalties
- S. B. 198—prescribing term of mineral leases
- S. B. 201—appropriation to land department for special legal assistance
- S. B. 205—bids and bonds for contractors doing public construction work
- S. B. 207—interest rate on revolving credit loans and requiring financial statements
- S. B. 208—providing for signs designating end of speed zones (Ch. 70, L '60)

- S. B. 213—increasing salary of superintendent of industrial school
- S. B. 215—interstate compact on juveniles
- S. J. R. 2—creating joint committee to consult with Indians on problems relating to Indian affairs
- S. R. 4—commemorating founding of ASU and seventy-fifth anniversary (signed)

Microfilming Records

- microfilming and destruction of records of supreme court
- S. B. 176—by the Committee on Appropriations (Ch. 32, L '60)

Midget Cars

- establishing parental liability for minors who operate miniature or midget motor vehicles on private property
- H. B. 74

Mileage & Subsistence, State Officers

- prescribing means of travel and reimbursement for expenses for public officers
- S. B. 19—by Senators Morrow and Lockhart (Ch. 88, L '60)

Military & Civil Defense

- regulation of activities pertaining to peaceful uses of atomic energy
- S. B. 14—by Senator Morrow
- exempting veterans over 21 from paying tuition while attending high school
- S. B. 60—by Senator Corbett
- increasing salary of director of civil defense
- S. B. 199—by Senator Giss
- revising statutes pertaining to state military department, militia, and national guard
- S. B. 211—by a majority of the Committee on Military & Veterans Affairs
- increasing salary of director of veterans affairs
- S. B. 224—by Senators Simms, Murphy, Richards, Brown, Lockhart and Arnold
- authorizing legislature to insure continuity of government in emergency periods; constitutional amendment
- S. C. R. 6—by Senator Giss
- prescribing powers and duties of department of health relating to radiation protection
- H. B. 4
- establishing a state war veterans home and commission
- H. B. 33

authorizing national guard to sell old armory in Tucson
H. B. 80 (Ch. 47, L '60)

providing that reserve officers' training course shall not be compulsory for graduation from universities and state colleges
H. B. 290

Military Training—see Military & Civil Defense

Militia—see National Guard

Milk & Milk Products

prohibiting sale of non-dairy products as dairy products
S. B. 76—by a majority of the Committee on Agriculture & Irrigation

prohibiting sale of non-dairy products as dairy products
H. B. 135 (Ch. 96, L '60)

MILITARY & VETERANS' AFFAIRS COMMITTEE

members appointed to

Fred F. Udine (Coconino) Chairman; Ray H. Thompson (Yuma) Vice-Chairman; Thelma Bollinger (Mohave), Lynn Lockhart (Apache), Benjamin L. Arnold, Sr. (Pinal), Charles H. Orme, Sr. (Yavapai), Neilson Brown (Santa Cruz)

bills introduced by

S. B. 211—revising statutes pertaining to state military department, militia, and national guard

Mine Inspector, State

prescribing salary of mine dust engineer

S. B. 15—by Senators Gale, Bollinger, Blansett, Sullivan and Palmer (Ch. 100, L '60)

regulation of underground use of internal combustion engines

S. B. 92—by the Committee on Mines & Mining (Ch. 61, L '60)

rate of taxation on privilege of doing business in state

S. B. 87—by Senator Smith (Graham)

leasing of state land for mineral purposes and providing terms of lease

S. B. 136—by a majority of the Committee on Mines & Mining

salary increases for administrative officers

S. B. 226—by Senators Simms and Corbett

permitting mine inspector to appoint as many deputies as he deems necessary

H. B. 61

increasing education excise tax

H. B. 131

Minerals, Oil and Gas

- leasing of state land for mineral purposes and providing terms of lease
 - S. B. 136—by a majority of the Committee on Mines & Mining
- prescribing term of mineral leases
 - S. B. 198—by Senators Prochnow, Lockhart, Giss, Thompson, Arnold, Simms and Mickelson
- additions to law pertaining to trespass upon property
 - S. B. 221—by Senator Palmer
- reserving to state all oil and mineral rights on lands sold by state
 - H. B. 9

“Mineral Strip”

- requesting congress take action to determine rights which San Carlos Apache Indian tribe may have in “mineral strip” land
 - S. M. 1—by Senators Spikes and Mickelson (signed)

MINES & MINING COMMITTEE

members appointed to

Wm. Carl Gale (Greenlee) Chairman; Thelma Bollinger (Mohave) Vice-Chairman; David H. Palmer (Yavapai), William A. Sullivan (Gila), Dan S. Kitchel (Cochise), Lynn Lockhart (Apache), Charles S. Goff (Pinal)

bills introduced by

S. B. 92—regulation of underground use of internal combustion engines (by a majority of the Committee) (Ch. 61, L '60)

S. B. 136—leasing of state land for mineral purposes and providing terms of lease (by a majority of the Committee)

Minimum Requirements

- prescribing state and county levy for schools
 - S. B. 35—by Senator Smith (Graham)

Minimum Speed

- penalties for violation of minimum speed regulations of motor vehicles
 - H. B. 29

Minimum Wage

- department of public welfare to establish a division of blind service for employment purposes
 - H. B. 88
- prescribing a minimum wage rate for certain employees and including men under minimum wage law
 - H. B. 78

- authorizing department of public welfare to establish plan for aid to permanently and totally disabled persons
H. B. 90
- prescribing a minimum wage rate for certain employees
H. B. 102
- placing men under the minimum wage law and prohibiting wage discrimination because of sex
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Minor Children—see Children

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Mohave County

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S. B. 108—by Senator Bollinger (Ch. 15, L '60)

Monument

commending the Arizona-Illinois, Arizona-Kentucky, and Arizona-Indiana state societies in planning to establish a monument to the memory of Abraham Lincoln
H. J. R. 1

MORROW, ROBERT E., of Mohave County

appointed as member of, Committees on Highways & Bridges, Chairman; Administration, Vice-Chairman; Agriculture & Irrigation; Appropriations; Fish & Game; Livestock & Public Lands; Rules; Tourist & Industry Development

bills, resolutions and memorials introduced by

S. R. 1—on the death of Hon. C. Clyde Bollinger (signed)

S. B. 9—establishment of advisory commission of Indian affairs

S. B. 10—powers and duties of traffic safety division

S. B. 11—appropriation for highway patrol (Ch. 39, L '60)

S. B. 12—location of polling places where state or city has no jurisdiction

S. C. R. 1—prescribing membership of state board of education; constitutional amendment

S. B. 14—regulation of activities pertaining to peaceful uses of atomic energy

S. B. 17—revision of school laws pertaining to school boundaries

S. B. 18—revision of laws pertaining to schools (Ch. 127, L '60)

S. B. 19—prescribing means of travel and reimbursement for expenses for public officers (Ch. 88, L '60)

S. B. 20—watercraft operating on waters common to interstate boundaries shall be subject to state jurisdiction (Ch. 58, L '60)

S. B. 28—regulating controlled-access facilities of highways and streets

S. B. 29—creating position of state highway director (Ch. 16, L '60)

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- S. B. 48—issuance of elk and bighorn sheep tags to residents before issuance to nonresidents
- S. B. 52—prescribing color of lamps to be used on front of parked vehicles (Ch. 60, L '60)
- S. B. 67—appropriation to board of regents for acquiring and preparing land for use of ASU
- S. B. 73—prohibiting discrimination in places of public accommodations
- S. B. 77—additional fee for chauffeurs' and operators' licenses (by a majority of subcommittee on Highway problems)
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- S. B. 103—prescribing terms of sale of state lands and method of payment (Ch. 62, L '60)
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- S. B. 105—providing lease of state land in excess of ten years for commercial purposes
- S. B. 106—providing portion of monies collected for appraisal fees to benefit state land department (Ch. 76, L '60)
- S. B. 107—amortization period for subjugation and evaluation of state agricultural and grazing lands
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- S. B. 123—purchase, sale or condemnation of land for highway purposes
- S. B. 154—providing that marks upon a ballot which express intent of a voter shall be valid
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- S. B. 203—interstate compact between Arizona and Nevada defining common boundary (Ch. 69, L '60)
- S. B. 222—deposit or investment of surplus game and fish funds and per cent of interest rate (Ch. 79, L '60)
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- S. J. R. 2—creating joint committee to consult with Indians on problems relating to Indian affairs
- S. R. 4—commemorating founding of ASU and seventy-fifth anniversary (signed)
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MURPHY, FRANK G., of Maricopa County

- appointed as member of, Committees on Enrolling & Engrossing, Chairman; Constitutional Amendments & Referendums, Vice-Chairman; Appropriations; Education; Finance & Revenue; Highways & Bridges; Judiciary; Rules; State Institutions
- bills, resolutions and memorials introduced by

- S. C. R. 1—prescribing membership of state board of education; constitutional amendment
- S. B. 17—revision of school laws pertaining to school boundaries
- S. B. 18—revision of laws pertaining to schools (Ch. 127, L '60)
- S. B. 24—providing for formation of a no-fence district
- S. B. 38—appropriation to planning and building commission for acquiring land in capitol area
- S. B. 43—providing for a system of junior college districts (Ch. 119, L '60)
- S. B. 44—providing for optional card form for affidavit of registration
- S. B. 45—appropriation for establishment of forestry work camps for juveniles
- S. B. 46—providing for painting and designating publicly owned automobiles
- S. B. 56—providing for creation of additional boards of adjustment (Ch. 89, L '60)
- S. B. 57—appropriation to state hospital board for remodeling (Ch. 27, L '60)
- S. B. 58—appropriation to state hospital board for construction, remodeling and equipment (Ch. 101, L '60)
- S. B. 65—driver education and training in schools and increasing certain registration fees
- S. B. 66—appropriation to board of regents for construction and remodeling at ASU (Ch. 132, L '60)
- S. B. 67—appropriation to board of regents for acquiring and preparing land for use of ASU
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- S. B. 102—establishing fees to be paid to athletic commission
- S. B. 121—appropriation to department of public welfare for construction for Arizona industries to the blind
- S. B. 122—providing for privileged communications for radio and television reporters (Ch. 116, L '60)
- S. B. 138—extending time for filing application for refund of motor vehicle fuel tax
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- S. B. 142—providing for rotation of names on primary ballots
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- S. B. 222—deposit or investment of surplus game and fish funds and per cent of interest rate (Ch. 79, L '60)
- S. B. 223—providing for reduction of fire insurance rate where hazard is reduced
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Navajo County

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Nevada

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ORME, CHARLES H., SR, of Yavapai County

appointed as member of Committees on Judiciary, Chairman; Enrolling & Engrossing, Vice-Chairman; Administration; Agriculture & Irrigation; Education; Finance & Revenue; Livestock & Public Lands; Military & Veterans' Affairs; Rules

bills, resolutions and memorials introduced by

S. C. R. 1—prescribing membership of state board of education; constitutional amendment

S. B. 17—revision of school laws pertaining to school boundaries

S. B. 18—revision of laws pertaining to schools (Ch. 127, L '60)

- S. B. 43—providing for a system of junior college districts (Ch. 119, L '60)
- S. B. 44—providing for optional card form for affidavit of registration
- S. B. 45—appropriation for establishment of forestry work camps for juveniles
- S. B. 46—providing for painting and designating publicly owned automobiles
- S. B. 90—additional contributions by members and employers to state retirement fund account
- S. B. 93—excluding from gross income annuities of \$2500 or less received from civil service benefits
- S. B. 94—allocating contingency reserve funds in the retirement fund for the purpose of increasing the amount due the beneficiary (Ch. 90, L '60)
- S. B. 103—prescribing terms of sale of state lands and method of payment (Ch. 62, L '60)
- S. B. 104—removing prohibition against sale of state land containing timber
- S. B. 105—providing lease of state land in excess of ten years for commercial purposes
- S. B. 106—providing portion of monies collected for appraisal fees be used to benefit state land department (Ch. 76, L '60)
- S. B. 107—amortization period for subjugation and evaluation of state agricultural and grazing lands
- S. B. 144—permitting horse and dog race meetings to be split into two periods (Ch. 22, L '60)
- S. B. 153—providing for proportionate registration, licensing and optional mileage fee of certain motor vehicles
- S. B. 157—defining personal property exemptions from garnishment
- S. B. 160—dissolution of antinoxious weed districts
- S. B. 215—interstate compact on juveniles
- S. B. 222—deposit or investment of surplus game and fish funds and per cent of interest rate (Ch. 79, L '60)
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- S. J. R. 3—return of Senate Bill No. 174 from governor for correction of technical error
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PALMER, DAVID H., of Yavapai County

appointed as member of, Committees on Fish & Game; Labor & Management; Mines & Mining; Tourist & Industry Development

bills, resolutions and memorials introduced by

- S. B. 6—prohibiting examination of husband and wife for or against the other in certain cases
- S. B. 7—providing exceptions in civil actions of examination of husband or wife for or against the other
- S. B. 15—prescribing salary of mine dust engineer (Ch. 100, L '60)
- S. B. 21—issuance of certificate of nomination to precinct committeemen
- S. B. 22—investment of estate of minor consisting only of money
- S. B. 23—prescribing venue for probate of wills
- S. B. 73—prohibiting discrimination in places of public accommodations
- S. B. 81—exempting food products, medicine and water from sales tax
- S. B. 83—mailing of notice to taxpayer of proposed increase in assessed valuation of property
- S. B. 93—excluding from gross income annuities of \$2500 or less received from civil service benefits
- S. B. 134—requiring recording of chattel mortgages in full
- S. B. 135—providing for taxation of homes at 25% of assessed valuation
- S. C. R. 4—exempting first \$2000 assessed valuation of property from taxation; constitutional amendment
- S. B. 144—permitting horse and dog race meetings to be split into two periods (Ch. 22, L '60)

- S. B. 149—appropriation to superintendent of public instruction for strengthening science, mathematics and foreign language instruction and providing for cooperation with federal government
- S. B. 150—Appropriation to superintendent of public instruction for statistical services and providing for cooperation with federal government
- S. B. 151—appropriation to superintendent of public instruction for area vocational program and providing for cooperation with federal government
- S. B. 152—appropriation to superintendent of public instruction for guidance and counseling and testing and providing for cooperation with federal government
- S. B. 183—defining gasoline and lubricating oils and providing for signs and labels on products
- S. B. 216—procedure in computing per pupil per annum cost for purposes of budget six per cent limit check
- S. B. 221—additions to law pertaining to trespass upon property
- S. B. 222—deposit or investment of surplus game and fish funds and per cent of interest rate (Ch. 79, L '60)
- S. B. 229—prescribing limitations upon jurisdiction of courts to enjoin or review orders, decisions or acts of the commission
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PROCHNOW, ROBERT W., of Coconino County

appointed as member of, Committees on Appropriations, Chairman; Rules, Vice-Chairman; Highways & Bridges, Vice-Chairman; Administration; Constitutional Amendments & Referendums; Counties & Municipalities; Enrolling & Engrossing; Judiciary; State Institutions

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- S. B. 2—appropriation for additional highway patrolmen
- S. B. 12—location of polling places where state or city has no jurisdiction
- S. C. R. 1—prescribing membership of state board of education; constitutional amendment
- S. B. 17—revision of school laws pertaining to school boundaries
- S. B. 18—revision of laws pertaining to schools (Ch. 127, L '60)
- S. B. 28—regulating controlled access facilities of highways and streets
- S. B. 29—creating position of state highway director (Ch. 16, L '60)
- S. B. 42—to determine the ratio of assessed valuation of classes of property
- S. B. 44—providing for optional card form for affidavit of registration
- S. B. 45—appropriation for establishment of forestry work camps for juveniles
- S. B. 46—providing for painting and designating publicly owned automobiles
- S. B. 56—providing for creation of additional boards of adjustment (Ch. 89, L '60)
- S. B. 57—appropriation to state hospital board for remodeling (Ch. 27, L '60)

- S. B. 58—appropriation to state hospital board for construction, remodeling and equipment (Ch. 101, L '60)
- S. B. 70—appropriation to board of regents for construction and remodeling at ASC (Ch. 134, L '60)
- S. B. 72—abolishing junior college survey committee (Ch. 37, L '60)
- S. B. 77—additional fee for chauffeurs' and operators' licenses (by a majority of the subcommittee on Highway Problems)
- S. B. 80—rules and regulations pertaining to driver education
- S. B. 90—additional contributions by members and employers to state retirement fund account
- S. B. 94—allocating contingency reserve funds in the retirement fund for the purpose of increasing the amount due the beneficiary (Ch. 90, L '60)
- S. B. 103—prescribing terms of sale of state lands and method of payment (Ch. 62, L '60)
- S. B. 104—removing prohibition against sale of state land containing timber
- S. B. 105—providing lease of state land in excess of ten years for commercial purposes
- S. B. 106—providing portion of monies collected for appraisal fees be used to benefit state land department (Ch. 76, L '60)
- S. B. 107—amortization period for subjugation and evaluation of state agricultural and grazing lands
- S. B. 121—appropriation to department of public welfare for construction for Arizona industries to the blind
- S. B. 122—providing for privileged communications for radio and television reporters (Ch. 116, L '60)
- S. B. 132—establishing office of chancellor and budget director for universities and colleges
- S. B. 133—increasing membership and terms of members of board of regents
- S. J. M. 1—requesting congress preserve established state rights to control use of water within state
- S. B. 140—providing alternate methods of accepting prior service credits by political subdivisions (Ch. 123, L '60)
- S. B. 153—providing for proportionate registration, licensing and optional mileage fee of certain motor vehicles
- S. R. 2—commemorating founding of U of A and seventy-fifth anniversary (signed)
- S. B. 174—including tow trucks in definition of "private motor carrier" (Ch. 86, L '60)

- S. B. 184—amending law relating to retirement benefits of highway patrol
- S. B. 185—meetings of administrative or legislative bodies shall be open to public and providing penalties
- S. B. 198—prescribing term of mineral leases
- S. B. 206—equalizing retirement benefits of highway patrol members (Ch. 42, L '60)
- S. B. 208—providing for signs designating end of speed zones (Ch. 70, L '60)
- S. B. 212—regulations governing design and operation of tow trucks (Ch. 87, L '60)
- S. B. 215—interstate compact on juveniles
- S. B. 222—deposit or investment of surplus game and fish funds and per cent of interest rate (Ch. 79, L '60)
- S. J. R. 1—requesting governor to proclaim an Indian celebration day
- S. B. 233—establishing Arizona water and power resources planning board
- S. R. 5—on the death of Hon. Grady Gammage (signed)
- S. J. R. 2—creating joint committee to consult with Indians on problems relating to Indian affairs
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- providing for creation and termination of family trusts
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- construction permits required by county assessor
S. B. 61—by Senators Blansett and Udine
- providing for the inclusion of all nontaxable property on assessment rolls
H. B. 266

Property Appraisal

- to determine the ratio of assessed valuation of classes of property
S. B. 42—by Senators Prochnow and Giss
- providing for a survey and appraisal of real property and creating a state division of appraisal and equalization
H. B. 251

Property Officer, State

- transferring powers and duties of post auditor and property officer

to legislative council
S. B. 101—by the Committee on Appropriations

Property Tax

- to determine the ratio of assessed valuation of classes of property
S. B. 42—by Senators Prochnow and Giss
- mailing of notice to taxpayer of proposed increase in assessed valuation of property
S. B. 83—by Senators Blansett, Palmer, Smith (Santa Cruz) and Kitchel
- providing for taxation of homes at 25% of assessed valuation
S. B. 135—by Senator Palmer
- exempting first \$2000 assessed valuation of property from taxation; constitutional amendment
S. C. R. 4—by Senator Palmer
- notice of hearings for appeals on assessments of city improvement districts
H. B. 142
- to compel removal of rubbish, trash or debris which is hazardous to public health
H. B. 147
- providing that certain property of power, electrical, agricultural improvement, irrigation, public improvement districts be subject to taxation
H. B. 246
- constitutional amendment providing that certain property of power, electrical, agricultural improvement, irrigation, public improvement districts be subject to taxation
H. C. R. 15

Prorate, Agricultural

- eliminating "grape" as a product or commodity under the Arizona agricultural prorate act
H. B. 283

Psychiatrist

- providing for full-time doctor of medicine, psychiatrist and director of education and vocational rehabilitation at state prison
H. B. 242

Public Accommodations

- prohibiting discrimination in places of public accommodations
S. B. 73—by Senators Palmer, Kitchel, Sullivan, Brooke, Morrow, Gale, Spikes, Bollinger and Giss
- prohibiting discrimination in places of public accommodations
H. B. 106

Public Accounting

laws and regulations pertaining to public accounting
S. B. 197—by Senator Giss (Ch. 68, L '60)

Public Buildings Maintenance

removing capitol buildings and grounds from governor's authority
and establishing department of public buildings maintenance
S. B. 145—by the Committee on Appropriations (Ch. 97, L '60)

bids and bonds for contractors doing public construction work
S. B. 205—by Senators Murphy, Arnold, Brown and Mickelson

