

Legislative History for Connecticut Act

SB 993 PA 613 1985

House 12253-12286, 12393-12404
12661-12684, 12738-12746 (79)

Senate 2616, 2699, 3648-3652,
3655-3658, 3688, 5668-5674,
5678-5684, 5750-5751,
5760-5762, 5786-5788 (34)

Judiciary 0

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CONNECTICUT
GEN. ASSEMBLY
HOUSE

PROCEEDINGS
1985

VOL. 28
PART 34
12253-12554

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House of Representatives

Tuesday, June 4, 1985

REP. KRAWIECKI: (122nd)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Krawiecki.

REP. KRAWIECKI: (122nd)

Mr. Speaker, may this item be recommitted to the Committee on Banks, please.

DEPUTY SPEAKER BELDEN:

The motion is to recommit SB 680 Calendar 920 to the Committee on Banks.

Is there objection? Hearing none, so ordered.

CLERK:

Page 2, Calendar 917, Substitute for Senate Bill 993, File No. 775, AN ACT CONCERNING THE REVISOR'S TECHNICAL CORRECTIONS TO THE GENERAL STATUTES AND TO CERTAIN PUBLIC OR SPECIAL ACTS, as amended by Senate Amendment Schedules "A", "C", and "D". Favorable Report of the Committee on Judiciary.

REP. WOLLENBERG: (21st)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Wollenberg.

REP. WOLLENBERG: (21st)

Mr. Speaker, I move the acceptance of the

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Committee's Favorable Report and passage of the bill in concurrence with the Senate.

DEPUTY SPEAKER BELDEN:

The motion is for the acceptance of the Joint Committee's Favorable Report and passage of the bill in concurrence with the Senate. Will you remark, sir?

REP. WOLLENBERG: (21st) cc some sleep...

Thank you, Mr. Speaker. On the bill, Mr. Speaker, the bill makes technical changes in the statutes and public acts to correct erroneous and obsolete references, grammatical typographical errors, and such things. It is compiled by LCO from the various sources at various times.

Mr. Speaker, the Clerk has on his desk Senate "A", LCO No. 7485. I would ask that the Clerk call and I be allowed to summarize.

DEPUTY SPEAKER BELDEN:

The Clerk please call LCO 7485, previously designated Senate Amendment Schedule "A".

CLERK: cc some sleep...

Senate Amendment Schedule "A", LCO 7485, offered by Sen. Johnston.

DEPUTY SPEAKER BELDEN:

The gentleman has requested permission to

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summarize. Is there objection? Hearing none, please proceed, sir.

REP. WOLLENBERG: (21st)

Thank you, Mr. Speaker. Mr. Speaker, various topics are concerned in this particular amendment, and in pursuing the amendment, I find that there are again some typos that have been corrected, some misspellings, some misplaced words, and things of that nature, purely technical, and I move adoption of the amendment.

DEPUTY SPEAKER BELDEN:

The gentleman has moved adoption of Senate "A". Will you remark further on Senate "A"?

Will you remark further?

REP. NANIA: (63rd)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Nania.

REP. NANIA: (63rd)

Through you, Mr. Speaker, to the proponent.

DEPUTY SPEAKER BELDEN:

Please frame your question, sir.

REP. NANIA: (63rd)

Chairman Wollenberg, is there either in this

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amendment or in the bill itself any reference to the collateral source rule or anything similar thereto.

REP. WOLLENBERG: (21st)

Through you, Mr. Speaker. No, there isn't.

DEPUTY SPEAKER BELDEN:

Rep. Wollenberg indicates in the negative.

Will you remark further on Senate "A"?

If not, I will try your minds. All those in favor of Senate "A", please indicate by saying aye.

REPRESENTATIVES:

Aye.

DEPUTY SPEAKER BELDEN:

All those opposed nay.

REPRESENTATIVES:

No.

DEPUTY SPEAKER BELDEN:

The ayes have it. Senate "A" is adopted.

Will you remark further on the bill as amended?

REP. WOLLENBERG: (21st)

Thank you, Mr. Speaker. The Clerk has Senate Amendment "C", LCO No. 6869 on her desk. Will she please call and I be allowed to summarize.

DEPUTY SPEAKER BELDEN:

Would the Clerk please call LCO 6869, previously

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designated as Senate Amendment Schedule "C".

CLERK:

Senate Amendment Schedule "C", LCO 6969, offered
by Sen. Morano.