Public Employees

creating state personnel system
S. B. 36—by the Committee on Appropriations

Public Finances

permitting board of deposit to invest inactive funds in US securities
S. B. 165—by a majority of the Committee on Finance &
Revenue

establishing a state claims board
H. B. 35

creating the office of director of the budget
H. B. 108

relating to director and assistant director of securities
H. B. 140

annual financial reports to be filed by all state and county officers
H. B. 161

prescribing qualification, salary, powers and duties of state ex-
aminer and establishment of an audit advisory board
H. B. 276

Public Health & Safety

defining narcotic drugs to include new drugs of a natural or syn-
thetic nature
H. B. 226 (Ch. 113, L '60)

requiring fire drills and inspections in public and private schools
H. B. 7

PUBLIC HEALTH & WELFARE COMMITTEE

members appointed to

John Mickelson (Graham) Chairman; Glenn Blansett (Nava-
jo) Vice-Chairman; Neilson Brown (Santa Cruz), Charles S.
Goff (Pinal), Ray H. Thompson (Yuma), Fred F. Udine (Coco-
nino), Melvin C. Greer (Apache), Thelma Bollinger (Mohave),
Dan S. Kitchel (Cochise)

Public Hearings

providing for cancellation of certificates of purchase and leases of state lands
H. B. 214 (Ch. 82, L '60)

Public Instruction—see Superintendent of Public Instruction

Publicity Pamphlet

appropriation to secretary of state for publicity pamphlets for special election
S. B. 236—by Senators Bollinger and Gale

Public Lands—also see Land, State

issuance of patents for less than entire tract of lands purchased
S. B. 8—by Senators Wine and Corbett (Ch. 9, L '60)

Public Officers

prescribing means of travel and reimbursement for expenses for public officers
S. B. 19—by Senators Morrow and Lockhart (Ch. 88, L '60)

salary increases for administrative officers
S. B. 226—by Senators Simms and Corbett

increasing travel expense for state public officers
H. B. 14

Public Nuisance

declaring public nuisances dangerous to public health
H. B. 285

Public Service Corporations—see Public Utilities

Public Utilities

appropriation to attorney general for sharing legal counsel with Cochise County
S. B. 228—by Senators Spikes and Kitchel (Ch. 104, L '60)

authorizing the corporation commission to regulate certain public utilities and prescribing application of fees
H. B. 30

maximum charge for installation of new water service by public water service corporations
H. B. 43

declaring a public policy relating to municipal corporations engaging in business as public utilities
H. B. 125 (Ch. 111, L '60)

limiting the use of funds obtained by corporation commission from the annual assessment against public service corporations
H. B. 245

providing that certain property of power, electrical, agricultural improvement, irrigation, public improvement districts be subject to taxation

H. B. 246

constitutional amendment providing that certain property of power, electrical, agricultural improvement, irrigation, public improvement districts be subject to taxation

H. C. R. 15

public utility corporations shall not be granted rights of way to install service lines upon state land without first entering into a lease therefor

H. B. 261

requiring public utility corporations to place their service lines underground

H. B. 262

Public Welfare Commission

increasing maximum salary of commissioner of public welfare

H. B. 252

Purchasing Agent, State

creating office of state purchasing agent

H. B. 196

“R”

Rabies Control

stiffening rabies control law to require licensing and vaccination of dogs and establishment of county pounds

H. B. 186

Racing Commission

permitting horse and dog race meetings to be split into two periods

S. B. 144—by Senators Orme, Palmer and Brown (Ch. 22, L '60)

increasing percentage of pari-mutuel breakage received by state from horse and dog racing and distribution of increase

H. B. 271

changing disposition of revenue from horse, harness and dog racing

H. B. 37 (Ch. 7, L '60)

Radiation

prescribing powers and duties of department of health relating to radiation protection

H. B. 4

Radio

providing for privileged communications for radio and television reporters

S. B. 122—by Senators Murphy, Richards, Arnold, Simms and Prochnow (Ch. 116, L '60)

Railroad—see Public Utilities

Rape

definition of rape and punishment therefor
H. B. 200

Realignment, Highways

compensation to businesses for loss due to change or realignment of secondary highways
H. B. 133

Real Estate

providing for a revision of the real estate code pertaining to the real estate department licensing, regulation, and sale of subdivided land
S. B. 89—by the Committee on Judiciary (Ch. 129, L '60)

lien for improvements to city lots or other land
S. B. 74—by a majority of the Committee on Counties & Municipalities (Ch. 20, L '60)

requirements for signatures on certain personal property or real estate instruments filed with county recorders
H. B. 197 (Vetoed)

Real Property

providing survey and appraisal of real property for purpose of taxation by county assessors
H. B. 12

Reallocation of Funds

reallocation of funds to children's colony
S. B. 5—by Senators Arnold and Goff (Ch. 5, L '60)

reallocation of funds to apprenticeship council
S. B. 34—by the Committee on Appropriations (Ch. 11, L '60)

reallocation of funds to legislative council
S. B. 110—by the Committee on Appropriations (Ch. 28, L '60)

reallocation of funds to the state auditor
H. B. 191 (Ch. 24, L '60)

transferring previously allocated unexpended funds of department of law to state land department
H. B. 192 (Ch. 56, L '60)

Rebate, Insurance

restricting insurers from offering rebate on insurance premiums
S. B. 127—by a majority of the Committee on Banking & Insurance

Reciprocity

- creating state reciprocity commission pertaining to interstate motor vehicles
 - S. B. 41—by Senators Morrow, Simms, Spikes, Lockhart, Sullivan and Brown
- providing for proportionate registration, licensing and optional mileage fee of certain motor vehicles
 - S. B. 153—by Senators Arnold, Lockhart, Brown, Murphy, and Orme
- prescribing qualifications required of an embalmer for issuance of a reciprocity certificate
 - H. B. 264

Recorder, County

- authorizing county recorders to cancel deceased electors from county registers
 - H. B. 132
- requirements for signatures on certain personal property or real estate instruments filed with county recorders
 - H. B. 197 (Vetoed)

Records & Books

- inspection of corporate records and books
 - S. B. 196—by Senator Giss (Ch. 67, L '60)

Reflectorized Plates

- annual issuance of reflectorized motor vehicle license plates
 - H. B. 46

Regents, Board of

- appropriation to board of regents for construction and remodeling at ASU
 - S. B. 66—by Senators Murphy, Brooke, Spikes, Brown (Ch. 132, L '60)
- appropriation to board of regents for acquiring and preparing land for use of ASU
 - S. B. 67—by Senators Murphy, Brooke, Morrow, Spikes, Richards and Mickelson
- appropriation to board of regents for acquiring and preparing land for use of U of A
 - S. B. 68—by Senators Corbett and Wine
- appropriation to board of regents for construction, remodeling and bond redemption purposes at U of A
 - S. B. 69—by Senators Corbett and Wine (Ch. 133, L '60)
- appropriation to board of regents for construction and remodeling at ASC
 - S. B. 70—by Senators Prochnow and Udine (Ch. 134, L '60)

- authorizing board of regents to remodel student union building at U of A, accept gifts, borrow money and issue bonds for such project
S. B. 71—by Senators Corbett and Wine (Ch. 135, L '60)
- establishing office of chancellor and budget director for universities and colleges
S. B. 132—by Senator Prochnow
- increasing membership and terms of members of board of regents
S. B. 133—by Senator Prochnow
- constitutional amendment changing membership of state board of education
H. C. R. 14

Registrar of Contractors

- providing term and compensation of registrar of contractors
S. B. 173—by the Committee on State Institutions
- licensing and regulating outdoor advertising by registrar of contractors
H. B. 220
- providing regulation of business of contracting
H. B. 227

Registration Fees—see Fees**Relief Appropriation**

- appropriation for relief of Carr Mortuary, Tempe
H. B. 24 (Ch. 25, L '60)

Rent, State Offices

- state agencies to pay rent based on square footage occupied
S. B. 54—by the Committee on State Institutions

Rental Property

- increasing amount of money involved in civil actions under jurisdiction of justices of the peace
H. B. 31

Reserve Officers—see Military & Civil Defense**Resident Agent**

- exempting construction of bid bonds from resident agents' counter-signatures on insurance
H. B. 175 (Ch. 35, L '60)

Resolutions—(other than death)

- constitutional amendment changing membership of state board of education

- S. C. R. 1—by Senators Brown, Spikes, Goff, Richards, Morrow, Lockhart, Arnold, Blansett, Gale, Prochnow, Corbett, Murphy, Orme, Giss, Udine, Thompson, Mickelson and Simms
- providing four year terms for members of Senate; constitutional amendment
S. C. R. 2—by Senator Morrow
- constitutional amendment providing license tax on aircraft in lieu of property tax
S. C. R. 3—by Senators Thompson and Wine
- constitutional amendment allowing \$2000 property exemptions on all homes and providing remaining assessment cannot be more than 25% of full cash value
S. C. R. 4—by Senator Palmer
- constitutional amendment changing state judicial system
S. C. R. 5—by Senators Wine and Corbett
- constitutional amendment authorizing legislature to insure continuity of government in emergency periods
S. C. R. 6—by Senator Giss
- requesting the governor to proclaim Indian celebration day
S. J. R. 1—by Senators Morrow and Prochnow
- creating a joint legislative Indian committee on problems relating to Indian Affairs
S. J. R. 2—by Senators Morrow, Mickelson, Richards and Prochnow
- requesting return of SB 174 from governor for correction of technical error
S. J. R. 3—by Senators Giss and Orme
- commemorating founding of U of A and seventy-fifth anniversary
S. R. 2—by Senators Corbett, Wine, Morrow, Brown, Simms, Mickelson, Prochnow and Giss (signed)
- commending state planning and building commission, its executive secretary and staff
S. R. 3—by the Committee on State Institutions (signed)
- urging the abolishment of the Colorado river compact by the Legislature
H. R. 7
- commemorating the founding of the U of A seventy-fifth year
H. R. 10 (signed)
- commemorating the founding of ASU seventy-fifth year
H. R. 13 (signed)
- constitutional amendment providing for assessment and taxation of mobile homes
H. C. R. 1
- constitutional amendment changing the jurisdiction of the courts
H. C. R. 2

- constitutional amendment increasing terms of elected state officials and legislators from two to four years
H. C. R. 3
- constitutional amendment increasing terms of elected county officers from two to four years
H. C. R. 4
- referendum changing distribution of proceeds of motor vehicle fuel tax
H. C. R. 5
- constitutional amendment restricting tax exemptions for widows
H. C. R. 6
- constitutional amendment limiting tax exemptions for certain veterans
H. C. R. 7
- constitutional amendment providing for number of members on each county board of supervisors
H. C. R. 8
- constitutional amendment to create a corporation commission of three members to be appointed by the governor
H. C. R. 9
- constitutional amendment making any initiative or referendum approved by a majority of those voting thereon exempt from the veto power of the governor or the power of the legislature to repeal or amend
H. C. R. 10
- constitutional amendment to include residence in the legislative district from which he is elected as qualification for legislator
H. C. R. 11
- constitutional amendment changing membership of state board of education
H. C. R. 12
- constitutional amendment changing superintendent of public instruction from an elected official to one appointed by state board of education
H. C. R. 13
- constitutional amendment changing membership of state board of education
H. C. R. 14
- constitutional amendment providing that certain property of power, electrical, agricultural improvement, irrigation, public improvement districts be subject to taxation
H. C. R. 15
- creating joint study committee of house and senate to study the price of gasoline within the state of Arizona
H. C. R. 16
- constitutional amendment prohibiting the teaching and advocacy of sedition
H. C. R. 17

- constitutional amendment prescribing limitation on certain veterans and widows for tax exemptions
H. C. R. 18
- commending the Arizona-Illinois, Arizona-Kentucky, and Arizona-Indiana State societies in planning to establish a monument to the memory of Abraham Lincoln
H. J. R. 1
- creating an Arizona state commission on problems of the aged and aging
H. J. R. 2

Retirement, Attorneys

- providing for fees, additional districts and board of governors of the state bar
S. B. 115—by the Committee on Judiciary (Ch. 121, L '60)

Retirement, Judges

- amending law relating to retirement of judges and repealing section prohibiting practice of law by those retired
S. B. 181—by Senator Brown

Retirement, Legislators

- retirement of legislators
H. B. 44

Retirement, State Employees

- additional contributions by members and employer to state retirement fund account
S. B. 90—by Senators Spikes, Prochnow, Mickelson, Wine, Orme and Corbett
- allocating contingency reserve funds in the retirement fund for the purpose of increasing the amount due the beneficiary
S. B. 94—by Senators Spikes, Prochnow, Mickelson, Wine, Corbett, Orme and Giss (Ch. 90, L '60)
- providing alternate methods of accepting prior service credits by political subdivision
S. B. 140—by Senators Mickelson, Arnold, Murphy, Prochnow, Gale and Simms (Ch. 123, L '60)
- amending law relating to retirement benefits of highway patrol
S. B. 184—by Senators Giss, Corbett, Brown, and Prochnow
- increasing interest rate on delinquent social security payments from political subdivisions
S. B. 143—by Senators Brown and Corbett
- appropriation to state retirement system board for highway patrol retirement fund
S. B. 193—by the Committee on Appropriations (Ch. 77, L '60)
- equalizing retirement benefits of highway patrol members

S. B. 206—by Senators Giss, Prochnow, Corbett and Brown
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providing for increase of prior service credit reducing contributions and retirement benefit for disability under the state retirement system
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appointed as member of, Committees on Tourist & Industry Development, Chairman; Education, Vice-Chairman; Appropriations; Banking & Insurance; Constitutional Amendments & Referendums; Counties & Municipalities; Highways & Bridges

bills, resolutions and memorials introduced by

S. R. C. 1—prescribing membership of state board of education; constitutional amendment

S. B. 17—revision of school laws pertaining to school boundaries

S. B. 18—revision of laws pertaining to schools (Ch. 127, L '60)

S. B. 27—providing for selection of textbooks for common schools by state board of education (Ch. 120, L'60)

S. B. 43—providing for a system of junior college districts (Ch. 119, L '60)

S. B. 56—providing for creation of additional boards of adjustment (Ch. 89, L '60)

S. B. 57—appropriation to state hospital board for remodeling (Ch. 27, L '60)

S. B. 58—appropriation to state hospital board for construction, remodeling and equipment (Ch. 101, L '60)

- S. B. 65—driver education and training in schools and increasing certain registration fees
- S. B. 67—appropriation to board of regents for acquiring and preparing land for use of ASU
- S. C. M. 1—requesting congress to propose amendment to US constitution limiting tax on incomes, inheritances and gifts
- S. B. 86—creating Arizona semi-centennial commission (Ch. 128, L '60)
- S. B. 120—requiring insured liability coverage on all motor vehicle policies
- S. B. 121—appropriation to department of public welfare for construction for Arizona industries to the blind
- S. B. 122—providing for privileged communications for radio and television reporters (Ch. 116, L '60)
- S. B. 141—authorizing married minors to deal with medical care
- S. B. 154—providing that marks upon a ballot which express intent of voter shall be valid
- S. B. 178—providing for statement to be attached to standard fire policy stating whether or not loss or damage by nuclear reaction is included (Ch. 93, L '60)
- S. B. 185—meetings of administrative or legislative bodies shall be open to public and providing penalties
- S. B. 208—providing for signs designating end of speed zones (Ch. 70, L '60)
- S. B. 216—procedure in computing per pupil per annum cost for purposes of budget six per cent limit check
- S. B. 222—deposit or investment of surplus game and fish funds and per cent of interest rate (Ch. 79, L '60)
- S. B. 224—increasing salary of director of veterans' affairs
- S. J. R. 2—creating joint committee to consult with Indians on problems relating to Indian affairs
- S. R. 4—commemorating founding of ASU and seventy-fifth anniversary (signed)
- S. R. 5—death of Hon. Grady Gammage (signed)
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- removing rule for determining measure of compensation where
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- public utility corporations shall not be granted rights of way to
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- establishing and maintaining Pinal pioneer roadside park by high-
way department
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- providing that reserve officers training course shall not be com-
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H. B. 290

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- providing for rotation of names on primary ballots
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- members appointed to
Clarence L. Carpenter (Gila) Chairman; Robert W. Prochnow (Coconino) Vice-Chairman; Harold C. Giss (Yuma), M. L. Simms (Greenlee), H. S. Corbett (Pima), Robert E. Morrow (Mohave), Benjamin L. Arnold, Sr. (Pinal), Neilson Brown (Santa Cruz), Charles H. Orme, Sr. (Yavapai), A. R. Spikes (Cochise), Frank G. Murphy (Maricopa)

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Safety Inspection

inspection of motor vehicles as to safety equipment

S. B. 40—by Senators Brown, Simms, Spikes, Lockhart and Sullivan

requiring safety inspection of all motor vehicles

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Safety Responsibility

prescribing proof required upon certain convictions under safety responsibility act

S. B. 26—by a majority of the Committee on Highways & Bridges

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increasing salary of supreme court judges

S. B. 4—by the Committee on Judiciary

prescribing salary of mine dust engineer

S. B. 15—by Senators Gale, Bollinger, Blansett, Sullivan and Palmer (Ch. 100, L '60)

repealing law pertaining to salaries of state administrative and appointive officers

S. B. 53—by the Committee on Appropriations

increasing salary of state veterinarian

S. B. 63—by Senators Lockhart and Spikes (Ch. 75, L '60)

prescribing salary of adult probation officer and assistants

S. B. 159—by Senators Giss, Corbett, Arnold, Brown and Murphy

providing term and compensation of registrar of contractors

S. B. 173—by the Committee on State Institutions

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S. B. 195—by Senator Giss (Ch. 118, L '60)

increasing salary of director of civil defense

S. B. 199—by Senator Giss

increasing salary of superintendent of industrial school

S. B. 213—by Senators Mickelson, and Simms

- increasing salary of director of veterans affairs
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- increasing salary of deputy sheriffs in first-class counties having
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- qualifications and salary of adjutant general and providing tem-
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- prescribing salary of commissioner of public health
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- prescribing salary of chairman and secretary of barber board
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- providing for secretary of board of pest control applicators and
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H. B. 189 (Ch. 72, L '60)
- increasing salary of supervisor of parolees
H. B. 203 (Ch. 43, L '60)
- relating to salary of employees of county officers
H. B. 233 (Ch. 84, L '60)
- salary of the state land commissioner increasing the maximum
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- clarifying exemptions of speculative builders from sales tax
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- terms and compensation of members of commission on uniform state laws
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- technical amendment to new savings and loan act of Arizona
H. B. 293 (Ch. 57, L '60)
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- prescribing membership of state board of education; constitutional amendment
S. C. R. 1—by Senators Brown, Spikes, Goff, Richards, Morrow, Lockhart, Arnold, Blansett, Gale, Prochnow, Corbett, Murphy, Orme, Giss, Udine, Thompson, Mickelson and Simms
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- revision of laws pertaining to schools
S. B. 18—by Senators Prochnow, Richards, Spikes, Murphy, Corbett, Brooke, Wine, Mickelson, Arnold, Brown, Morrow, Simms, Giss, Gale, Greer, Goff, Lockhart, Orme, Udine, Blansett and Bollinger (Ch. 127, L '60)
- providing for selection of textbooks for common schools by state board of education
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- reallocation and appropriation to school for the deaf and the blind
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- prescribing state and county levy for schools
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- appropriation to superintendent of public instruction for strengthening science, mathematics and foreign language instruction and providing for cooperation with federal government
S. B. 149—by Senators Palmer, Brooke, Smith (Santa Cruz), Kitchel, and Smith (Graham)
- appropriation to superintendent of public instruction for statistical services and providing for cooperation with federal government
S. B. 150—by Senators Palmer, Brooke, Smith (Santa Cruz), Kitchel, and Smith (Graham)
- appropriation to superintendent of public instruction for area vocational program and providing for cooperation with federal government
S. B. 151—by Senators Palmer, Brooke, Smith (Santa Cruz), Kitchel, and Smith (Graham)
- appropriation to superintendent of public instruction for guidance counseling and testing and providing for cooperation with federal government

- S. B. 152—by Senators Palmer, Brooke, Smith (Santa Cruz),
Kitchel, and Smith (Graham)
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- procedure in computing per pupil per annum cost for purposes of budget six per cent limit check
S. B. 216—by Senators Brooke, Murphy, Spikes, Giss, Palmer, Smith (Santa Cruz) and Richards

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- requiring state examiner to examine and audit all county school district and precinct officers accounts at least once every two years
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H. B. 168

- providing for a system of junior college districts
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aminer and establishing an audit advisory board
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- permitting board of deposit to invest inactive funds in US securities
- S. B. 165—by a majority of the Committee on Finance & Revenue

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- requesting congress to enact legislation honoring all living former presidents by making them ex officio members of the US senate
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- commemorating founding of U of A and seventy-fifth anniversary
- S. R. 2—by Senators Corbett, Wine, Morrow, Brown, Simms, Mickelson, Prochnow and Giss (Signed)
- commemorating the founding of Arizona state university seventy-five years ago
- S. R. 4—by Senators Murphy, Brooke, Richards, Giss, Mickelson, Palmer, Spikes, Smith (Graham), Wine, Goff, Morrow and Bollinger (Signed)

commemorating founding of U of A and seventy-fifth anniversary
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commemorating the founding of Arizona state university seventy-five years ago
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H. B. 93 (Ch. 109, L '60)

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H. B. 130 (Ch. 53, L '60)

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H. B. 179

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S. B. 108—by Senator Bollinger (Ch. 15, L '60)

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increasing amount of motor vehicle fuel tax to be deducted for shrinkage
H. B. 157

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H. B. 197 (Vetoed)

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H. B. 123 (Ch. 52, L '60)

Signs, Speed

providing for signs designating end of speed zones
S. B. 208—by Senators Blansett, Udine, Lockhart, Mickelson, Smith (Graham), Smith (Santa Cruz), Wine, Arnold, Richards, Prochnow, Brown, Murphy, Gale, Bollinger, Spikes, Giss and Greer (Ch. 70, L '60)

SIMMS, M. L., of Greenlee County

appointed as member of, Committees on Banking & Insurance, Chairman; Finance & Revenue, Vice-Chairman; Administration; Appropriations; Education; Highways & Bridges; Judiciary; Rules; States Institutions

- bills, resolutions and memorials introduced by
- S. C. R. 1—prescribing membership of state board of education; constitutional amendment
 - S. B. 17—revision of school laws pertaining to school boundaries
 - S. B. 18—revision of laws pertaining to schools (Ch. 127, L '60)
 - S. B. 38—appropriation to planning and building commission for acquiring land in capitol area
 - S. B. 39—appropriation to planning and building commission for Tucson office building
 - S. B. 40—inspection of motor vehicles as to safety equipment
 - S. B. 41—creating state reciprocity commission pertaining to interstate motor vehicles
 - S. B. 43—providing for a system of junior college districts (Ch. 119, L '60)
 - S. B. 44—providing for optional card form for affidavit of registration
 - S. B. 45—appropriation for establishment of forestry work camps for juveniles
 - S. B. 46—providing for painting and designating publicly owned automobiles
 - S. C. M. 1—requesting congress to propose amendment to US constitution limiting tax on incomes, inheritances and gifts
 - S. B. 121—appropriation to department of public welfare for construction for Arizona industries to the blind
 - S. B. 122—providing for privileged communications for radio and television reporters (Ch. 116, L '60)
 - S. B. 138—extending time for filing application for refund of motor vehicle fuel tax
 - S. B. 140—providing alternate methods of accepting prior service credits by political subdivisions (Ch. 123, L '60)
 - S. B. 142—providing for rotation of names on primary ballots
 - S. R. 2—commemorating founding of U of A and seventy-fifth anniversary (Signed)
 - S. B. 178—providing for statement to be attached to standard fire policy stating whether or not loss or damage by nuclear reaction is included (Ch. 93, L '60)
 - S. B. 185—meetings of administrative or legislative bodies shall be open to public and providing penalties
 - S. B. 198—prescribing term of mineral leases

- S. B. 201—appropriation to land department for special legal assistance
- S. B. 207—interest rate on revolving credit loans and requiring financial statements
- S. B. 212—regulations governing design and operation of tow trucks (Ch. 87, L '60)
- S. B. 213—increasing salary of superintendent of industrial school
- S. B. 218—repealing law relating to traffic safety division
- S. B. 222—deposit or investment of surplus game and fish funds and per cent of interest rate (Ch. 79, L '60)
- S. B. 224—increasing salary of director of veterans' affairs
- S. B. 226—salary increases for administrative officers

SINE DIE—see Adjournment

Slaughtering

- eliminating regular inspection fees from slaughtering establishments
 - S. B. 146—by Senators Mickelson and Gale
- providing for humane slaughter of livestock
 - H. B. 165

Slum Clearance

- disposal of property in redevelopment and slum clearance project areas and issuance of bonds
 - S. B. 168—by Senators Giss, Corbett and Murphy

SMITH, JIM, of Graham County

appointed as member of, Committees on Enrolling & Engrossing; Labor & Management; Livestock & Public Lands; Suffrage and Elections; Tourist & Industry Development

bills, resolutions and memorials introduced by

- S. B. 35—prescribing state and county levy for schools
- S. B. 59—providing for computation of resources and income of married couples receiving welfare assistance
- S. B. 81—exempting food products, medicine and water from sales tax
- S. B. 82—permitting construction of water wells on certain lands
- S. B. 87—rate of taxation on privilege of doing business in state
- S. B. 149—appropriation to superintendent of public instruction for strengthening science, mathematics and

- foreign language instruction and providing for cooperation with federal government
- S. B. 150—appropriation to superintendent of public instruction for statistical services and providing for cooperation with federal government
- S. B. 151—appropriation to superintendent of public instruction for area vocational program and providing for cooperation with federal government
- S. B. 152—appropriation to superintendent of public instruction for guidance counseling and testing and providing for cooperation with federal government
- S. B. 208—providing for signs designating end of speed zones (Ch. 70, L '60)
- S. R. 4—commemorating founding of ASU and seventy-fifth anniversary (signed)
- S. R. 5—on the death of Hon. Grady Gammage (Signed)
- personal privilege on
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SMITH, C. B., of Santa Cruz County

- appointed as member of, Committees on Agriculture & Irrigation; Labor & Management; Livestock & Public Lands; Suffrage & Elections
- bills, resolutions and memorials introduced by
- S. B. 81—exempting food products, medicine and water from sales tax
- S. B. 83—mailing of notice to taxpayer of proposed increase in assessed valuation of property
- S. B. 93—excluding from gross income annuities of \$2500 or less received from civil service benefits
- S. B. 149—appropriation to superintendent of public instruction for strengthening science, mathematics and foreign language instruction and providing for cooperation with federal government
- S. B. 150—appropriation to superintendent of public instruction for statistical services and providing for cooperation with federal government
- S. B. 151—appropriation to superintendent of public instruction for area vocational program and providing for cooperation with federal government
- S. B. 152—appropriation to superintendent of public instruction for guidance counseling and testing and providing for cooperation with federal government

- S. B. 194—appropriation to highway department for maintenance of Beeline highway and Pena Blanca Lake road
- S. B. 208—providing for signs designating end of speed zones (Ch. 70, L '60)
- S. B. 216—procedure in computing per pupil per annum cost for purpose of budget six per cent limit check

Social Security—also see Employment Security

- increasing interest rate on delinquent social security payments from political subdivisions
S. B. 143—by Senators Brown and Corbett
- requesting congress extend social security program to all citizens
H. M. 6

Southern Pacific Railroad

- appropriation to attorney general for sharing legal counsel with Cochise county
S. B. 228—by Senators Spikes and Kitchel (Ch. 104, L '60)
- appropriation to legislative council for court action brought by southern pacific company
S. B. 232—by the Committee on State Institutions
- appropriation to attorney general, department of law, for the purpose of opposing request for permit by southern pacific railroad company to abandon operations of railroad in Cochise county
H. B. 284

Speculative Builders

- providing regulation of business of contracting
H. B. 227

Speed Limit

- prescribing driver education as additional penalty for speeding
S. B. 112—by Senators Goff and Morrow
- providing for signs designating end of speed zones
S. B. 208—by Senators Blansett, Udine, Lockhart, Mickelson, Smith (Graham), Wine, Arnold, Richards, Prochnow, Brown, Murphy, Gale, Bollinger, Spikes, Giss, Smith (Santa Cruz), Greer (Ch. 70, L '60)
- penalties for violation of minimum speed regulations of motor vehicles
H. B. 29
- prescribing basic rule and maximum speed limit of motor vehicles on highways
H. B. 76

Speed Zone

providing for signs designating end of speed zones

- S. B. 208—by Senators Blansett, Udine, Lockhart, Mickelson, Smith (Graham), Smith (Santa Cruz), Wine, Arnold, Richards, Prochnow, Brown, Murphy, Gale, Bollinger, Spikes, Giss and Greer (Ch. 70, L '60)

SPIKES, A.R., of Cochise County

appointed as member of, Committees on Education, Chairman; Livestock & Public Lands, Vice-Chairman; Agriculture & Irrigation; Appropriations; Highways & Bridges; Rules; Tourist & Industry Development

bills, resolutions and memorials introduced by

- S. R. C. 1—prescribing membership of state board of education; constitutional amendment
- S. B. 17—revision of school laws pertaining to school boundaries
- S. B. 18—revision of laws pertaining to schools (Ch. 127, L '60)
- S. B. 27—providing for selection of textbooks for common schools by state board of education (Ch. 120, L '60)
- S. B. 40—inspection of motor vehicles as to safety equipment
- S. B. 41—creating state reciprocity commission pertaining to interstate motor vehicles
- S. B. 43—providing for a system of junior college districts (Ch. 119, L '60)
- S. B. 44—providing for optional card form for affidavit of registration
- S. B. 45—appropriation for establishment of forestry work camps for juveniles
- S. B. 46—providing for painting and designating publicly owned automobiles
- S. B. 63—increasing salary of state veterinarian (Ch. 75, L '60)
- S. B. 65—driver education and training in schools and increasing certain registration fees
- S. B. 67—appropriation to board of regents for acquiring and preparing land for use of ASU
- S. B. 72—abolishing junior college survey committee (Ch. 37, L '60)
- S. B. 73—prohibiting discrimination in places of public accommodations
- S. B. 84—extension of time for payment of motor vehicle registration fee (Ch. 1, L '60)

- S. C. M. 1—requesting congress to propose amendment to US constitution limiting tax on incomes, inheritances and gifts
 - S. M. 1—requesting congress take action to determine rights which San Carlos Apache Indian tribe may have in “mineral strip” land (Signed)
 - S. B. 90—additional contributions by members and employers to state retirement fund account
 - S. B. 94—allocating contingency reserve funds in the retirement fund for the purpose of increasing the amount due the beneficiary (Ch. 90, L '60)
 - S. B. 141—authorizing married minors to deal with medical care
 - S. B. 148—increasing juror’s fees
 - S. B. 200—providing emergency method of computing average daily attendance in schools
 - S. R. 4—commemorating the founding of ASU and seventy-fifth anniversary (Signed)
 - S. R. 5—on the death of Hon. Grady Gammage (signed)
 - S. B. 208—providing for signs designating end of speed zones (Ch. 70, L '60)
 - S. B. 212—regulations governing design and operation of tow trucks (Ch. 87, L '60)
 - S. B. 216—procedure in computing per pupil per annum cost for purpose of budget six per cent limit check
 - S. B. 228—appropriation to attorney general for sharing legal counsel with Cochise county (Ch. 104, L '60)
 - S. J. M. 2—requesting congress enact legislation repealing transportation act of 1958 and amending interstate commerce act to correct existing defects
 - S. B. 66—appropriation to board of regents for construction and remodeling at ASU (Ch. 132, L '60)
- personal privilege on
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Spouse

- payment of wages due surviving spouse without administration
 H. B. 8 (Ch. 105, L '60)

State Board of Education—see School Board

State Cars

- providing for painting and designating publicly owned automobiles
 S. B. 46—by Senators Mickelson, Orme, Lockhart, Prochnow, Blansett, Murphy, Thompson, Simms, Spikes, Bollinger, Gale, Udine and Arnold

State Fair—see Fair, State

State Hospital Building Fund

providing for sale of state hospital lands and allocating proceeds to state hospital building fund and directing land be used for roadways
Sub. H. B. 87 (Ch. 46, L '60)

State Institutions

appropriation for establishment of forestry work camps for juveniles
S. B. 45—by Senators Mickelson, Simms, Spikes, Lockhart, Gale, Morrow, Prochnow, Arnold, Orme, Blansett, Murphy, Udine and Bollinger

appropriation for establishment of forestry work camps for juveniles
H. B. 94

powers and duties for directors of state institutions for juveniles relating to delinquent children
H. B. 107 (Ch. 124, L '60)

STATE INSTITUTIONS COMMITTEE

members appointed to

Harold C. Giss (Yuma) Chairman; Benjamin L. Arnold, Sr. (Pinal) Vice-Chairman; Robert W. Prochnow (Coconino), M. L. Simms (Greenlee), H. S. Corbett (Pima), Frank G. Murphy (Maricopa), John Mickelson (Graham)

bills introduced by

S. B. 54—state agencies to pay rent based on square footage occupied

S. B. 161—compensation of members of planning and building commission (by a majority of the Committee)

S. B. 172—repealing law pertaining to ownership of land by aliens

S. B. 173—providing term and compensation of registrar of contractors

S. B. 175—microfilming and destruction of records of supreme court (Ch. 31, L '60)

S. B. 232—appropriation to legislative council for court action brought by southern pacific company

State Land—see Land, State

State Officers

annual activity report to be filed by state agencies
H. B. 56

- constitutional amendment increasing terms of elected state officials from two to four years
H. C. R. 3
- constitutional amendment increasing terms of elected county officers from two to four years
H. C. R. 4
- repealing law pertaining to salaries of state administrative and appointive officers
S. B. 53—by the Committee on Appropriations
- prescribing means of travel and reimbursement for expenses for public officers
S. B. 19—by Senators Morrow and Lockhart (Ch. 88, L '60)
- increasing travel expense for public officers
H. B. 14

State Water Project Authority

- creating a new state water project authority act
H. B. 202

Stationary Engineers

- creating a board of engineer examiners and providing for regulating and licensing stationary engineers
H. B. 239

Station Wagons

- exempting certain motor vehicles and one-half ton trucks from unladen weight fees
H. B. 112

Stealing—see Crime

Stocks and Bonds

- repeal of law requiring banks to post names of directors and shares of stock each holds
S. B. 50—by the Committee on Judiciary (Ch. 40, L '60)
- inspection of corporate records and books
S. B. 196—by Senator Giss (Ch. 67, L '60)

Storage Fees

- providing for report of abandoned motor vehicles and prescribing storage fees to be paid
H. B. 128

Streets

- regulating controlled-access facilities of highways and streets
S. B. 28—by Senators Prochnow and Morrow
- permitting cities and towns to acquire off-street parking areas by condemnation
H. B. 167

Strike—also see Labor

extending unemployment compensation benefits to nonunion members off work because of strike called by union
H. B. 21

Students Employment

eliminating requirement for prorating wages of less than \$3000 per year and defining and disqualifying students from unemployment compensation benefits
H. B. 98

SUFFRAGE AND ELECTIONS COMMITTEE

members appointed to

Thelma Bollinger (Mohave) Chairman; Wm. Carl Gale (Greenlee) Vice-Chairman; Hilliard T. Brooke (Maricopa), David S. Wine (Pima), Dan S. Kitchel (Cochise), Jim Smith (Graham), C. B. Smith (Santa Cruz)

SULLIVAN, WILLIAM A., of Gila County

appointed as member of, Committee on Labor & Management, Chairman; Banking & Insurance; Finance & Revenue; Highways & Bridges; Mines & Mining; Tourist & Industry Development

bills, resolutions and memorials introduced by

- S. B. 15—prescribing salary of mine dust engineer (Ch. 100, L '60)
- S. B. 30—authorizing justices of peace and police magistrates to appoint bond commissioners
- S. B. 38—appropriation to planning and building commission for acquiring land in capitol area
- S. B. 40—inspection of motor vehicles as to safety equipment
- S. B. 41—creating state reciprocity commission pertaining to interstate motor vehicles
- S. B. 65—driver education and training in schools and increasing certain registration fees
- S. B. 73—prohibiting discrimination in places of public accommodations
- S. B. 79—redefining boundary of Navajo county
- S. B. 93—excluding from gross income annuities of \$2500 or less received from civil service benefits
- S. B. 102—establishing fees to be paid to athletic commission
- S. B. 137—extending group life insurance to state employees
- S. B. 220—including Indians in population census for purpose of issuing liquor licenses (by request)

S. B. 222—deposit or investment of surplus game and fish funds and per cent of interest rate (Ch. 79, L '60)

S. R. 5—on the death of Hon. Grady Gammage (Signed)

President re progress of Senator Sullivan during recent illness 148

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Summer Sessions

elementary and high school district boards of trustees to have same powers and duties and may collect reasonable tuition for special vacation schools they establish
H. B. 263

Superior Court

prescribing fees to be paid to superior court
S. B. 64—by Senators Blansett and Lockhart

revising law pertaining to fees paid to superior court
S. B. 88—by the Committee on Judiciary

providing for jury recesses
S. B. 113—by the Committee on Judiciary

increasing juror's fees
S. B. 148—by Senator Spikes

amending article relating to judicial department; constitutional amendment
S. R. C. 5—by Senators Wine and Corbett

prescribing limitations upon jurisdiction of courts to enjoin or review orders, decisions or acts of the commission
S. B. 229—by Senators Lockhart and Palmer

constitutional amendment changing the jurisdiction of the courts
H. C. R. 2

increasing salary of superior court judges
H. B. 71

procedure for appeal to superior court the decision of state land commission relating to classification or appraisal of state lands
H. B. 218 (Ch. 73, L '60)

Superintendent of Public Instruction

appropriation to superintendent of public instruction for strengthening science, mathematics and foreign language instruction and providing for cooperation with federal government
S. B. 149—by Senators Palmer, Brooke, Smith (Santa Cruz), Kitchel, Smith (Graham) (H. B. 211 identical bill)

appropriation to superintendent of public instruction for statistical services and providing for cooperation with federal government

- S. B. 150—by Senators Palmer, Brooke, Smith (Santa Cruz), Kitchel, Smith (Graham) (H. B. 213 identical bill)
- appropriation to superintendent of public instruction for area vocational program and providing for cooperation with federal government
- S. B. 151—by Senators Palmer, Brooke, Smith (Santa Cruz), Kitchel, Smith (Graham) (H. B. 212 identical bill)
- appropriation to superintendent of public instruction for guidance counseling and testing and providing for cooperation with federal government
- S. B. 152—by Senators Palmer, Brooke, Smith (Santa Cruz), Kitchel, Smith (Graham) (H. B. 210 identical bill)
- constitutional amendment changing superintendent of public instruction from elected official to one appointed by state board of education
- H. C. R. 13
- procedure in computing per pupil per annum cost for purposes of budget six per cent limit check
- S. B. 216—by Senators Brooke, Murphy, Spikes, Giss, Palmer, Smith (Santa Cruz) and Richards
- giving schools full amount per pupil appropriated annually by state for school aid without deducting expenses of the state department of public instruction
- H. B. 241

Supervisor of Parolees

- increasing salary of supervisor of parolees
- H. B. 203 (Ch. 43, L '60)

Supervisors, Board of

- providing for formation of a no-fence district
- S. B. 24—by Senators Corbett, Brooke, Murphy and Wine
- authorizing contributions to art museums operated by incorporated cities and towns
- S. B. 55—by the Committee on Counties & Municipalities (Ch. 13, L '60)
- dissolution of antinoxious weed districts
- S. B. 160—By Senators Giss and Orme
- requiring bids for highway construction, reconstruction, equipment or supplies in certain counties
- H. B. 77 (Ch. 34, L '60)
- repayment of out-of-state travel expenses incurred by sheriff as additional punishment for cheats or frauds
- H. B. 93 (Ch. 109, L '60)
- automatic cancellation of checks or warrants by board of supervisors and permitting reissuance
- H. B. 3

- creating committees on state and county levels to study problems of air pollution
H. B. 41
- to permit Pima county to accept federal aid in watershed and flood control work
H. B. 113
- to increase the members of boards of supervisors in certain counties based on population and providing for redistricting
H. B. 134
- constitutional amendment providing for number of members on each board of supervisors
H. C. R. 8
- prescribing method of filling vacancies on board of supervisors
H. B. 150

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Supreme Court

- increasing salary of supreme court judges
S. B. 4—by the Committee on Judiciary
- providing for fees, additional districts and board of governors of the state bar
S. B. 115—by the Committee on Judiciary (Ch. 121, L '60)
- supplemental appropriation to supreme court for travel
S. B. 118—by the Committee on Appropriations (Ch. 64, L '60)
- amending article relating to judicial department; constitutional amendment
S. C. R. 5—by Senators Wine and Corbett
- microfilming and destruction of records of supreme court
S. B. 175—by the Committee on State Institutions (Ch. 31, L '60)
- appropriation to library archives for microfilming supreme court records
S. B. 176—by the Committee on State Institutions (Ch. 32, L '60)
- constitutional amendment changing the jurisdiction of the courts
H. C. R. 2
- increasing salary of supreme court judges
H. B. 69

Surplus Line Insurance—also see Insurance

- restricting surplus line coverage with insolvent insurer
S. B. 125—by a majority of the Committee on Banking & Insurance
- defining affidavit of broker procuring surplus line coverage
S. B. 126—by a majority of the Committee on Banking & Insurance

Survey, Schools

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H. B. 238 (Ch. 125, L '60)

Switch-Blade Knives

prohibiting ownership, manufacture or sale of switch-blade knives
H. B. 48

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Tail Lamps

increasing number of tail lamps on motor vehicles
H. B. 51

Taxation

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H. B. 12

urging president and congress to give consideration to repealing taxes imposed upon passenger transportation
H. J. M. 1

providing for assessment and taxation of mobile homes
H. B. 23

constitutional amendment providing assessment and taxation on mobile homes
H. C. R. 1

exempting food, drugs and water from the education excise tax
H. B. 32

to determine the ratio of assessed valuation of classes of property
S. B. 42—by Senators Prochnow and Giss

construction permits required by county assessor
S. B. 61—by Senators Blansett and Udine

imposing a severance tax upon the market value of minerals and other natural products
H. B. 60

exempting food, drugs and water from sales tax
H. B. 86

repealing use tax exemption covering certain personal property purchased outside state
H. B. 114