DEPUTY SPEAKER BELDEN:

The gentleman has requested permission to
summarize. Is there objection? Hearing none, please
proceed.

Rep. Wollenberg.

REP. WOLLENBERG: (21st)

Thank you, Mr. Speaker. Mr. Speaker, under
Section 14-261a of the general statutes, it appears that
the Commissioner of Motor Vehicles in the present
statutes may recognized reciprocal agreements and in the
new language, that language is deleted, and the new
language would allow that the Commissioner issue a Class
1A license based upon the license in another state.

I move adoption of the amendment.

DEPUTY SPEAKER BELDEN:

The gentleman has moved for adoption of Senate "C".
Will you remark further on the amendment?

Will you remark further on Senate "C"?

If not, I will try your minds. All those in favor

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of adoption of Senate "C", please indicate by saying aye.

REPRESENTATIVES:

Aye.

DEPUTY SPEAKER BELDEN:

All those opposed, nay.

REPRESENTATIVES:

No.

DEPUTY SPEAKER BELDEN:

The ayes have it. Senate "C" is adopted.

Will you remark further?

REP. WOLLENBERG: (21st) - five ayes.

Thank you, Mr. Speaker. Mr. Speaker, the Clerk has Senate Amendment "D" on her desk, LCO No. 7806.

Would she please call and read.

DEPUTY SPEAKER BELDEN:

Would the Clerk please call LCO 7806, previously designated Senate Amendment Schedule "D", call and read, please.

CLERK:

Senate Amendment Schedule "D", LCO No. 7806, offered by Sen. Morano.

After line 8386, insert Section 119 as follows and renumber the remaining section accordingly:

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Section 119, Public Act 85-115, shall take effect July 1, 1985.

DEPUTY SPEAKER BELDEN:

What is your pleasure, Rep. Wollenberg?

REP. WOLLENBERG: (21st)

Mr. Speaker, I move adoption of the amendment.

DEPUTY SPEAKER BELDEN:

The gentleman has moved adoption of the amendment. Will you remark further on Senate "D"?

REP. WOLLENBERG: (21st) Please call LCU first.

It just changes the effective date.

DEPUTY SPEAKER BELDEN:

Will you remark further on Senate "D"?

If not, I will try your minds. All those in favor of adoption of Senate "D", please indicate by saying aye.

REPRESENTATIVES: Aye.

Aye.

DEPUTY SPEAKER BELDEN: All those opposed nay.

All those opposed nay.

REPRESENTATIVES: No.

No.

DEPUTY SPEAKER BELDEN: Clearly, the ayes have it.

Clearly, the ayes have it. Senate "D" is adopted.

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Will you remark further on the bill as amended?

REP. WOLLENBERG: (21st)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Wollenberg.

REP. WOLLENBERG: (21st)

Mr. Speaker, the Clerk has LCO No. 8183. Would the Clerk please call and I be allowed to summarize.

DEPUTY SPEAKER BELDEN: On House Staff

Would the Clerk please call LCO 8183, which will be designated House Amendment Schedule "A".

CLERK: On House Staff

House Amendment Schedule "A", LCO 8183, offered by Rep. Wollenberg.

DEPUTY SPEAKER BELDEN:

The gentleman has requested permission to summarize. Is there objection?

Hearing none, please proceed, Rep. Wollenberg.

REP. WOLLENBERG: (21st)

Thank you, Mr. Speaker. Mr. Speaker, in line 2728 we delete the language "for which a permit to construct is required" is deleted and the language is changed around "without a permit to construct" and that is the

sum and substance of the amendment excepting that for on the second page, line 61, the sum of \$50,000 is appropriated to the State Commission on the Arts for the Connecticut Humanities Council.

That change is necessary also and was discovered after. I move adoption of the amendment.

DEPUTY SPEAKER BELDEN:

The gentleman has moved adoption of House "A".

Will you remark further on House "A"?

Will you remark further?

If not, I will try your minds. All those in favor of adoption of House "A" please indicate by saying aye.

REPRESENTATIVES:

Aye.

DEPUTY SPEAKER BELDEN:

All those opposed nay.

REPRESENTATIVES:

No.

DEPUTY SPEAKER BELDEN:

The eyes have it. House "A" is adopted.