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H. C. R. 5

constitutional amendment restricting tax exemptions for widows
H. C. R. 6

- constitutional amendment limiting tax exemptions for certain veterans
H. C. R. 7
- requesting congress propose amendment to US constitution limiting tax on incomes, inheritance and gifts
S. C. M. 1—by Senators Murphy, Corbett, Richards, Arnold, Brown, Thompson, Simms, Udine, Spikes, Mickelson, Lockhart and Goff
- exempting food products, medicine and water from sales tax
S. B. 81—by Senators Palmer, Smith (Santa Cruz), Kitchel, Greer, Smith (Graham)
- mailing of notice to taxpayer of proposed increase in assessed valuation of property
S. B. 83—by Senators Blansett, Palmer, Smith (Santa Cruz), and Kitchel
- rate of taxation of privilege of doing business in state
S. B. 87—by Smith (Graham)
- penalties for late payment of motor carriers' license tax
H. B. 120 (Ch. 81, L '60)
- reducing penalties for failure of distributors to report or pay motor vehicle fuel tax
H. B. 119 (Ch. 80, L '60)
- excluding from gross income annuities of \$2500 or less received from civil service benefits
S. B. 93—by Senators Palmer, Goff, Wine, Smith (Santa Cruz), Sullivan, Murphy, Corbett and Orme
- providing for license tax on aircraft; constitutional amendment
S. C. R. 3—by Senators Thompson and Wine
- providing for registration and taxation of aircraft
S. B. 96—by Senators Thompson and Wine
- constitutional amendment providing assessment and taxation of mobile homes
H. C. R. 1
- increasing education excise tax
H. B. 131
- clarifying exemptions of speculative builders from sales tax
S. B. 116—by the Committee on Judiciary (Ch. 21, L '60)
- exempting medicine from sales tax
H. B. 159
- increasing luxury tax on cigarettes and tobacco products
H. B. 164
- providing for taxation on a pro-rata basis on property annexed to cities or towns
H. B. 170
- providing for taxation of homes at 25% of assessed valuation
S. B. 135—by Senator Palmer

- exempting first \$2000 assessed valuation of property from taxation; constitutional amendment
S. C. R. 4—by Senator Palmer
- certain exemptions from gross income computations of federal civil service retirement and disability benefits
H. B. 176
- providing for proportionate registration, licensing and optional mileage fee of certain motor vehicles
S. B. 153—by Senators Arnold, Lockhart, Brown, Murphy and Orme
- allocation of income deductions
S. B. 158—by a majority of the Committee on Judiciary
- requiring counties distribute 25% of their share of state sales tax to cities in addition to present 10% the cities now receive
H. B. 230
- limiting the use of funds obtained by corporation commission from the annual assessment against public service corporations
H. B. 245
- providing that certain property of power, electrical, agricultural improvement, irrigation, public improvement districts be subject to taxation
H. B. 246
- constitutional amendment providing that certain property of power, electrical, agricultural improvement, irrigation, public improvement districts be subject to taxation
H. C. R. 15
- increasing motor vehicle fuel tax and earmarking proceeds for secondary roads
H. B. 247
- exempting motor vehicles used in school driver training program from use tax
H. B. 249
- providing for a survey and appraisal of real property and creating a state division of appraisal and equalization
H. B. 251
- exempting from luxury tax vinous liquor manufactured in Arizona from Arizona-grown grapes
S. B. 225—by the Committee on Agriculture & Irrigation
- constitutional amendment prescribing limitation on certain veterans' and widows' property tax exemptions
H. C. R. 18
- providing for the inclusion of all nontaxable property on assessment rolls
H. B. 266
- exempting food, drugs and water from sales tax
H. B. 273
- increasing luxury tax on liquor and tobacco products and changing distribution thereof
H. B. 272

Tax Commission

- appropriation to tax commission
 - S. B. 33—by the Committee on Appropriations (Ch. 2, L '60)
- to determine the ratio of assessed valuation of classes of property
 - S. B. 42—by Senators Prochnow and Giss
- construction permits required by county assessor
 - S. B. 61—by Senators Blansett and Udine
- increasing education excise tax
 - H. B. 131
- providing for a survey and appraisal of real property for the purpose of taxation by county assessor
 - H. B. 12
- salary increases for administrative officers
 - S. B. 226—by Senators Simms and Corbett

Teachers Retirement

- creating prior service supplemental retirement benefits for members of state retirement system
 - H. B. 154

Telephone — see Public Utilities

Television

- providing for privileged communications for radio and television operators
 - S. B. 122—by Senators Murphy, Richards, Arnold, Simms and Prochnow (Ch. 116, L '60)

Textbooks

- providing for selection of textbooks for common schools by state board of education
 - S. B. 27—by Senators Spikes and Richards (Ch. 120, L'60)
- selection and purchase of textbooks by school districts for common schools from multiple lists determined and authorized by state board of education
 - H. B. 66

THOMPSON, RAY H., of Yuma County

- appointed as member of Committees on Finance & Revenue, Chairman; Military & Veterans' Affairs, Vice-Chairman; Appropriations; Constitutional Amendments & Referendums; Fish & Game; Highways & Bridges; Livestock & Public Lands; Public Health & Welfare
- bills, resolutions and memorials introduced by
 - S. B. 44—providing for optional card form for affidavit of registration
 - S. B. 46—providing for painting and designating publicly owned automobiles

- S. C. R. 1—prescribing membership of state board of education; constitutional amendment
- S. B. 48—issuance of elk and bighorn sheep tags to residents before issuance to nonresidents
- S. C. M. 1—requesting congress to propose amendment to US constitution limiting tax on incomes, inheritances and gifts
- S. B. 96—providing for registration and taxation of aircraft
- S. B. 103—prescribing terms of sale of state lands and method of payment (Ch. 62, L '60)
- S. B. 104—removing prohibition against sale of state land containing timber
- S. B. 105—providing lease of state land in excess of ten years for commercial purposes
- S. B. 106—providing portion of monies collected for appraisal fees be used to benefit state land department (Ch. 76, L '60)
- S. B. 107—amortization period for subjugation and evaluation of state agricultural and grazing lands
- S. C. R. 3—providing for license tax on aircraft; constitutional amendment
- S. B. 154—providing that marks upon a ballot which express intent of voter shall be valid
- S. B. 198—prescribing term of mineral leases
- S. B. 203—interstate compact between Arizona and Nevada defining boundary (Ch. 69, L '60)
- S. B. 222—deposit or investment of surplus game and fish funds and per cent of interest rate (Ch. 79, L '60)

Thrift Companies

- regulation of thrift companies by corporation commission
H. B. 240 (Ch. 126, L'60)

Time Payments

- licensing and regulation of automobile dealers by state banking department in connection with financing installment purchases
H. B. 172
- bringing installment purchase under the law which prescribes maximum annual interest rate
H. B. 178

Timber Land

- removing prohibition against sale of state land containing timber
S. B. 104—by Senators Prochnow, Morrow, Orme, Lockhart, Thompson and Brown

Time Sales Disclosure Act

licensing and regulation of automobile dealers by state banking department in connection with financing installment purchases
H. B. 172

persons assigned installment purchase contracts shall be immune from certain buyers agreements
H. B. 173

Title Fees — See Fees**Tobacco Tax**

increasing luxury tax on cigarettes and tobacco products
H. B. 164

TOURIST & INDUSTRY DEVELOPMENT COMMITTEE

members appointed to

J. Morris Richards (Navajo), Chairman; David S. Wine, (Pima), Vice-Chairman; Robert E. Morrow (Mohave), Harold C. Giss (Yuma), Wm. Carl Gale (Greenlee); William A. Sullivan (Gila), Neilson Brown (Santa Cruz), A. R. Spikes (Co-chise), Fred F. Udine (Coconino), Melvin C. Greer (Apache), David H. Palmer (Yavapai), Hilliard T. Brooke (Maricopa), Jim Smith (Graham)

Tow Truck

including tow trucks in definition of "private motor carrier"
S. B. 174—by Senators Giss, Prochnow and Brown (Ch. 86, L '60)

regulations governing design and operation of tow trucks
S. B. 212—by Senators Prochnow, Simms, Spikes and Murphy (Ch. 87, L '60)

defining garage tow trucks as private motor carrier
H. B. 75

Tract Construction

liability for damages to structures by surface waters or flood-waters
H. B. 18

maximum charge for installation of new water service by public water service corporations
H. B. 43

providing for the regulation of the business of contracting
H. B. 227

Trade & Commerce

licensing and regulation of automobile dealers by state banking

department in connection with financing installment purchases
H. B. 172

bringing installment purchase under the law which prescribes maximum annual interest rate
H. B. 178

defining gasoline and lubricating oils and providing for signs and labels on products
S. B. 183—by Senators Murphy, Goff, Palmer and Greer

Trademarks

amending provisions for notification certain registrants of trademarks date of expiration
H. B. 25 (Ch. 33, L '60)

Traffic Safety

appropriation for additional highway patrolmen
S. B. 2—by Senators Arnold and Prochnow

prescribing motor vehicle right of way at intersections
H. B. 26 (Ch. 50, L'60)

stiffening examination requirements for motor vehicle driver's license and providing for reexamination of drivers
H. B. 27

appropriation for highway patrol
S. B. 11—by Senator Morrow (Ch. 39, L'60)

repealing law providing for special license to operate motor scooter, motorized bicycle or motorcycle
H. B. 5

providing that injury or death due to motor vehicle accidents shall not be compromised outside of court
H. B. 10

punishment for manslaughter in driving motor vehicle while under the influence of intoxicating liquor
H. B. 11

penalties for violation of minimum speed regulations of motor vehicles
H. B. 29

regulating controlled-access facilities of highways and streets
S. B. 28—by Senators Prochnow and Morrow

increasing number of tail lamps required on motor vehicles
H. B. 51

powers and duties of traffic safety division
S. B. 10—by Senator Morrow

inspection of motor vehicles as to safety equipment
S. B. 40—by Senators Brown, Simms, Spikes, Lockhart, Sullivan

- brake fluid regulations for motor vehicles
 - S.B. 62—by Senators Blansett, Gale and Udine (Ch. 18,L'60)
- prescribing basic rule and maximum speed limit of motor vehicles on the highways
 - H. B. 76
- establishing parental liability for minors who operate miniature or midget motor vehicles on private property
 - H. B. 74
- driver education and training in schools and increasing certain registration fees
 - S. B. 65—by Senators Richards, Murphy, Spikes, Lockhart, Sullivan (Highways and Bridges subcommittee on Drivers Training)
- providing a thirty day grace period after expiration of motor vehicle driver's license
 - H. B. 54
- annual issuance of reflectorized motor vehicle license plates
 - H. B. 46
- highway department to set up brake fluid standards for motor vehicles
 - H. B. 137
- rules and regulations pertaining to driver education
 - S. B. 80—by Senators Brown and Prochnow
- prescribing driver education as additional penalty for speeding
 - S. B. 112—by Senators Goff and Morrow
- requiring safety inspection of all motor vehicles
 - H. B. 188
- creating a cumulative demerit system for operator's and chauffeur's licenses and providing methods and procedures for administration and enforcement thereof
 - H. B. 169
- audit of dockets of traffic violations by state highway department
 - H. B. 228
- repealing law relating to traffic safety division
 - S. B. 218—by Senators Arnold and Simms
- providing inspection stations to examine motor vehicles and drivers for fitness to continue trip
 - H. B. 270
- creating a cumulative violation system for operators' or chauffeurs' license and providing methods and procedures for administration and enforcement thereof
 - H. B. 280
- additional fee for chauffeurs' and operators' licenses and earmarking proceeds for license examinations and salaries of additional highway patrolmen
 - S. B. 77—by a majority of Highways & Bridges subcommittee on highway problems

Trailer — also see Mobile Homes

- providing for assessment and taxation of mobile homes
H. B. 23
- prescribing special permit fees to move motor vehicles in excess of legal width or weight and exempting certain farm equipment from excess size and weight requirements
H. B. 73 (Ch. 107, L '60)
- requiring insured liability coverage on all motor vehicle policies
S. B. 120—by a majority of the Committee on Banking & Insurance
- increasing number of tail lamps required on motor vehicles
H. B. 51
- increasing registration fees of any motor vehicle, trailer or semi-trailer
H. B. 163
- ownership of motor vehicle license plates
H. B. 207
- regulations governing design and operation of tow trucks
S. B. 212—by Senators Prochnow, Simms, Spikes and Murphy
(Ch. 87, L '60)
- requiring every bus, truck or trailer to be equipped with rear wheel fenders or mudguards
H. B. 258

Transaction Privilege Tax

- clarifying exemptions of speculative builders from sales tax
S. B. 116—by the Committee on Judiciary (Ch. 21, L '60)
- increasing education excise tax
H. B. 131
- exempting medicine from sales tax
H. B. 159

Transportation Act

- requesting congress enact legislation repealing transportation act of 1958 and amending interstate commerce act to correct existing defects
H. J. M. 3
S. J. M. 2—by Senators Kitchel and Spikes
- urging president and congress give consideration to repealing taxes imposed upon passenger transportation
H. J. M. 1

Trash—see Rubbish**Travel & Subsistence**

- prescribing means of travel and reimbursement for expenses for public officers
S. B. 19—by Senators Morrow and Lockhart (Ch. 88, L '60)

increasing travel expense for state public officers
H. B. 14

repayment out-of-state travel expenses incurred by sheriff as additional punishment for cheats or frauds
H. B. 93 (Ch. 109, L '60)

compensation of members of planning and building commission
S. B. 161—by a majority of the Committee on State Institutions

Treasurer, State

appropriation to state treasurer for safe deposit units and equipment
S. B. 177—by the Committee on Appropriations

Trespass

additions to law pertaining to trespass upon property
S. B. 221—by Senator Palmer

Trucks

creating state reciprocity commission pertaining to interstate motor vehicles
S. B. 41—by Senators Morrow, Simms, Spikes, Lockhart, Sullivan and Brown

exempting certain motor vehicles and one-half ton trucks from unladen weight fees
H. B. 112

prescribing special permit fees to move motor vehicles in excess of legal width or weight and exempting certain farm equipment from excess size and weight requirements
H. B. 73 (Ch. 107, L '60)

including tow trucks in definition of "private motor carrier"
S. B. 174—by Senators Giss, Prochnow and Brown (Ch. 86, L '60)

providing inspection stations to examine motor vehicles and drivers for fitness to continue trip
H. B. 270

requiring every bus, truck or trailer to be equipped with rear wheel fenders or mudguards
H. B. 258

Trust Plan

validity of trust plan created by employer for employee
H. B. 34

Tuberculosis

supplemental appropriation to department of health for tuberculosis sanatorium
S. B. 99—by the Committee on Appropriations (Ch. 103, L '60)

- appropriation for planning and construction of new tuberculosis sanatorium
S. B. 109—by the Committee on Appropriations (Ch. 41, L '60)
- defining tuberculous person for welfare assistance and providing for care or treatment
H. B. 145 (Ch. 36, L '60)

Tucson, Arizona

- appropriation to planning and building commission for Tucson office building
S. B. 39—by Senators Corbett and Simms
- authorizing national guard to sell old armory in Tucson
H. B. 80 (Ch. 47, L '60)
- requesting congress pass resolution making Tucson mountain park part of Saguaro
H. M. 4
- issuance of patent for less than entire tract of lands purchased
S. B. 8—by Senators Wine and Corbett (Ch. 9, L '60)
- authorizing industrial commission to expend funds for elevator in Tucson office building
S. B. 214—by Senators Giss and Corbett
- appropriation to planning and building commission for installation of an elevator in Tucson state office building
H. B. 282

Tuition

- school districts may admit pupils on exchange basis by agreement of governing board of a common or high school
H. B. 168
- nonresident tuition fees for common and high school pupils
H. B. 149
- elementary and high school district boards of trustees to have same powers and duties and may collect reasonable tuition for special vacation schools they establish
H. B. 263

“U”

UDINE, FRED F., of Coconino County

- appointed as member of, Committees on Military & Veterans' Affairs, Chairman; Fish & Game, Chairman; Banking & Insurance; Education; Finance & Revenue; Labor & Management; Livestock & Public Lands; Public Health & Welfare; Tourist & Industry Development
- bills, resolutions and memorials introduced by
S. C. R. 1—prescribing membership of state board of education; constitutional amendment

- S. B. 17—revision of school laws pertaining to school boundaries
 - S. B. 18—revision of laws pertaining to schools (Ch. 127, L '60)
 - S. B. 43—providing for a system of junior college districts (Ch. 119, L '60)
 - S. B. 44—providing for optional card form for affidavit of registration
 - S. B. 45—appropriation for establishment of forestry work camps for juveniles
 - S. B. 46—providing for painting and designating publicly owned automobiles
 - S. B. 61—construction permits required by county assessor
 - S. B. 62—brake fluid regulations for motor vehicles (Ch. 18, L '60)
 - S. B. 70—appropriation to board of regents for construction and remodeling A.S.C. (Ch. 134, L '60)
 - S. C. M. 1—requesting congress to propose amendment to US constitution limiting tax on incomes, inheritances and gifts
 - S. B. 185—meetings of administrative or legislative bodies shall be open to public and providing penalties
 - S. B. 208—providing for signs designating end of speed zones (Ch. 70, L '60)
 - S. B. 222—deposit or investment of surplus game and fish funds and per cent of interest rate (Ch. 79, L '60)
 - S. B. 223—providing for reduction of fire insurance rate where hazard reduced
- personal privilege on
 final session in old Chambers.....260

Underground Lines

- requiring public utility corporations to place their service lines underground
 H. B. 262

Unemployment

- extending unemployment compensation benefits to nonunion members off work because of strike called by union
 H. B. 21
- prescribing disqualification periods for certain claimants and placing seasonal workers under unemployment compensation
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H. B. 99
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S. B. 66—by Senators Murphy, Brooke, Spikes and Brown (Ch. 132, L '60)
- appropriation to board of regents for acquiring and preparing land for use of ASU
S. B. 67—by Senators Murphy, Brooke, Morrow, Spikes, Richards and Mickelson
- appropriation to board of regents for acquiring and preparing land for use of U of A
S. B. 68—by Senators Corbett and Wine
- appropriation to board of regents for construction, remodeling and bond redemption purposes at U of A
S. B. 69—by Senators Corbett and Wine (Ch. 133, L '60)
- appropriation to board of regents for construction and remodeling at ASC
S. B. 70—by Senators Prochnow and Udine (Ch. 134, L'60)
- authorizing board of regents to remodel student union building at U of A, to accept gifts, borrow money and issue bonds for such project
S. B. 71—by Senators Corbett and Wine (Ch. 135, L '60)
- establishing office of chancellor and budget director for universities and colleges
S. B. 132—by Senator Prochnow
- increasing membership and terms of members of board of regents
S. B. 133—by Senator Prochnow
- commemorating founding U of A and seventy-fifth anniversary
S. R. 2—by Senators Corbett, Wine, Morrow, Brown, Simms, Mickelson, Prochnow and Giss (Signed)
H. R. 10

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S. B. 171—by the Committee on Appropriations (Ch. 30, L '60)

commemorating the founding of ASU and seventy-fifth year

S. R. 4—by Senators Murphy, Brooke, Richards, Giss, Mickelson, Palmer, Spikes, Smith (Graham), Wine, Goff, Morrow, and Bollinger (Signed)

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H. B. 112

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H. M. 9

Urban Planning & Development

disposal of property in redevelopment and slum clearance project areas and issuance of bonds

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H. B. 124

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S. B. 153—by Senators Arnold, Lockhart, Brown, Murphy and Orme

Use Tax

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H. B. 114

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H. B. 33

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H. C. R. 7

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H. B. 152

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S. C. R. 4—by Senator Palmer

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S. B. 224—by Senators Simms, Murphy, Richards, Brown, Lockhart and Arnold

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H. C. R. 18

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H. B. 152

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S. B. 151—by Senators Palmer, Brooke, Smith (Santa Cruz), Kitchel and Smith (Graham)

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H. B. 111 (Ch. 48, L '60)

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S. B. 20—by Senator Morrow (Ch. 58, L '60)

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S. B. 82—by Senator Smith (Graham)

requesting congress preserve established state rights to control use of water within state
S. J. M. 1—by Senators Prochnow and Mickelson

establishing Arizona water and power resources planning board
S. B. 233—by Senators Giss, Prochnow, Wine, Corbett and Arnold

interstate compact between Arizona and Nevada defining common boundary
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H. B. 182

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H. B. 183

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H. B. 204

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H. B. 18

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H. J. M. 2

maximum charge for installation of new water service by public water service corporations
H. B. 43

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H. B. 113

Water and Power Resources Planning Board

establish Arizona water and power resources planning board

S. B. 233—by Senators Giss, Prochnow, Wine, Corbett and Arnold

Water Service

maximum charge for installation of new water service by public water service corporations
H. B. 43

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Sub. H. B. 20 (Ch. 130, L'60)

watercraft operating on waters common to interstate boundaries shall be subject to state jurisdiction
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- investment of estate of minor consisting only of money
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- prescribing venue for probate of wills
S. B. 23—by Senator Palmer
- procedure to be followed in disposing of vouchers in decedents' estates
S. B. 47—by Senators Wine and Corbett (Ch. 59, L '60)
- prescribing fees to be paid to superior court
S. B. 64—by Senators Blansett and Lockhart
- providing for creation and termination of family trusts
S. B. 182—by Senators Corbett and Brown

WINE, DAVID S., of Pima County

- appointed as member of, Committees on Tourist & Industry De-

- velopment, Vice-Chairman; Agriculture & Irrigation; Banking & Insurance; Fish & Game; Suffrage & Elections
- bills, resolutions and memorials introduced by
- S. B. 8—issuance of patents for less than entire tract of lands purchased (Ch. 9, L '60)
 - S. B. 13—repealing portion of law pertaining to interracial marriages
 - S. B. 17—revision of school laws pertaining to school boundaries
 - S. B. 18—revision of laws pertaining to schools (Ch. 127, L '60)
 - S. B. 24—providing for formation of a no-fence district
 - S. B. 47—procedure to be followed in disposing of vouchers in decedents' estates (Ch. 59, L '60)
 - S. B. 68—appropriation to board of regents for acquiring and preparing land for use of U of A
 - S. B. 69—appropriation to board of regents for construction, remodeling and bond redemption purposes at U of A (Ch. 133, L '60)
 - S. B. 71—authorizing board of regents to remodel student union building at U of A, to accept gifts, borrow money and issue bonds for such project (Ch. 135, L '60)
 - S. B. 85—expenses of maintenance of insane defendant
 - S. B. 90—additional contributions by members and employers to state retirement fund account
 - S. B. 91—reallocation and appropriation to school for the deaf and the blind (Ch. 102, L '60)
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 - S. B. 96—providing for registration and taxation of aircraft
 - S. B. 119—increasing security required following accident
 - S. B. 120—requiring insured liability coverage on all motor vehicle policies
 - S. B. 163—providing for writs of garnishment on judgments for payments of support monies
 - S. B. 208—providing for signs designating end of speed zones (Ch. 70, L '60)
 - S. B. 233—establishing Arizona water & power resources planning board

- S. R. 2—commemorating founding of U of A and 75th anniversary (signed)
- S. R. 4—commemorating founding of ASU & 75th anniversary (signed)
- S. R. 5—on the death of Hon. Grady Gammage (signed)
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 - S. B. 6—by Senator Palmer
- providing exceptions in civil actions of examination of husband or wife for or against the other
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“Y”

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RESUME OF SENATE BILLS, MEMORIALS AND RESOLUTIONS

SENATE ACTION

Total number of Senate bills introduced.....	237	
Total number transmitted to House.....	140	
Total number died in Senate committees.....	96	
Total number died in conference committee.....	1	
	<hr/>	
	237	237

HOUSE ACTION

Total number transmitted to House.....	140	
Total number passed by House.....	83	
Total number died in House.....	56	
Total number died in conference committee.....	1	
	<hr/>	
	140	140

GOVERNOR'S ACTION

Total number transmitted to Governor.....	83	
Total number approved by Governor.....	83	
	<hr/>	
	83	83

MEMORIALS

Total number introduced	1	
Total number approved by Governor.....	1	
	<hr/>	
	1	1

CONCURRENT MEMORIALS

Total number introduced	1	
Total number died in Senate committees.....	1	
	<hr/>	
	1	1

JOINT MEMORIALS

Total number introduced	2	
Total number died in Senate committees.....	2	
	<hr/>	
	2	2

RESOLUTIONS

Total number introduced	5	
Total number adopted	5	
	<hr/>	
	5	5

CONCURRENT RESOLUTIONS

Total number introduced	6	
Total number died in Senate committees.....	5	
Total number died in House committees.....	1	
	<hr/>	
	6	6

JOINT RESOLUTIONS

Total number introduced	3	
Total number died in Senate committees.....	2	
Total number died in House committees.....	1	
	<hr/>	
	3	3

SENATE RECORD OF SENATE BILLS

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3/30 Approved by Governor	
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3/24 Transmitted to Governor.....	629
3/30 Approved by Governor Chapter 99	
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3/19	Second reading, advanced.....	562
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3/19	Third reading, passed, ayes 25, not voting 3.....	564
3/19	Signed by President; transmitted to House.....	564
3/24	Passed by House.....	630
3/24	Transmitted to Governor.....	630
3/30	Approved by Governor	
	Chapter No. 100	

House Action: 3/21 Received from Senate; first reading, rules suspended; 3/21 second reading, referred to Committees on Judiciary; Appropriations; County Affairs; 3/24 Appropriations—do pass; 3/24 County Affairs—returned for consideration of House; 3/24 Judiciary—constitutional and proper form; 3/24 Rules

—placed on active calendar; 3/24 Committee of Whole recommended do pass; 3/24 third reading, passed 67 ayes, 13 not voting.

SENATE BILL NO 16, by Majority of Committee on Agriculture & Irrigation, creation of department of agriculture and its powers and duties

1/13	Introduction and first reading.....	29
1/14	Referred to Committees on Judiciary; Agriculture & Irrigation; Appropriations; State Institutions.....	34
1/27	Reported by Agriculture & Irrigation, do pass.....	70
2/9	Rereferred to Agriculture & Irrigation.....	124
2/22	Reported by Agriculture & Irrigation, amend, do pass.....	184
3/15	Reported by Judiciary, amend, do pass.....	390
3/16	Reported by Appropriations, do pass.....	404
3/16	Reported by State Institutions, do pass.....	401
3/17	Reported by Committee of Whole, amend, do pass.....	409
3/17	Second reading, advanced.....	432
3/17	Reported by Enrolling & Engrossing.....	433
3/17	Third reading, passed, ayes 26, noes 2.....	436
3/17	Signed by President; transmitted to House.....	436
	Died in House	

House Action: 3/18 Received from Senate; first reading, rules suspended; 3/18 second reading, referred to Committees on Judiciary; Agriculture & Irrigation; Livestock & Public Lands. Held in Committees

SENATE BILL NO. 17, by Senators Prochnow, Richards, Spikes, Murphy, Corbett, Brooke, Wine, Mickelson, Arnold, Brown, Morrow, Simms, Giss, Greer, Gale, Goff, Lockhart, Orme, Udine, Blansett, and Bollinger, revision of school laws pertaining to school boundaries

1/13	Introduction and first reading.....	29
1/14	Referred to Committees on Judiciary; Administration; Counties & Municipalities; Education.....	34
2/26	Reported by Education, do pass.....	221
3/11	Reported by Counties & Municipalities, do pass.....	339
3/16	Reported by Administration, do pass.....	396
3/17	Reported by Judiciary, amend, do pass.....	425
3/17	Reported by Committee of Whole, amend, do pass.....	508
3/17	Second reading, advanced.....	512
3/17	Reported by Enrolling & Engrossing.....	513
3/17	Third reading, passed, ayes 26, noes 2.....	513
3/17	Signed by President; transmitted to House.....	513
	Died in House	

House Action: 3/18 Received from Senate; first reading, rules suspended; 3/18 second reading, referred to Committees on Judiciary; Education. Held in Committees.

SENATE BILL NO. 18, by Senators Prochnow, Richards, Spikes, Murphy, Corbett, Brooke, Wine, Mickelson, Arnold, Brown, Morrow, Simms, Giss, Greer, Gale, Goff, Lockhart, Orme, Udine, Blansett, and Bollinger, revision of laws pertaining to schools

1/13	Introduction and first reading.....	29
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1/14 Referred to Committees on Judiciary; Appropriations; Education; State Institutions.....	34
2/24 Reported by Appropriations, do pass.....	200
2/24 Reported by State Institutions, do pass.....	198
2/26 Reported by Education, do pass.....	221
3/17 Reported by Judiciary, amend, do pass.....	439
3/17 Reported by Committee of Whole, amend, do pass.....	474
3/17 Second reading, advanced.....	512
3/17 Reported by Enrolling & Engrossing.....	513
3/17 Third reading, passed, ayes 25, noes 3.....	513
3/17 Signed by President, transmitted to House.....	513
3/24 Passed by House amended.....	620
3/24 House amendments rejected by Senate.....	624
3/24 Senate Conference Committee appointed—Prochnow, Brown, Richards, Giss, Spikes.....	624
3/24 House Conference Committee appointed—Knoles, Schellenberg, Berry, Tidwell, Hathaway.....	627
3/26 House failed to adopt Conference Report.....	646
3/26 Conference Report not considered by Senate, 2nd Conference Committee appointed—Prochnow, Brown, Richards, Giss, Spikes.....	646
3/26 House second Conference Committee appointed—Knoles, Schellenberg, Berry, Shreeve, Hathaway.....	649
3/26 Report of second Conference Committee.....	651
3/26 House adopted second conference report.....	651
3/26 Senate adopted second conference report.....	652
3/26 Report by Enrolling & Engrossing.....	652
3/26 Passed by Senate and final reading, ayes 21, noes 1, not voting 6.....	652
3/26 Signed by President; transmitted to House.....	652
3/26 Passed by House and final reading.....	653
3/26 Transmitted to Governor.....	653
3/31 Approved by Governor Chapter No. 127	

House Action: 3/18 Received from Senate; first reading, rules suspended; 3/18 second reading, referred to Committees on Judiciary; Education; Appropriations; 3/21 Appropriations—do pass; 3/23 Education—amended do pass; 3/23 Judiciary—constitutional and proper form; 3/23 Rules placed on active calendar; 3/23 Committee of Whole recommended amended do pass; 3/24 Administration engrossed; 3/24 third reading, passed 52 ayes, 17 nays, 11 not voting; 3/24 Senate refused to concur in House amendments, appointed Free Conference Committee; 3/24 House appointed Free Conference Committee; 3/26 Free Joint Conference Committee report; 3/26 House failed to adopt Conference Report—28 ayes, 43 nays, 9 not voting; 3/26 Senate 2nd Free Conference Committee appointed; 3/26 House 2nd Free Conference Committee appointed; 3/26 House adopted 2nd Conference Report; 3/26 Senate adopted 2nd Conference Report; 3/26 Senate final passage; 3/26 House final passage, passed 61 ayes, 7 nays, 12 not voting.

SENATE BILL NO. 19, by Senators Morrow and Lockhart, pre-

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scribing means of travel and reimbursement for expenses for public officers	
1/14 Introduction and first reading.....	33
1/18 Referred to Committees on Judiciary; Administration; Appropriations; Counties & Municipalities.....	39
1/27 Reported by Counties & Municipalities, do pass.....	69
1/28 Reported by Administration, do pass.....	72
2/2 Reported by Judiciary, amend, do pass.....	92
2/3 Reported by Appropriations, do pass.....	100
2/4 Reported by Committee of Whole, amend, do pass.....	107
2/4 Second reading.....	112
2/8 Reported by Enrolling & Engrossing.....	116
2/8 Third reading, passed, ayes 25, not voting 3.....	116
2/8 Signed by President; transmitted to House.....	117
3/21 Passed by House.....	574
3/21 Transmitted to Governor.....	575
3/25 Approved by Governor.....	647
Chapter No. 88	
House Action: 2/9 Received from Senate; first reading; 2/10 second reading, referred to Committees on Judiciary; State Government; Appropriations; Highways & Bridges; 2/18 Highways & Bridges—returned for consideration of House; 3/11 State Government—returned for consideration of House; 3/21 Appropriations—do pass; 3/21 Judiciary—constitutional and proper form; 3/21 Rules placed on active calendar; 3/21 Committee of Whole recommended do pass; 3/21 third reading, passed 62 ayes, 6 nays, 12 not voting.	
SENATE BILL NO. 20, by Senator Morrow, watercraft operating on waters common to interstate boundaries shall be subject to state jurisdiction	
1/14 Introduction and first reading.....	33
1/18 Referred to Committees on Judiciary; Administration; Counties & Municipalities; Fish & Game.....	39
2/25 Reported by Fish and Game, do pass.....	211
3/7 Reported by Judiciary, amend, do pass.....	287
3/10 Reported by Administration, do pass.....	314
3/10 Reported by Counties & Municipalities, do pass.....	313
3/11 Reported by Committee of Whole, amend, do pass.....	318
3/11 Second reading, advanced.....	342-351
3/11 Reported by Enrolling & Engrossing.....	353
3/11 Third reading, passed, ayes 26, noes 0, not voting 2.....	354
3/11 Signed by President; transmitted to House.....	354
3/18 Passed by House.....	544
3/19 Transmitted to Governor.....	545
3/24 Approved by Governor.....	628
Chapter No. 58	
House Action: 3/14 Received from Senate, first reading, rules suspended; 3/14 second reading, referred to Committees on Judiciary; Fish and Game; State Government; 3/16 Fish and Game—returned for consideration of House; 3/17 State Government—returned for consideration of House; 3/18 Judiciary—constitutional and proper form; 3/18 Rules placed on active calen-	

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dar; 3/18 Committee of Whole recommended do pass;
3/18 third reading, passed 68 ayes, 12 not voting.

SENATE BILL NO. 21, by Senator Palmer, issuance of certificate of nomination to precinct committeemen

1/14	Introduction and first reading.....	33
1/18	Referred to Committees on Judiciary; Administration; Counties & Municipalities; Suffrage & Elections.....	40
2/17	Reported by Suffrage & Elections, do pass.....	156
	Died in Committees	

SENATE BILL NO. 22, by Senator Palmer, investment of estate of minor consisting only of money

1/14	Introduction and first reading.....	33
1/18	Referred to Committees on Judiciary; Administration; Counties & Municipalities; Public Health & Welfare....	40
1/27	Reported by Counties & Municipalities, do pass.....	69
1/28	Reported by Public Health & Welfare, do pass.....	74
1/28	Reported by Administration, do pass.....	72
2/2	Reported by Judiciary, amend, do pass.....	92
2/4	Reported by Committee of Whole, amend, do pass.....	107
2/4	Second reading.....	112
2/8	Reported by Enrolling & Engrossing.....	116
2/8	Third reading, passed, ayes 25, not voting 3.....	117
2/8	Signed by President; transmitted to House.....	117
	Died in House	

House Action: 2/9 Received from Senate; first reading;
2/10 second reading, referred to Committees on Judiciary; County Affairs; Banking, Insurance and Corporations; State Government; 2/23 Banking, Insurance & Corporations—returned for consideration of House;
3/14 County Affairs—returned for consideration of House. Held in Committees.

SENATE BILL NO. 23, by Senator Palmer, prescribing venue for probate of wills

1/14	Introduction and first reading.....	33
1/18	Referred to Committees on Judiciary; Banking & Insurance; Counties & Municipalities; Public Health & Welfare	40
	Died in Committees	

SENATE BILL NO. 24, by Senators Corbett, Brooke, Murphy, and Wine, providing for formation of a no-fence district

1/14	Introduction and first reading.....	33
1/18	Referred to Committees on Judiciary, Agriculture & Irrigation; Counties & Municipalities; Livestock & Public Lands	40
	Died in Committees	

SENATE BILL NO. 25, by Senators Arnold and Goff, appropriation to state prison for purchase and installation of locking devices

1/14	Introduction and first reading.....	33
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1/18 Referred to Committees on Judiciary; Appropriations; Education; State Institutions.....	40
1/26 Reported by Appropriations, do pass.....	66
1/27 Reported by Judiciary, do pass.....	70
1/27 Reported by State Institutions, do pass.....	69
1/28 Reported by Education, do pass.....	73
2/1 Reported by Committee of Whole, do pass.....	81
2/1 Second reading.....	85
2/2 Reported by Enrolling & Engrossing.....	93
2/2 Third reading, passed, ayes 27, not voting 1.....	94
2/2 Signed by President; transmitted to House.....	94
2/18 Passed by House.....	170
2/19 Transmitted to Governor.....	170
2/23 Approved by Governor.....	197
Chapter No. 6	
House Action: 2/3 Received from Senate; first reading; 2/4 second reading, referred to Committees on Judiciary; Appropriations; Public Institutions; State Government; 2/11 State Government—returned for consideration of House; 2/16 Public Institutions—do pass; 2/17 Appropriations—do pass; 2/18 Judiciary—constitutional and proper form; 2/18 Rules placed on active calendar; 2/18 Committee of Whole recommended do pass; 2/18 third reading, passed, 71 ayes, 2 nays, 7 not voting.	
SENATE BILL NO. 26, by majority of committee on Highways & Bridges, prescribing proof required upon certain convictions under safety responsibility act	
1/14 Introduction and first reading.....	33
1/18 Referred to Committees on Judiciary; Administration; Counties & Municipalities; Highways & Bridges.....	40
3/10 Reported by Counties & Municipalities, do pass.....	313
3/11 Reported by Highways & Bridges, do pass.....	347
3/15 Reported by Administration, do pass.....	376
Died in Committee	
SENATE BILL NO. 27, by Senators Spikes and Richards, providing for selection of textbooks for common schools by state board of education	
1/14 Introduction and first reading.....	34
1/18 Referred to Committees on Judiciary; Appropriations; Counties & Municipalities; Education.....	40
1/26 Reported by Appropriations, do pass.....	66
1/27 Reported by Counties & Municipalities, do pass.....	69
1/28 Reported by Judiciary, amend, do pass.....	74
1/28 Reported by Education, do pass.....	73
2/1 Reported by Committee of Whole, amend, do pass.....	81
2/1 Second reading.....	85
2/2 Reported by Enrolling & Engrossing.....	93
2/2 Third reading, passed, ayes 27, not voting 1.....	94
2/2 Signed by President; transmitted to House.....	94
3/23 Passed by House, amended.....	602
3/23 House amendments accepted by Senate.....	602
3/23 Passed by Senate and final reading, ayes 26, not voting 2....	611
3/23 Signed by President.....	611

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3/23	Transmitted to Governor.....	611
3/31	Approved by Governor Chapter No. 120	

House Action: 2/3 Received from Senate; first reading; 2/4 second reading, referred to Committees on Judiciary; Appropriations; Education; State Government; Welfare; County Affairs; 2/10 Welfare—returned for consideration of House; 3/7 Education—amended returned for consideration of House; 3/10 County Affairs—amended returned for consideration of House; 3/11 State Government—returned for consideration of House; 3/21 Appropriations—do pass; 3/22 Judiciary—constitutional and proper form; 3/22 Rules placed on active calendar; 3/22 Committee of Whole recommended amended do pass; 3/23 Administration engrossed; 3/23 third reading, passed 66 ayes, 2 nays, 12 not voting; 3/24 Senate concurred in House amendments; 3/24 Senate final passage.

SENATE BILL NO. 28, by Senators Prochnow and Morrow, regulating controlled-access facilities of highways and streets

1/18	Introduction and first reading.....	39
1/19	Referred to Committees on Judiciary; Administration Counties & Municipalities; Highways & Bridges.....	43
1/27	Reported by Counties & Municipalities, do pass.....	69
1/27	Reported by Highways & Bridges, do pass.....	69
1/28	Reported by Judiciary, amend, do pass.....	73
1/28	Reported by Administration, do pass.....	72
2/1	Reported by Committee of Whole, amend, do pass.....	81
2/1	Second reading.....	86
2/2	Reported by Enrolling & Engrossing.....	93
2/2	Third reading, passed, ayes 27, not voting 1.....	94
2/2	Signed by President; transmitted to House.....	94
3/19	Passed by House amended.....	558
3/19	House amendments rejected by Senate.....	558
3/19	Senate Conference Committee appointed—Prochnow, Mor- row, Arnold.....	558
3/21	House Conference Committee appointed—Scudder, Thode, Stephens.....	566
	Died in Joint Conference Committee	

House Action: 2/3 Received from Senate; first reading; 2/4 second reading, referred to Committees on Judiciary; Highways & Bridges; County Affairs; Municipalities; State Government; 2/11 State Government—returned for consideration of House; 2/18 Highways & Bridges—returned for consideration of House; 2/25 County Affairs—amended returned for consideration of House; 3/16 Municipalities reported—majority amended, returned for consideration of House; minority, do not pass; 3/18 Judiciary—constitutional and proper form; 3/18 Rules placed on active calendar; 3/18 Committee of Whole recommended amended, do pass; 3/19 Administration engrossed; 3/19 third reading, passed 65 ayes, 9 nays, 6 not voting; 3/19 Senate

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refused to concur in House amendments, appointed Free Conferees; 3/19 House appointed Free Conferees. Held in Conference Committee.	
SENATE BILL NO. 29, by Senators Prochnow and Morrow, creating position of state highway director	
1/18 Introduction and first reading.....	39
1/19 Referred to Committees on Judiciary; Administration; Appropriations; Highways & Bridges.....	43
1/26 Reported by Appropriations, do pass.....	66
1/27 Reported by Highways & Bridges, do pass.....	70
1/28 Reported by Administration, do pass.....	72
1/28 Reported by Judiciary, amend, do pass.....	75
2/1 Reported by Committee of Whole, amend, do pass.....	82
2/1 Second reading, amend, do pass.....	86-87
2/2 Reported by Enrolling & Engrossing.....	93
2/2 Third reading, passed, ayes 23, noes 4, not voting 1.....	94
2/2 Signed by President; transmitted to House.....	95
2/26 Passed by House amended.....	230
2/29 House amendments accepted by Senate.....	232
2/29 Passed by Senate and final reading, ayes 24, noes 2, not voting 2.....	238
2/29 Transmitted to Governor.....	239
2/29 Approved by Governor.....	242
Chapter No. 16	
House Action: 2/3 Received from Senate; first reading; 2/4 second reading, referred to Committees on Judiciary; Appropriations; Highways & Bridges; State Government; 2/18 Highways & Bridges—majority, amended, returned for consideration of the House; minority do not pass; 2/18 State Government—amended, returned for consideration of House; 2/24 Appropriations, majority—amended do pass; minority—do not pass; 2/25 Judiciary—constitutional and proper form; 2/25 Rules placed on active calendar; 2/25 Committee of Whole—amended do pass; 2/26 Administration engrossed; 2/26 third reading, passed 74 ayes, 1 nay, 5 not voting; 3/1 Senate concurred in House amendments; 3/1 Senate final passage.	
SENATE BILL NO. 30, by Senator Sullivan, authorizing justices of peace and police magistrates to appoint bond commissioners	
1/18 Introduction and first reading.....	39
1/19 Referred to Committees on Judiciary; Administration; Counties & Municipalities.....	43
3/11 Reported by Counties & Municipalities, amend, do pass....	339
3/15 Reported by Judiciary, do pass.....	374
3/15 Reported by Administration, do pass.....	376
3/15 Reported by Committee of Whole, amend, do pass.....	378
3/15 Second reading, advanced.....	387
3/15 Reported by Enrolling & Engrossing.....	389
3/15 Third reading, passed, ayes 22, not voting 6.....	390
3/15 Signed by President; transmitted to House.....	391
Died in House	

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House Action: 3/16 Received from Senate; first reading, rules suspended; 3/16 second reading, referred to Committees on Judiciary; Municipalities; County Affairs; State Government; 3/24 State Government—returned for consideration of House. Held in Committees.

SENATE BILL NO. 31, by Committee on Appropriations, exempting certain state agencies as to legal counsel

1/18	Introduction and first reading.....	39
1/19	Referred to Committees on Judiciary; Appropriations; Highways & Bridges; Livestock & Public Lands.....	43
1/26	Reported by Appropriations, amend, do pass.....	66
	Died in Committees	

SENATE BILL NO. 32, by Committee on Appropriations, supplemental appropriation to state examiner

1/18	Introduction and first reading.....	39
1/19	Referred to Committees on Judiciary; Appropriations.....	43
1/26	Reported by Appropriations, do pass.....	66
1/27	Reported by Judiciary, do pass.....	70
2/1	Reported by Committee of Whole, do pass.....	81
2/1	Second reading.....	86
2/2	Reported by Enrolling & Engrossing.....	93
2/2	Third reading, passed, ayes 27, not voting 1.....	95
2/2	Signed by President; transmitted to House.....	95
	Died in House	

House Action: 2/2 Received from Senate; first reading; 2/4 second reading, referred to Committees on Judiciary; Appropriations; State Government; County Affairs; 3/11 State Government—returned for consideration of House. Held in Committees.

SENATE BILL NO. 33, by Committee on Appropriations, appropriation to tax commission

1/18	Introduction and first reading.....	39
1/19	Referred to Committees on Judiciary; Appropriations.....	43
1/28	Reported by Judiciary, do pass.....	75
1/28	Reported by Appropriations, amend, do pass.....	74
2/1	Reported by Committee of Whole, amend, do pass.....	82
2/1	Second reading.....	86
2/2	Reported by Enrolling & Engrossing.....	93
2/2	Third reading, passed, ayes 27, not voting 1.....	96
2/2	Signed by President; transmitted to House.....	96
2/15	Passed by House.....	146
2/15	Transmitted to Governor.....	146
2/16	Approved by Governor.....	155
	Chapter No. 2	

House Action: 2/3 Received from Senate; first reading; 2/4 second reading, referred to Committees on Judiciary; Appropriations; State Government; County Affairs; 2/11 Appropriations—do pass; 2/11 State Government—returned for consideration of House; 2/11 County Affairs—do pass; 2/11 Judiciary—constitu-

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tional and proper form; 2/11 Rules placed on active calendar; 2/11 Committee of Whole recommended do pass; 2/12 third reading, passed 72 ayes, 1 nay, 7 not voting.	
SENATE BILL NO. 34, by Committee on Appropriations, re-allocation of funds to apprenticeship council	
1/18 Introduction and first reading.....	39
1/19 Referred to Committees on Judiciary; Appropriations.....	43
1/26 Reported by Appropriations, do pass.....	66
1/27 Reported by Judiciary, amend, do pass.....	70
2/1 Reported by Committee of Whole, amend, do pass.....	81
2/1 Second reading.....	86
2/2 Reported by Enrolling & Engrossing.....	93
2/2 Third reading, passed, ayes 27, not voting 1.....	95
2/2 Signed by President; transmitted to House.....	95
2/25 Passed by House.....	218
2/26 Transmitted to Governor.....	218
2/29 Approved by Governor.....	242
Chapter No. 11	
House Action: 2/3 Received from Senate; first reading; 2/4 second reading, referred to Committees on Judiciary; Appropriations; State Government; Education; 2/11 State Government—returned for consideration of House; 2/23 Appropriations—do pass; 2/24 Education—do pass; 2/25 Judiciary—constitutional and proper form; 2/25 Rules placed on active calendar; 2/25 Committee of Whole recommended do pass; 2/25 third reading, passed 68 ayes, 12 not voting.	
SENATE BILL NO. 35, by Senator Smith (Graham), prescribing state and county levy for schools	
1/18 Introduction and first reading.....	39
1/19 Referred to Committees on Judiciary; Administration; Counties & Municipalities; Education.....	43
Died in Committees	
SENATE BILL NO. 36, by Committee on Appropriations, creating state personnel system	
1/18 Introduction and first reading.....	39
1/19 Referred to Committees on Judiciary; Administration; Appropriations; State Institutions.....	43
Died in Committees	
SENATE BILL NO. 37, by Senator Morrow, removing rule for determining measure of compensation where power of eminent domain is exercised	
1/19 Introduction and first reading.....	41
1/20 Referred to Committees on Judiciary; Counties & Municipalities; Highways & Bridges; Livestock & Public Lands.....	46
2/9 Reported by Highways & Bridges, do pass.....	124
2/10 Reported by Judiciary, do pass.....	129
2/10 Reported by Livestock & Public Lands, do pass.....	128
2/11 Reported by Counties & Municipalities, do pass.....	133

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2/12 Reported by Committee of Whole, do pass.....	139
2/12 Second reading.....	142
2/16 Reported by Enrolling & Engrossing.....	151
2/16 Third reading, passed, ayes 27, not voting 1.....	151
2/16 Signed by President; transmitted to House.....	151
Died in House	

House Action: 2/17 Received from Senate; first reading; 2/18 second reading, referred to Committees on Judiciary; Highways & Bridges; Livestock & Public Lands; State Government; 3/18 State Government—returned for consideration of House. Held in Committees.

SENATE BILL NO. 38, by Senators Murphy, Simms, Arnold, Corbett, and Sullivan, appropriation to planning and building commission for acquiring land in capitol area.

1/19 Introduction and first reading.....	42
1/20 Referred to Committees on Judiciary; Administration; Appropriations.....	46
1/26 Reported by Appropriations, do pass.....	66
3/7 Reported by Judiciary, do pass.....	286
3/9 Reported by Administration, do pass.....	299
3/10 Reported by Committee of Whole, do pass.....	307
3/10 Second reading.....	315
3/11 Reported by Enrolling & Engrossing.....	340
3/11 Third reading, passed, ayes 28.....	346
3/11 Signed by President; transmitted to House.....	346
Died in House	

House Action: 3/14 Received from Senate; first reading, rules suspended; 3/14 second reading, referred to Committees on Judiciary; Appropriations; State Government; 3/17 State Government — returned for consideration of House. Held in committees.

SENATE BILL NO. 39, by Senators Corbett and Simms, appropriation to planning and building commission for Tucson office building

1/19 Introduction and first reading.....	42
1/20 Referred to Committees on Judiciary; Administration; Appropriations.....	46
1/26 Reported by Appropriations, do pass.....	66
1/28 Reported by Administration, do pass.....	72
2/17 Reported by Judiciary, amend, do pass.....	157
2/18 Reported by Committee of Whole, amend, do pass.....	166
2/18 Second reading.....	168
2/19 Reported by Enrolling & Engrossing.....	174
2/19 Third reading, passed, ayes 26, not voting 2.....	175
2/19 Signed by President; transmitted to House.....	175
Died in House	

House Action: 2/22 Received from Senate; first reading; 2/23 second reading, referred to Committees on Judiciary; Appropriations; Public Institutions; 3/8 Public Institutions—returned for consideration of the House. Held in committees.

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SENATE BILL NO. 40, by Senators Brown, Sullivan, Simms, Spikes and Lockhart (Highways & Bridges Subcommittee on Safety), inspection of motor vehicles as to safety equipment	
1/19 Introduction and first reading.....	42
1/20 Referred to Committees on Judiciary; Administration; Counties & Municipalities; Highways & Bridges.....	46
2/9 Reported by Highways & Bridges, do pass..... Died in Committees	124
SENATE BILL NO. 41, by Senators Morrow, Simms, Spikes, Lockhart, Sullivan and Brown (Highways & Bridges subcommittee on reciprocity), creating state reciprocity commission pertaining to interstate vehicles	
1/19 Introduction and first reading.....	42
1/20 Referred to Committees on Judiciary; Administration; Finance & Revenue; Highways & Bridges..... Died in Committees	46
SENATE BILL NO. 42, by Senators Prochnow and Giss, to determine the ratio of assessed valuation of classes of property	
1/19 Introduction and first reading.....	42
1/20 Referred to Committees on Judiciary; Administration; Appropriations; Counties & Municipalities.....	46
2/3 Reported by Judiciary, amend, do pass.....	102
2/3 Reported by Administration, do pass.....	100
2/3 Reported by Appropriations, do pass.....	100
2/3 Reported by Counties & Municipalities, do pass.....	104
2/4 Reported by Committee of Whole, amend, do pass.....	110
2/4 Second reading.....	113
2/8 Reported by Enrolling & Engrossing.....	116
2/8 Third reading, passed, ayes 25, not voting 3.....	119
2/8 Signed by President; transmitted to House..... Died in House	119
House Action: 2/9 Received from Senate; first reading; 2/10 Second reading, referred to Committees on Judiciary; Appropriations; Ways & Means; State Government; 2/24 Ways & Means: majority—returned for consideration of House; minority—do not pass. Held in committees.	
SENATE BILL NO. 43, by Senators Mickelson, Arnold, Giss, Gale, Morrow, Lockhart, Corbett, Simms, Spikes, Greer, Richards, Murphy, Orme, Bollinger, and Udine, providing for a system of junior college districts	
1/19 Introduction and first reading.....	42
1/20 Referred to Committees on Judiciary; Appropriations; Education; State Institutions.....	46
2/26 Reported by Education, do pass.....	221
3/10 Reported by State Institutions, do pass.....	312
3/12 Reported by Appropriations, do pass.....	365
3/17 Reported by Judiciary, amend, do pass.....	415
3/17 Reported by Committee of Whole, amend, do pass.....	516
3/17 Second reading, advanced.....	527
3/17 Reported by Enrolling & Engrossing.....	530

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3/17 Third reading, passed, ayes 24, noes 1, not voting 3.....	530
3/17 Signed by President; transmitted to House.....	530
3/23 Passed by House amended.....	602
3/23 House amendments rejected by Senate.....	610
3/23 Senate Conference Committee appointed—Mickelson, Giss, Spikes.....	610
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House Action: 3/2 Received from Senate; first reading; 3/7 second reading, referred to Committees on Judiciary; Appropriations; Education; State Government; 3/11 State Government—returned for consideration of House; 3/17 Education—returned for consideration of House; 3/24 Appropriations—do pass; 3/24 Judiciary —constitutional and proper form; 3/24 Rules placed on active calendar; 3/24 Committee of Whole recom- mended do pass; 3/24 third reading, passed 66 ayes, 7 nays, 7 not voting.	
SENATE BILL NO. 70, by Senators Prochnow and Udine, appro- priation to board of regents for construction and remodel- ing at ASC	
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2/25 Reported by State Institutions, do pass.....	209
2/26 Reported by Judiciary, do pass.....	223
2/26 Reported by Administration, do pass.....	221
2/29 Reported by Committee of Whole, do pass.....	233
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3/1 Reported by Enrolling & Engrossing.....	246
3/1 Third reading, passed, ayes 28.....	250
3/1 Signed by President; transmitted to House.....	250
3/24 Passed by House.....	629
3/24 Transmitted to Governor.....	629
4/5 Approved by Governor	
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House Action: 3/2 Received from Senate; first reading; 3/7 second reading, referred to Committees on Judiciary; Appropriations; State Government; Education; 3/11 State Government—returned for consideration of House; 3/17 Education—returned for consideration of House; 3/24 Appropriations — do pass; 3/24 Judi- ciary — constitutional and proper form; 3/24 Rules — placed on active calendar; 3/24 Committee of Whole recommended do pass; 3/24 third reading, passed 67 ayes, 4 nays, 9 not voting.	
SENATE BILL NO. 71, by Senators Corbett and Wine, author- izing board of regents to remodel student union building at U. of A. to accept gifts, borrow money and issue bonds for such project	

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2/26 Reported by Administration, do pass.....	221
2/29 Reported by Committee of Whole, do pass.....	233
2/29 Second reading.....	236
3/1 Reported by Enrolling & Engrossing.....	246
3/1 Third reading, passed, ayes 28.....	250
3/1 Signed by President; transmitted to House.....	250
3/24 Passed by House.....	629
3/24 Transmitted to Governor.....	629
4/5 Approved by Governor Chapter No. 135	

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SENATE BILL NO. 72, by Senators Prochnow, Spikes and Brown, abolishing junior college survey committee

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2/18 Second reading.....	169
2/19 Reported by Enrolling & Engrossing.....	174
2/19 Third reading, passed, ayes 26, not voting 2.....	176
2/19 Signed by President; transmitted to House.....	176
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3/16 Transmitted to Governor.....	398
3/22 Approved by Governor.....	579
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SENATE BILL NO. 73, by Senators Palmer, Kitchel, Sullivan, Brooke, Morrow, Gale, Spikes, Bollinger, and Giss, pro-

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hibiting discrimination in places of public accommodations	
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House Action: 2/17 Received from Senate; first reading; 2/18 second reading, referred to Committees on Ju- diciary; Municipalities; Labor; State Government; 2/24 Municipalities—do pass; 3/7 State Government— returned for consideration of House; 3/8 Labor—re- turned for consideration of House; 3/10 Judiciary— constitutional and proper form; 3/10 Rules placed on active calendar; 3/10 Committee of Whole recom- mended do pass; 3/11 third reading, passed 66 ayes, 8 nays, 6 not voting.	
SENATE BILL NO. 75, by Majority of Committee on Agricul- ture & Irrigation, lettuce and cantaloupe marketing act	
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SENATE BILL NO. 76, by Majority of Committee on Agriculture & Irrigation, prohibiting sale of non-dairy products as dairy products

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House Action: 2/29 Received from Senate; first reading; 2/29 second reading, referred to Committees on Judiciary; Highways & Bridges; State Government. Held in Committees.

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House Action: 3/15 Received from Senate; first reading, rules suspended; 3/15 second reading, referred to Committees on Judiciary; County Affairs; Public Health; 3/17 Public Health—returned for consideration of House. Held in Committees.	
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SENATE BILL NO. 87, by Senator Smith (Graham), rate of taxation on privilege of doing business in state	
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SENATE BILL NO. 90, by Senators Spikes, Prochnow, Mickelson, Wine, Corbett, Orme, and Giss, additional contributions by members and employers to state retirement fund account

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3/1 Third reading, passed, ayes 28.....	250
3/1 Signed by President; transmitted to House.....	250
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3/30 Approved by Governor	
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House Action: 3/2 Received from Senate, first reading; 3/7 second reading, referred to Committees on Judiciary; Appropriations; Education; Welfare; 3/10 Education — returned for consideration of House; 3/24 Wel-

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House Action: 3/14 Received from Senate; first reading, rules suspended; 3/14 second reading, referred to Committees on Judiciary; Livestock & Public Lands; State Government; 3/16 Livestock & Public Lands — do pass; 3/17 State Government — returned for consideration of House; 3/18 Judiciary — constitutional and proper form; 3/18 Rules placed on active calendar; 3/18 Committee of Whole recommended do pass; 3/18 third reading, passed 68 ayes, 2 nays 10 not voting.	
SENATE BILL NO. 93 by Senators Palmer, Goff, Wine, Smith (Santa Cruz), Sullivan, Murphy, Corbett and Orme, excluding from gross income annuities of \$2500 or less received from civil service benefits	
1/27 Introduction and first reading.....	68
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2/16 Third reading, passed ayes 27, not voting 1.....	152
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3/21 Transmitted to Governor.....	566
3/25 Approved by Governor.....	647
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2/18 second reading, referred to Committees on Judiciary;	
Banking, Insurance & Corporations; Appropriations;	
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3/17 State Government—amended returned for consideration of House; 3/18 Appropriations—amended	
returned for consideration of House; 3/19 Judiciary—	
constitutional & proper form; 3/19 Rules — placed on	
active calendar; 3/19 Committee of Whole recommended do pass; 3/19 third reading, passed 72 ayes,	
2 nays, 6 not voting.	
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2/2 Referred to Committees on Judiciary; Administration; Education; State Institutions.....	90
2/17 Reported by Judiciary, amend, do pass.....	157
2/17 Reported by Administration, do pass.....	161
2/17 Reported by Education, do pass.....	158
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2/19 Signed by President; transmitted to House.....	175
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3/22 Approved by Governor.....	579
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SENATE BILL NO. 98, by Committee on Appropriations, ap- propriation to corporation commission for securities and motor carrier divisions	
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2/2 Referred to Committees on Judiciary; Appropriations; Highways & Bridges.....	90
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2/25 Reported by Committee of Whole, amend, do pass.....	205
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2/26 Reported by Enrolling & Engrossing.....	224
2/26 Third reading, passed, ayes 24, not voting 4.....	225
2/26 Signed by President; transmitted to House.....	225
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House Action: 2/29 Received from Senate; first reading; 3/1 second reading, referred to Committees on Judi- ciary; Appropriations; State Government; 3/11 State Government — returned for consideration of House. Held in committees.	
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2/1 Introduction and first reading.....	84
2/2 Referred to Committees on Judiciary; Appropriations; Public Health & Welfare.....	91
2/19 Reported by Appropriations, do pass.....	172
3/22 Reported by Public Health & Welfare, amend, do pass.....	581
2/25 Reported by Judiciary, amend, do pass.....	208
3/22 Reported by Committee of Whole, amend, do pass.....	583
3/22 Second reading, advanced.....	593
3/22 Reported by Enrolling & Engrossing.....	596
3/22 Third reading, passed, ayes 24, not voting 4.....	598
3/22 Signed by President; transmitted to House.....	598
3/24 Passed by House.....	629
3/24 Transmitted to Governor.....	629
3/30 Approved by Governor	
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Committees on Judiciary; Appropriations; 3/23 Appropriations — do pass; 3/24 Judiciary — constitutional and proper form; 3/24 Rules placed on active calendar; 3/24 Committee of Whole recommended do pass; 3/24 third reading, passed 67 ayes, 4 nays, 9 not voting.

SENATE BILL NO. 100, by Committee on Appropriations, prescribing powers and duties of state examiner

2/1	Introduction and first reading.....	84
2/2	Referred to Committees on Judiciary; Appropriations; State Institutions	91
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SENATE BILL NO. 101, by Committee on Appropriations, transferring powers and duties of post auditor and property officer to legislative council

2/1	Introduction and first reading.....	84
2/2	Referred to Committees on Judiciary; Appropriations; Administration; State Institutions.....	91
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SENATE BILL NO. 102, by Senators Murphy, Goff, Arnold, Brown, Sullivan, and Bollinger establishing fees to be paid to athletic commission

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SENATE BILL NO. 103, by Senators Prochnow, Morrow, Orme, Lockhart, Thompson, and Brown prescribing terms of sale of state lands and method of payment

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2/11	Reported by State Institutions, do pass.....	132
2/24	Reported by Livestock & Public Lands, do pass.....	198
2/25	Reported by Committee of Whole, amend, do pass.....	207
2/25	Second reading	213
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House Action: 3/2 Received from Senate; first reading; 3/7 second reading, referred to Committees on Judiciary; Appropriations; Education; County Affairs; 3/17 Education—returned for consideration of House; 3/24 County Affairs — returned for consideration of House; 3/24 Appropriations — do pass; 3/24 Judiciary — constitutional and proper form; 3/24 Rules placed on active calendar; 3/24 Committee of the Whole recommended do pass; 3/24 third reading, passed 55 ayes, 12 nays, 13 not voting.

SENATE BILL NO. 140, by Senators Mickelson, Arnold, Murphy, Prochnow, Gale & Simms, providing alternate method of accepting prior service credits by political subdivisions

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SENATE BILL NO. 144, by Senators Orme, Palmer and Brown, permitting horse and dog race meetings to be split into two periods

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SENATE BILL NO. 175, by Committee on State Institutions, microfilming and destruction of records of supreme court

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2/15 Referred to Committees on Judiciary; Administration; Counties & Municipalities; State Institutions.....	148
2/24 Reported by Judiciary, amend, do pass.....	201
2/24 Reported by Administration, do pass.....	199
2/24 Reported by State Institutions, do pass.....	198
2/25 Reported by Counties & Municipalities, do pass.....	211
2/26 Reported by Committee of Whole, amend, do pass.....	220
2/26 Second reading.....	224
2/29 Reported by Enrolling & Engrossing.....	235
2/29 Third reading, passed, ayes 26, not voting 2.....	238
2/29 Signed by President; transmitted to House.....	238
3/16 Passed by House.....	398
3/16 Transmitted to Governor.....	398
3/18 Approved by Governor.....	544
Chapter No. 31.	

House Action: 3/1 Received from Senate; first reading; 3/2 second reading, referred to Committees on Judiciary; State Government; Appropriations; 3/11 State Government—returned for consideration of House; 3/15 Appropriations—do pass; 3/16 Judiciary—constitutional and proper form; 3/16 Rules placed on active calendar; 3/16 Committee of Whole House recommended do pass; 3/16 third reading, passed 73 ayes, 7 not voting.

SENATE BILL NO. 176, by Committee on Appropriations, appropriation to library and archives for microfilming supreme court records

2/12 Introduction and first reading.....	141
2/15 Referred to Committees on Judiciary; Administration; Appropriations.....	148
2/24 Reported by Judiciary, do pass.....	201
2/24 Reported by Administration, do pass.....	199
2/24 Reported by Appropriations, do pass.....	200
2/25 Reported by Committee of Whole, do pass.....	207

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2/25 Second reading.....	214
2/26 Reported by Enrolling & Engrossing.....	224
2/26 Third reading, passed, ayes 24, not voting 4.....	226
2/26 Signed by President; transmitted to House.....	227
3/16 Passed by House.....	398
3/16 Transmitted to Governor.....	398
3/18 Approved by Governor.....	544
Chapter No. 32.	
House Action: 2/29 Received from Senate; first reading; 3/1 second reading, referred to Committees on Judiciary; Appropriations; Education; 3/10 Education—returned for consideration of House; 3/15 Appropriations—do pass; 3/16 Judiciary—constitutional and proper form; 3/16 Rules placed on active calendar; 3/16 Committee of Whole recommended do pass; 3/16 third reading, passed 73 ayes, 7 not voting.	
SENATE BILL NO. 177, by Committee on Appropriations; appropriation to state treasurer for safe deposit units and equipment	
2/12 Introduction and first reading.....	141
2/15 Referred to Committees on Judiciary; Administration; Appropriations.....	148
2/25 Reported by Appropriations, do pass.....	212
2/26 Reported by Administration, do pass.....	221
2/29 Reported by Judiciary, do pass.....	236
3/7 Reported by Committee of Whole, do pass.....	283
3/7 Second reading.....	289
3/8 Reported by Enrolling & Engrossing.....	291
3/8 Third reading, passed, ayes 28.....	293
3/8 Signed by President; transmitted to House.....	294
Died in House.	
House Action: 3/9 Received from Senate; first reading, rules suspended; 3/9 second reading, referred to Committees on Judiciary; Appropriations; State Government; 3/17 State Government—returned for consideration of House. Held in committees.	
SENATE BILL NO. 178, by Senators Brown, Simms, Corbett and Richards, providing for statement to be attached to standard fire policy stating whether or not loss or damage by nuclear reaction is included	
2/12 Introduction and first reading.....	141
2/15 Referred to Committees on Judiciary; Administration; Banking & Insurance.....	148
2/25 Reported by Banking & Insurance, amend, do pass.....	213
3/11 Reported by Judiciary, amend, do pass.....	324
3/11 Reported by Administration, do pass.....	332
3/12 Reported by Committee of Whole, amend, do pass.....	361
3/12 Second reading.....	366
3/14 Reported by Enrolling & Engrossing.....	369
3/14 Third reading, passed, ayes 27, not voting 1.....	370
3/14 Signed by President; transmitted to House.....	371
3/21 Passed by House.....	574
3/21 Transmitted to Governor.....	575

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3/25 Approved by Governor..... Chapter No. 93.	647
House Action: 3/15 Received from Senate; first reading, rules suspended; 3/15 second reading, referred to Committees on Judiciary; Banking, Insurance & Corporation; State Government; County Affairs; 3/17 County Affairs—returned for consideration of House; 3/18 State Government—returned for consideration of House; 3/18 Banking, Insurance & Corporations—returned for consideration of House; 3/21 Judiciary—constitutional and proper form; 3/21 Rules placed on active calendar; 3/21 Committee of Whole recommended do pass; 3/21 third reading, passed 68 ayes, 1 nay, 11 not voting.	
SENATE BILL NO. 179, by Senator Giss, providing for compensation of members of state dental board and increasing fees	
2/12 Introduction and first reading.....	141
2/15 Referred to Committees on Judiciary; Administration; Finance & Revenue; Public Health & Welfare..... Died in Committees.	148
SENATE BILL NO. 180, by Senator Giss, adopting the model foreign bank loan act	
2/12 Introduction and first reading.....	141
2/15 Referred to Committees on Judiciary; Banking & Insurance; Counties & Municipalities..... Died in committees.	148
SENATE BILL NO. 181, by Senator Brown, amending law relating to retirement of judges and repealing section prohibiting practice of law by those retired	
2/16 Introduction and first reading.....	149
2/17 Referred to Committees on Judiciary; Administration; Appropriations; Counties & Municipalities..... Died in Committees.	155
SENATE BILL NO. 182, by Senators Corbett and Brown, providing for creation and termination of family trusts	
2/16 Introduction and first reading.....	149
2/17 Referred to Committees on Judiciary; Administration; Counties & Municipalities.....	155
3/10 Reported by Administration, do pass.....	314
3/10 Reported by Counties & Municipalities, do pass.....	313
3/11 Reported by Judiciary, amend, do pass.....	350
3/12 Reported by Committee of Whole, amend, do pass.....	362
3/12 Second reading.....	367
3/14 Reported by Enrolling & Engrossing.....	369
3/14 Third reading, passed, ayes 27, not voting 1.....	373
3/14 Signed by President; transmitted to House..... Died in House.	373
House Action: 3/15 Received from Senate; first reading, rules suspended; 3/15 second reading, referred to	

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Committees on Judiciary; Banking, Insurance & Corporations; County Affairs; State Government. Held in committees.	
SENATE BILL NO. 183, by Senators Murphy, Goff, Palmer and Greer, defining gasoline and lubricating oils and providing for signs and labels on products	
2/16 Introduction and first reading.....	149
2/17 Referred to Committees on Judiciary; Administration; Counties & Municipalities.....	155
Died in Committees.	
SENATE BILL NO. 184, by Senators Giss, Corbett, Brown and Prochnow, amending law relating to retirement benefits of highway patrol	
2/17 Introduction and first reading.....	155
2/18 Referred to Committees on Judiciary; Administration; Appropriations; State Institutions.....	168
2/19 Reported by Appropriations, do pass.....	172
Died in Committees.	
SENATE BILL NO. 185, by Senators Richards, Prochnow, Giss, Mickelson, Udine, Lockhart, Simms, Goff, Arnold, Brown, meetings of administrative or legislative bodies shall be open to public and providing penalties	
2/17 Introduction and first reading.....	155
2/18 Referred to Committees on Judiciary; Administration; Counties & Municipalities; State Institutions.....	168
3/10 Reported by Counties & Municipalities, do pass.....	313
Died in Committees.	
SENATE BILL NO. 186, by Majority of Committee on Banking & Insurance, standard valuation and nonforfeiture law relating to insurance	
2/18 Introduction and first reading.....	167
2/19 Referred to Committees on Judiciary; Administration; Banking & Insurance.....	170
Died in Committees.	
SENATE BILL NO. 187, by Majority of Committee on Banking & Insurance, prohibiting policies of group life insurance from covering debtors whose indebtedness shall arise from realty transactions	
2/18 Introduction and first reading.....	167
2/19 Referred to Committees on Judiciary; Administration; Banking & Insurance.....	170
Died in Committees.	
SENATE BILL NO. 188, by Majority of Committee on Banking & Insurance, providing for public hearing to determine increase in rates on casualty and fire insurance	
2/18 Introduction and first reading.....	167
2/19 Referred to Committees on Judiciary; Administration; Banking & Insurance; State Institutions.....	171
Died in Committees.	

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SENATE BILL NO. 189, by Majority of Committee on Banking & Insurance, fees, licenses, qualifications of insurance agents, brokers, solicitors and adjusters	
2/18 Introduction and first reading.....	167
2/19 Referred to Committees on Judiciary; Administration; Banking & Insurance.....	171
Died in Committees.	
SENATE BILL NO. 190, by Majority of Committee on Banking & Insurance, reinsurance agreements of domestic insurers shall be approved by director of insurance	
2/18 Introduction and first reading.....	167
2/19 Referred to Committees on Judiciary; Administration; Banking & Insurance.....	171
Died in Committees.	
SENATE BILL NO. 191, by Committee on Appropriations, reallocation of funds to game and fish commission	
2/18 Introduction and first reading.....	167
2/19 Referred to Committees on Judiciary; Appropriations.....	171
2/25 Reported by Appropriations, do pass.....	212
2/26 Reported by Judiciary, do pass.....	223
2/29 Reported by Committee of Whole, do pass.....	233
2/29 Second reading.....	237
3/1 Reported by Enrolling & Engrossing.....	246
3/1 Third reading, passed, ayes 28.....	251
3/1 Signed by President; transmitted to House.....	251
3/11 Passed by House.....	353
3/11 Transmitted to Governor.....	353
3/16 Approved by Governor.....	437
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House Action: 3/2 Received from Senate; first reading; 3/7 second reading, referred to Committees on Judiciary; Appropriations; Fish & Game; 3/9 Fish & Game—do pass; 3/9 Appropriations—do pass; 3/10 Judiciary—constitutional and proper form; 3/10 Rules placed on active calendar; 3/10 Committee of Whole recommended do pass; 3/11 third reading, passed 70 ayes, 2 nays, 8 not voting.	
SENATE BILL NO. 192, by Committee on Appropriations; reallocation of funds to department of liquor licenses and control	
2/18 Introduction and first reading.....	167
2/19 Referred to Committees on Judiciary; Appropriations.....	171
2/25 Reported by Appropriations, do pass.....	212
3/7 Reported by Judiciary, do pass.....	286
3/10 Reported by Committee of Whole, do pass.....	307
3/10 Second reading.....	314
3/11 Reported by Enrolling & Engrossing.....	340
3/11 Third reading, passed, ayes 28.....	344
3/11 Signed by President; transmitted to House.....	344
3/24 Passed by House.....	629
3/24 Transmitted to Governor.....	629

3/30 Approved by Governor
Chapter No. 117.

House Action: 3/14 Received from Senate; 3/14 first reading, rules suspended; 3/14 second reading, referred to Committees on Judiciary; Appropriations; Banking, Insurance & Corporations; 3/16 Banking, Insurance & Corporations—returned for consideration of House; 3/21 Appropriations—do pass; 3/24 Judiciary—constitutional and proper form; 3/24 Rules placed on active calendar; 3/24 Committee of Whole recommended do pass; 3/24 third reading, passed 64 ayes, 7 nays, 9 not voting.

SENATE BILL NO. 193, by Committee on Appropriations, appropriation to state retirement system board for highway patrol retirement fund

2/18	Introduction and first reading.....	167
2/19	Referred to Committees on Judiciary; Appropriations.....	171
2/25	Reported by Appropriations, do pass.....	212
3/7	Reported by Judiciary, amend, do pass.....	288
3/10	Reported by Committee of Whole, amend, do pass.....	307
3/10	Second reading.....	314
3/11	Reported by Enrolling & Engrossing.....	340
3/11	Third reading, passed, ayes 28.....	344
3/11	Signed by President; transmitted to House.....	345
3/19	Passed by House.....	566
3/21	Transmitted to Governor.....	566
3/25	Approved by Governor.....	638
	Chapter No. 77.	

House Action: 3/14 Received from Senate; first reading, rules suspended; 3/14 second reading, referred to Committees on Judiciary; Appropriations; Highways & Bridges; 3/15 Highways & Bridges—returned for consideration of House; 3/18 Appropriations—do pass; 3/19 Judiciary—constitutional and proper form; 3/19 Rules placed on active calendar; 3/19 Committee of Whole recommended do pass; 3/19 third reading, passed 67 ayes, 5 nays, 8 not voting.

SENATE BILL NO. 194, by Senators Murphy, Smith (Santa Cruz), Brooke and Brown, appropriation to highway department for maintenance of Beeline highway and Pena Blanca Lake road

2/19	Introduction and first reading.....	170
2/22	Referred to Committees on Judiciary; Appropriations; Highways & Bridges.....	183
	Died in Committees.	

SENATE BILL NO. 195, by Senator Giss, appropriation to board of cosmetology for salaries

2/19	Introduction and first reading.....	170
2/22	Referred to Committees on Judiciary; Appropriations.....	184
3/7	Reported by Judiciary, do pass.....	287
3/12	Reported by Appropriations, amend, do pass.....	365

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3/15 Reported by Committee of Whole, amend, do pass.....	386
3/15 Second reading, advanced.....	388
3/15 Reported by Enrolling & Engrossing.....	389
3/15 Third reading, passed, ayes 22, not voting 6.....	392
3/15 Signed by President; transmitted to House.....	392
3/24 Passed by House.....	629
3/24 Transmitted to Governor.....	629
3/30 Approved by Governor Chapter No. 118.	

House Action: 3/16 Received from Senate; first reading, rules suspended; 3/16 second reading, referred to Committees on Judiciary; Appropriations; State Government; 3/24 State Government—returned for consideration of House; 3/24 Appropriations reported; majority—do pass; minority—do not pass; 3/24 Judiciary—constitutional and proper form; 3/24 Rules placed on active calendar; 3/24 Committee of Whole recommended do pass; 3/24 third reading, passed 62 ayes, 9 nays, 9 not voting.

SENATE BILL NO. 196, by Senator Giss, inspection of corporate records and books

2/19 Introduction and first reading.....	170
2/22 Referred to Committees on Judiciary; Administration; State Institutions.....	184
2/25 Reported by State Institutions, do pass.....	210
3/7 Reported by Judiciary, amend, do pass.....	288
3/9 Reported by Administration, do pass.....	299
3/10 Reported by Committee of Whole, amend, do pass.....	307
3/10 Second reading.....	314
3/11 Reported by Enrolling & Engrossing.....	340
3/11 Third reading, passed, ayes 28.....	345
3/11 Signed by President; transmitted to House.....	345
3/18 Passed by House.....	544
3/19 Transmitted to Governor.....	545
3/24 Approved by Governor.....	628
Chapter No. 67	

House Action: 3/14 Received from Senate; first reading, rules suspended; 3/14 second reading, referred to Committees on Judiciary; Banking, Insurance & Corporations; State Government; 3/16 Banking, Insurance & Corporations—returned for consideration of House; 3/17 State Government—returned for consideration of House; 3/18 Judiciary—constitutional and proper form; 3/18 Rules placed on active calendar; 3/18 Committee of Whole recommended do pass; 3/18 third reading, passed, 69 ayes, 11 not voting.

SENATE BILL NO. 197, by Senator Giss, laws and regulations pertaining to public accounting

2/19 Introduction and first reading.....	170
2/22 Referred to Committees on Judiciary; Administration; State Institutions.....	184

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3/10 Reported by State Institutions, do pass.....	312
3/12 Reported by Judiciary, amend, do pass.....	366
3/15 Reported by Administration, do pass.....	376
3/15 Reported by Committee of Whole, amend, do pass.....	386
3/15 Second reading advanced.....	389
3/15 Reported by Enrolling & Engrossing.....	389
3/15 Third reading, passed, ayes 22, not voting 6.....	392
3/15 Signed by President; transmitted to House.....	392
3/18 Passed by House.....	544
3/19 Transmitted to Governor.....	545
3/24 Approved by Governor.....	628
Chapter No. 68.	
House Action: 3/16 Received from Senate; first reading, rules suspended; 3/16 second reading, referred to Committees on Judiciary; Banking, Insurance & Corporations; State Government; 3/17 State Government—returned for consideration of House; 3/17 Banking, Insurance & Corporations—returned for consideration of House; 3/18 Judiciary—constitutional and proper form; 3/18 Rules placed on active calendar; 3/18 Committee of Whole recommended do pass; 3/18 third reading, passed 70 ayes, 3 nays, 7 not voting.	
SENATE BILL NO. 198, by Senators Prochnow, Lockhart, Giss, Thompson, Arnold, Simms and Mickelson, prescribing term of mineral leases	
2/22 Introduction and first reading.....	183
2/23 Referred to Committees on Judiciary; Administration; Mines & Mining; State Institutions.....	194
2/25 Reported by State Institutions, do pass.....	210
Died in Committees.	
SENATE BILL NO. 199, by Senator Giss, increasing salary of director of civil defense	
2/22 Introduction and first reading.....	183
2/23 Referred to Committees on Judiciary; Administration; Appropriations; Military & Veterans Affairs.....	194
Died in Committees.	
SENATE BILL NO. 200, by Senators Giss and Spikes, providing emergency method of computing average daily attendance in schools	
2/22 Introduction and first reading.....	183
2/23 Referred to Committees on Judiciary; Administration; Counties & Municipalities; Education.....	194
3/10 Reported by Judiciary, amend, do pass.....	311
3/10 Reported by Counties & Municipalities, do pass.....	313
3/16 Reported by Education, do pass.....	401
3/18 Reported by Administration, do pass.....	533
3/18 Reported by Committee of Whole, amend, do pass.....	534
3/18 Second reading, advanced.....	534
3/18 Reported by Enrolling & Engrossing.....	535
3/18 Third reading, passed, ayes 24, noes 2, not voting 2.....	535
3/18 Signed by President; transmitted to House.....	535
Died in House.	

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House Action: 3/19 Received from Senate; first reading, rules suspended; 3/19 second reading, referred to Committees on Judiciary; County Affairs; Education. Held in committees.

SENATE BILL NO. 201, by Senators Mickelson, Arnold, Goff and Simms, appropriation to land department for special legal assistance

2/22	Introduction and first reading.....	183
2/23	Referred to Committees on Judiciary; Appropriations; Livestock & Public Lands.....	194
2/24	Reported by Livestock & Public Lands, do pass.....	198
2/25	Reported by Appropriations, amend, do pass.....	212
3/11	Reported by Judiciary, amend, do pass.....	324
3/12	Reported by Committee of Whole, amend, do pass.....	361
3/12	Second reading.....	366
3/14	Reported by Enrolling & Engrossing.....	369
3/14	Third reading, passed, ayes 27, not voting 1.....	371
3/14	Signed by President; transmitted to House.....	371
	Died in House.	

House Action: 3/15 Received from Senate; first reading, rules suspended; 3/15 second reading, referred to Committees on Judiciary; Appropriations; Livestock & Public Lands; 3/19 Appropriations reported: majority—do pass; minority—do not pass; 3/24 Livestock & Public Lands—do pass. Held in committees.

SENATE BILL NO. 202, by Senators Murphy and Brooke, authorizing state hospital board to receive and expend certain matching federal funds

2/22	Introduction and first reading.....	183
2/23	Referred to Committees on Judiciary; Appropriations; State Institutions.....	194
2/25	Reported by Appropriations, do pass.....	212
2/25	Reported by State Institutions, do pass.....	210
3/7	Reported by Judiciary, do pass.....	286
3/10	Reported by Committee of Whole, do pass.....	307
3/10	Second reading.....	314
3/11	Reported by Enrolling & Engrossing.....	340
3/11	Third reading, passed, ayes 28.....	345
3/11	Signed by President; transmitted to House.....	345
3/19	Passed by House.....	566
3/21	Transmitted to Governor.....	566
3/25	Approved by Governor.....	638
	Chapter No. 78.	

House Action: 3/14 Received from Senate; first reading, rules suspended; 3/14 second reading, referred to Committees on Judiciary; Appropriations; Public Health; 3/17 Public Health—returned for consideration of House; 3/18 Appropriations—do pass; 3/19 Judiciary reported: majority—constitutional and proper form; minority—not constitutional and proper form; 3/19 Rules placed on active calendar; 3/19 Committee of Whole recommended do pass; 3/19 third reading, passed 64 ayes, 7 nays, 9 not voting.

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SENATE BILL NO. 203, by Senators Morrow, Thompson and Giss, interstate compact between Arizona and Nevada defining common boundary	
2/22 Introduction and first reading.....	183
2/23 Referred to Committees on Judiciary; Administration; State Institutions.....	194
3/9 Reported by Judiciary, amend, do pass.....	300
3/9 Reported by Administration, do pass.....	299
3/9 Reported by State Institutions, do pass.....	300
3/10 Reported by Committee of Whole amend, do pass.....	308
3/10 Second reading.....	315
3/11 Reported by Enrolling & Engrossing.....	340
3/11 Third reading, passed, ayes 28.....	347
3/11 Signed by President; transmitted to House.....	347
3/18 Passed by House.....	545
3/19 Transmitted to Governor.....	545
3/24 Approved by Governor.....	628
Chapter No. 69.	
House Action: 3/14 Received from Senate; first reading, rules suspended; 3/14 second reading, referred to Committees on Judiciary; Agriculture & Irrigation; State Government; 3/15 Agriculture & Irrigation returned for consideration of House; 3/17 State Government—returned for consideration of House; 3/18 Judiciary—constitutional and proper form; 3/18 Rules placed on active calendar; 3/18 Committee of Whole recommended do pass; 3/18 third reading, passed 70 ayes, 10 not voting.	
SENATE BILL NO. 204, by Senator Lockhart, prohibiting members of oil and gas commission from owning oil or gas leases	
2/23 Introduction and first reading.....	192
2/24 Referred to Committees on Judiciary; Administration; Livestock & Public Lands.....	197
2/26 Reported by Livestock & Public Lands, do pass.....	222
Died in Committees.	
SENATE BILL NO. 205, by Senators Murphy, Arnold, Brown, Mickelson, bids and bonds for contractors doing public construction work	
2/23 Introduction and first reading.....	192
2/24 Referred to Committees on Judiciary; Administration; Banking & Insurance; Highways & Bridges.....	197
3/15 Reported by Judiciary, amend, do pass.....	390
3/15 Reported by Banking & Insurance, do pass.....	377
3/16 Reported by Administration, do pass.....	398
3/16 Reported by Highways & Bridges, do pass.....	397
3/17 Reported by Committee of Whole, amend, do pass.....	406
3/17 Second reading, advanced.....	430
3/17 Reported by Enrolling & Engrossing.....	433
3/17 Third reading, passed, ayes 27, not voting 1.....	433
3/17 Signed by President; transmitted to House.....	433
Died in House.	

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House Action: 3/18 Received from Senate; first reading, rules suspended; 3/18 second reading, referred to Committees on Judiciary; Highways & Bridges; Banking, Insurance & Corporations; 3/23 Highways & Bridges—returned for consideration of the House. Held in committees.

SENATE BILL NO. 206, by Senators Giss, Prochnow, Corbett, Brown, equalizing retirement benefits of highway patrol members

2/23	Introduction and first reading.....	192
2/24	Referred to Committees on Judiciary; Highways & Bridges; State Institutions.....	197
2/25	Reported by State Institutions, do pass.....	210
3/7	Reported by Judiciary, amend, do pass.....	288
3/7	Reported by Highways & Bridges, do pass.....	285
3/10	Reported by Committee of Whole, amend, do pass.....	307
3/10	Second reading.....	315
3/11	Reported by Enrolling & Engrossing.....	340
3/11	Third reading, passed, ayes 28.....	345
3/11	Signed by President; transmitted to House.....	345
3/16	Passed by House.....	398
3/16	Transmitted to Governor.....	398
3/22	Approved by Governor.....	596
	Chapter No. 42.	

House Action: 3/14 Received from Senate; first reading, rules suspended; 3/14 second reading, referred to Committees on Judiciary; Highways & Bridges; Banking, Insurance & Corporations; 3/15 Highways & Bridges—returned for consideration of House; 3/16 Banking, Insurance & Corporations—returned for consideration of House; 3/16 Judiciary—constitutional and proper form; 3/16 Rules placed on active calendar; 3/16 Committee of Whole recommended do pass; 3/16 third reading, passed 49 ayes, 27 nays, 4 not voting.

SENATE BILL NO. 207, by Senators Simms and Mickelson, interest rate on revolving credit loans and requiring financial statements

2/23	Introduction and first reading.....	193
2/24	Referred to Committees on Judiciary; Administration; Banking & Insurance; Counties & Municipalities.....	197
3/9	Reported by Banking & Insurance, do pass.....	299
3/18	Reported by Administration, do pass.....	538
3/18	Reported by Counties & Municipalities, do pass.....	539
3/19	Reported by Judiciary, amend, do pass.....	549
3/19	Reported by Committee of Whole, amend, do pass.....	561
3/19	Second reading, advanced.....	563
3/19	Reported by Enrolling & Engrossing.....	564
3/19	Third reading, passed, ayes 25, not voting 3.....	564
3/19	Signed by President; transmitted to House.....	565
	Died in House	

House Action: 3/21 Received from Senate; first reading, rules suspended; 3/21 second reading, referred to

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Committees on Judiciary; Banking, Insurance & Corporations; Ways & Means; 3/23 Ways & Means reported: majority — returned for consideration of House; minority — do not pass. Held in committees.	
SENATE BILL NO. 208, by Senators Blansett, Udine, Lockhart, Mickelson, Smith (Graham), Wine, Arnold, Richards, Prochnow, Brown, Murphy, Gale, Bollinger, Spikes, Giss, Smith (Santa Cruz), Greer, providing for signs designating end of speed zones	
2/23 Introduction and first reading.....	193
2/24 Referred to Committees on Judiciary; Administration; Counties & Municipalities; Highways & Bridges.....	197
3/7 Reported by Judiciary, amend, do pass.....	288
3/7 Reported by Highways & Bridges, do pass.....	285
3/9 Reported by Administration, do pass.....	299
3/9 Reported by Counties & Municipalities, do pass.....	300
3/10 Reported by Committee of Whole, amend, do pass.....	308
3/10 Second reading.....	315
3/11 Reported by Enrolling & Engrossing.....	340
3/11 Third reading, passed, ayes 28.....	346
3/11 Signed by President; transmitted to House.....	346
3/18 Passed by House.....	545
3/19 Transmitted to Governor.....	545
3/24 Approved by Governor.....	628
Chapter No. 70	
House Action: 3/14 Received from Senate; first reading, rules suspended; 3/14 second reading, referred to Committees on Judiciary; Highways & Bridges; State Government; 3/15 Highways & Bridges — returned for consideration of House; 3/17 State Government — returned for consideration of House; 3/18 Judiciary — constitutional and proper form; 3/18 Rules placed on active calendar; 3/18 Committee of Whole recommended do pass; 3/18 third reading, passed 66 ayes, 14 not voting.	
SENATE BILL NO. 209, by Committee on Agriculture & Irrigation, appropriation to commission of agriculture and horticulture for construction of inspection station at Cameron	
2/24 Introduction and first reading.....	197
2/25 Referred to Committees on Judiciary; Administration; Agriculture & Irrigation; Appropriations.....	208
Died in Committees	
SENATE BILL NO. 210, by Senator Giss, revising law pertaining to qualifications of dispensing opticians	
2/25 Introduction and first reading.....	207
2/26 Referred to Committees on Judiciary; Administration; State Institutions.....	220
Died in Committees	
SENATE BILL NO. 211, by Majority of Committee on Military & Veterans Affairs, revising statutes pertaining to state military departments, militia, and national guard	

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2/25 Introduction and first reading.....	208
2/26 Referred to Committees on Judiciary; Administration; Military & Veterans Affairs; State Institutions.....	220
Died in Committees	

SENATE BILL NO. 212, by Senators Prochnow, Simms, Spikes, and Murphy, regulations governing design and operation of tow trucks

2/25 Introduction and first reading.....	208
2/26 Referred to Committees on Judiciary; Administration; Counties & Municipalities; Highways & Bridges.....	220
3/7 Reported by Highways & Bridges, do pass.....	285
3/9 Reported by Judiciary, do pass.....	300
3/9 Reported by Administration, do pass.....	300
3/9 Reported by Counties & Municipalities, do pass.....	300
3/10 Reported by Committee of Whole, do pass.....	308
3/10 Second reading.....	315
3/11 Reported by Enrolling & Engrossing.....	340
3/11 Third reading, passed, ayes 28.....	346
3/11 Signed by President; transmitted to House.....	347
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3/26	Passed by Senate and final reading, ayes 22, not voting 6	654
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SENATE RECORD OF SENATE RESOLUTIONS AND MEMORIALS
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1/11	Unanimously adopted.....	10
1/11	Signed by President; transmitted to Governor.....	10
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SENATE ACTION

Number of House Bills received by Senate	92
Number passed by Senate	56
Number died in Senate committees	36
	<hr/>
	92 92

GOVERNOR'S ACTION

Number transmitted to Governor	55
Number approved by Governor	53
Number vetoed by Governor	1
Number enacted without Governor's signature	1
	<hr/>
	55 55

JOINT MEMORIALS

Number received by Senate	1
Number died in Senate committees	1
	<hr/>
	1 1

CONCURRENT RESOLUTIONS

Number received by Senate	3
Number died in Senate committees	1
Number returned to House	1
Number retained on Third Reading	1
	<hr/>
	3 3

JOINT RESOLUTIONS

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Number died in Senate committees	1
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	1 1

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3/11 Reported by Counties & Municipalities, do pass.....	339
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3/17 Reported by Judiciary, do pass.....	514
3/17 Reported by Administration, do pass.....	438
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3/17 Third reading, passed, ayes 25, noes 0, not voting 3.....	532
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3/17 Reported by Administration, do pass.....	514
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3/17 Reported by Livestock & Public Lands, do pass.....	514
3/17 Reported by Committee of Whole, do pass.....	438
3/17 Second reading, advanced.....	526
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3/10 Reported by Administration, do pass.....	315
3/11 Reported by Judiciary, do pass.....	323
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3/22 Reported by Committee of Whole, do pass.....	583
3/22 Second reading, advanced.....	593
3/22 Third reading, passed, ayes 24, noes 0, not voting 4.....	597
3/22 Signed by President; returned to House.....	598
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3/17 Reported by Appropriations, do pass.....	438
3/17 Reported by Committee of Whole, do pass.....	526
3/17 Second reading, advanced.....	529
3/17 Third reading, passed, ayes 25, noes 0, not voting 3.....	532
3/17 Signed by President; returned to House.....	533
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3/18 Reported by Administration, do pass.....	538
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3/19 Second reading, advanced.....	551
3/19 Third reading, passed, ayes 25, noes 0, not voting 3.....	556
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3/7 Reported by Appropriations, do pass.....	286
3/11 Reported by Administration, do pass.....	332
3/11 Reported by Public Health & Welfare, do pass.....	332
3/12 Reported by Committee of Whole, do pass.....	362
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3/14 Signed by President; returned to House.....	373
3/18 Approved by Governor.....	544
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2/26 Reported by Administration, do pass.....	221
3/7 Reported by Judiciary, do pass.....	287
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3/10 Second reading.....	315
3/11 Third reading, passed, ayes 28, noes 0, not voting 0.....	345
3/11 Signed by President; returned to House.....	346
3/17 Approved by Governor.....	438
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3/17 Reported by Judiciary, do pass.....	429
3/17 Reported by Committee of Whole, do pass.....	526
3/17 Second reading, advanced.....	528
3/17 Third reading, passed, ayes 25, noes 0, not voting 3.....	531
3/17 Signed by President; returned to House.....	531
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3/18 Reported by Judiciary, do pass.....	541
3/18 Reported by Administration, do pass.....	542
3/19 Reported by Committee of Whole, do pass.....	547
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3/17 Reported by Counties & Municipalities, do pass.....	514
3/18 Reported by Judiciary, do pass.....	541
3/18 Reported by Administration, do pass.....	538
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3/19 Reported by Committee of Whole, do pass.....	546
3/19 Second reading, advanced.....	552
3/19 Third reading, passed, ayes 25, noes 0, not voting 3.....	556
3/19 Signed by President; returned to House.....	556
3/22 Approved by Governor.....	596
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3/21 Reported by Committee of Whole, do pass.....	567
3/21 Second reading, advanced.....	568
3/21 Third reading, passed, ayes 28, noes 0, not voting 0.....	570
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3/18 Reported by Judiciary, do pass.....	541
3/18 Reported by Administration, do pass.....	542
3/18 Reported by Counties & Municipalities, do pass.....	539
3/21 Reported by Committee of Whole, do pass.....	567
3/21 Second reading, advanced.....	568
3/21 Third reading, passed, ayes 28, noes 0, not voting 0.....	570
3/21 Signed by President; returned to House.....	571
3/25 Approved by Governor.....	638
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3/18 Reported by Judiciary, do pass.....	541
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3/19 Reported by Committee of Whole, do pass.....	547
3/19 Second reading, advanced.....	553
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3/19 Signed by President; returned to House.....	557
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3/1 Referred to Committees on Judiciary; Administration; Counties & Municipalities.....	244
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3/18 Reported by Judiciary, do pass.....	541
3/18 Reported by Counties & Municipalities, do pass.....	539
3/22 Reported by Administration, do pass.....	581
3/22 Reported by Public Health & Welfare, do pass.....	581
3/22 Reported by Committee of Whole, do pass.....	583
3/22 Second reading, advanced.....	593
3/22 Third reading, passed, ayes 24, noes 0, not voting 4.....	598
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3/18 Reported by Appropriations, do pass.....	540
3/18 Reported by Counties & Municipalities, do pass.....	539
3/19 Reported by Committee of Whole, amend, do pass.....	546
3/19 Second reading, advanced.....	552
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3/18 Reported by Livestock & Public Lands, amend, do pass....	538
3/19 Reported by Appropriations, amended, do pass.....	548
3/19 Reported by Committee of Whole, amend, do pass (Live- stock & Public Lands amendment not considered).....	567
3/21 Second reading, advanced.....	569
3/21 Reported by Enrolling & Engrossing.....	570
3/21 Third reading, passed, ayes 27, noes 0, not voting 1.....	571
3/21 Signed by President; returned to House.....	571
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3/22 House Conference Committee appointed.....	579
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3/23 House adopted Conference report.....	612
3/23 Passed by Senate and final reading, ayes 24, noes 0, not voting 4.....	612
3/23 Signed by President; returned to House.....	612
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2/29 Received from House; introduction and first reading.....	235
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3/18 Reported by Judiciary, do pass.....	541
3/18 Reported by Administration, do pass.....	538
3/18 Reported by Appropriations, do pass.....	540
3/19 Reported by Committee of Whole, do pass.....	546
3/19 Second reading, advanced.....	552
3/19 Third reading, passed, ayes 26, noes 0, not voting 2.....	556
3/19 Signed by President returned to House.....	556
3/22 Approved by Governor.....	596
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3/21 Reported by Committee of Whole, amend, do pass.....	567
3/21 Second reading, advanced.....	569
3/21 Reported by Enrolling & Engrossing.....	570
3/21 Third reading, passed, ayes 21, noes 7, not voting 0.....	571
3/21 Signed by President; returned to House.....	571
3/21 Senate amendments rejected by House.....	574
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3/18 Reported by State Institutions, do pass.....	539
3/22 Reported by Judiciary, amend, do pass.....	579
3/19 Reported by Banking & Insurance, do pass.....	560
3/22 Reported by Committee of Whole, amend, do pass.....	590
3/22 Second reading, advanced.....	595
3/22 Reported by Enrolling & Engrossing.....	596
3/22 Third reading, passed, ayes 24, noes 0, not voting 4.....	600
3/22 Signed by President; returned to House.....	600
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3/26 House adopted Conference report.....	639
3/25 Passed by House and final reading.....	639
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3/26 Signed by President; returned to House.....	639
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3/19 Second reading, advanced.....	552
3/19 Third reading, passed, ayes 26, noes 0, not voting 2.....	556
3/19 Signed by President; returned to House.....	557
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3/18 Reported by Appropriations, do pass.....	540
3/18 Reported by Education, do pass.....	538
3/19 Reported by Committee of Whole, amend, do pass.....	546
3/19 Second reading, advanced.....	553
3/19 Reported by Enrolling & Engrossing.....	554
3/19 Third reading, passed, ayes 25, noes 0, not voting 3.....	557
3/19 Signed by President; returned to House.....	557
3/21 Senate amendments accepted by House	566
3/21 Passed by House and final reading.....	566
3/25 Approved by Governor	638
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3/12 Received from House; introduction and first reading.....	365
3/12 Referred to Committees on Judiciary; Counties & Municipalities; Education	365
3/18 Reported by Counties & Municipalities, do pass.....	539
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3/22 Reported by Judiciary, do pass	579
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3/22 Third reading, passed, ayes 24, noes 0, not voting 4.....	599
3/22 Signed by President; returned to House.....	599
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3/26 Reported by Committee of Whole, do pass.....	650
3/26 Second reading, advanced.....	650
3/26 Third reading, passed, ayes 22, noes 0, not voting 6.....	653
3/26 Signed by President; returned to House	653
4/6 Approved by Governor Chapter No. 136	
HOUSE BILL NO. 293, technical amendments to new savings and loan act of Arizona	
3/16 Received from House; introduction & first reading.....	398
3/16 Referred to Committee on Judiciary.....	398
3/16 Reported by Judiciary, amend, do pass.....	405
3/17 Reported by Committee of Whole, amend, do pass.....	407
3/17 Second reading, advanced.....	431
3/17 Reported by Enrolling & Engrossing.....	433
3/17 Third reading, passed, ayes 28, noes 0, not voting 0.....	435
3/17 Signed by President; returned to House	435
3/18 Senate amendments accepted by House.....	535
3/18 Passed by House and final reading.....	535
3/23 Approved by Governor.....	628
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SENATE RECORD OF HOUSE RESOLUTIONS AND MEMORIALS RESOLUTIONS	
HOUSE CONCURRENT RESOLUTION NO. 2, constitutional amendment changing the jurisdiction of the courts	
2/9 Received from House; introduction & first reading.....	123
2/10 Referred to Committees on Judiciary; Administration; Constitutional Amendments & Referendums; Coun- ties & Municipalities	128
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HOUSE CONCURRENT RESOLUTION NO. 3, constitutional	

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amendment increasing terms of elected state officials and legislators from two to four years	
2/2 Received from House; introduction and first reading.....	89
2/3 Referred to Committees on Judiciary; Administration; Constitutional Amendments & Referendums; State Institutions	98
3/11 Reported by Judiciary, amend, do pass.....	330
3/16 Reported by State Institutions, do pass.....	401
3/18 Reported by Administration, do pass.....	538
3/18 Reported by Constitutional Amendments & Referendums, do pass	537
3/19 Reported by Committee of Whole, amend, do pass.....	547
3/19 Second reading, advanced.....	553
3/19 Reported by Enrolling & Engrossing.....	554
3/19 Retained on Third Reading.....	557
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 HOUSE CONCURRENT RESOLUTION NO. 4, constitutional amendment increasing terms of elected county officers from two to four years	
2/2 Received from House; introduction & first reading.....	89
2/3 Referred to Committees on Judiciary; Administration; Constitutional Amendments & Referendums; Counties & Municipalities	98
3/11 Reported by Judiciary, amend, do pass.....	331
3/16 Reported by Counties & Municipalities, do pass.....	401
3/18 Reported by Administration, do pass.....	538
3/18 Reported by Constitutional Amendments & Referendums, do pass	537
3/19 Reported by Committee of Whole, amend, do pass	548
3/19 Second reading, advanced.....	554
3/19 Reported by Enrolling & Engrossing.....	554
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3/24 Third reading, amended.....	625
3/24 Rereferred to Enrolling & Engrossing.....	625
3/24 Reported by Enrolling & Engrossing.....	625
3/24 Third reading, passed, ayes 24, noes 2, not voting 2.....	625
3/24 Signed by President; returned to House.....	625
House failed to concur in Senate Amendments	
 HOUSE JOINT RESOLUTION NO. 1, commending the Arizona-Illinois, Arizona-Kentucky and Arizona-Indiana State Societies in planning to establish a monument to the memory of Abraham Lincoln	
3/12 Received from House, introduction & first reading	362
3/12 Referred to Committees on Judiciary; Administration.....	362
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HOUSE JOINT MEMORIAL NO. 3, requesting Congress to enact legislation repealing the Transportation Act of 1958 and amending the Interstate Commerce Act to correct existing defects	
3/21	Received from House; introduction and first reading..... 572
3/21	Referred to Committees on Judiciary; Constitutional Amendments & Referendums; Counties & Municipalities 572
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ERRORS AND OMISSIONS

All typographical and grammatical errors have been corrected in the permanent journal.

The following errors have been corrected:

Page 240, preceding "ADJOURNMENT" insert a new paragraph to read:

Senator Giss further informed the Senate that a committee consisting of himself, Senator Richards, and Senator Morrow is working on the ceremonies pertaining to the first day of session in the new Senate chambers.

Page 357, following "and the Resolution was unanimously adopted" insert a new paragraph to read:

The President announced the signing in open session of Senate Resolution No. 4 and directed the Secretary to transmit the Resolution to the Governor.

Page 571, following the roll call on House Bill No. 219, insert a new paragraph to read:

The President announced the signing in open session of House Bill No. 219 and directed the Secretary to return the bill to the House.