House Amendment Schedule "A":

In line 3893 after "pursuant" insert "TO"

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In line 3991 after "have" insert "BEEN"

After line 8380, insert the following and renumber the remaining sections accordingly:

"Sec. 118. Subsection (b) of section 2 of public act 85-334 is repealed and the following is substituted in lieu thereof:

(b) No solid waste facility shall be built or established and no solid waste facility [for which a permit to construct is required] WITHOUT A PERMIT TO CONSTRUCT shall be altered after July 1, 1971, until the plan, design and method of operation such facility have been filed with the department and approved by the commissioner by the issuance of a permit to construct, provided, nothing in this act or chapters 446d and 446e of the general statutes shall be construed to limit the right of any local governing body to regulate, through zoning, land usage for solid waste disposal. The commissioner shall send a written notification of any application for a permit to construct to the chief elected official of each municipality in which the proposed facility is to be located, within five business days of the date on which the application was filed.

Sec. 119. Subsection (j) of section 33-374a of the general statutes is repealed and the following is substituted in lieu thereof:

(j) "Market value" as of any date means: (1) In the case of shares of stock of a corporation, the highest closing sale price during the thirty-day period immediately preceding the date in question of a share of such stock on the composite tape for New York Stock Exchange-listed stocks, or, if such stock is not quoted on the composite tape, on the New York Stock Exchange, [of] OR, if such stock is not listed on such exchange, on the principal United States securities exchange registered under the Securities Exchange Act of 1934 on which such stock is listed, or, if such stock is not listed on any such exchange, the highest closing bid quotations with respect to a share of such stock during the thirty-day period immediately preceding the date in question on the National Association of Securities

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Dealers, Inc. automated quotations system then in use, or, if no such quotations are available, the fair market value on the date in question of a share of such stock as determined by the board of directors of the corporation in good faith; and (2) in the case of property other than cash or stock, the fair market value of such property on the date in question as determined by the board of directors of the corporation in good faith.

Sec. 120. Section 2 of substitute senate bill 937 of the current session is amended to read as follows:

The sum of fifty thousand dollars is appropriated to the STATE COMMISSION ON THE ARTS FOR THE Connecticut Humanities Council, for the fiscal year ending June 30, 1986, from the sum appropriated to the finance advisory committee under section 1 of special act 85-30 for 1985 acts without appropriations, for the purposes of section 1 of [this act] SUBSTITUTE SENATE BILL 937 OF THE CURRENT SESSION.

Sec. 121. Public act 85-290 shall take effect October 1, 1985, except that section 7 shall take effect January 1, 1986."

DEPUTY SPEAKER BELDEN:

Will you remark further on the bill as amended?

REP. TULISANO: (29th)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Tulisano.

REP. TULISANO: (29th)

The Clerk has amendment LCO 8050.

DEPUTY SPEAKER BELDEN:

What would you like me to do with it, sir?

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REP. TULISANO: (29th)

Could the Clerk please call, Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Would the Clerk please call LCO No. 8050, which will be designated as House Amendment Schedule "B".

REP. TULISANO: (29th)

And permission to summarize.

CLERK:

House Amendment Schedule "B", LCO No. 8050, offered by Rep. Tulisano.

DEPUTY SPEAKER BELDEN:

The gentleman has requested permission to summarize. Is there objection? Hearing none, please proceed, Rep. Tulisano.

REP. TULISANO: (29th)

Mr. Speaker, this amendment contains two provisions. One, when we did the draft on the attorney grievancy procedure, one of the lines was put in the wrong paragraph. It shifts it around so that any recommendation is a public record, opens it up as it was intended originally, and the second part straightens out on the community service plan which was adopted in an amendment to determine how the Department, takes out of

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the Department of Corrections will have to approve any organization administering a community service plan.

I would move its adoption.

DEPUTY SPEAKER BELDEN:

The gentleman has moved adoption of House "B". Will you remark further on House "B"?

REP. NARDINI: (115th)

Mr. Speaker.

DEPUTY SPEAKER BELDEN: (115th)

Rep. Nardini.

REP. NARDINI: (115th)

I didn't hear whether Rep. Tulisano moved that this was strictly technical or not, and I would like an explanation as to whether it is. I'm sorry that if he did say it, I didn't hear him.

DEPUTY SPEAKER BELDEN:

Rep. Tulisano.

REP. TULISANO: (29th)

Through you, Mr. Speaker, these are both technical in nature. I indicated in the first instance that it was put in when we drafted the bill, the issue of openness was put in only in one paragraph, which only limited it to half of it. It was intended to be in the second

paragraph which required that it be open in both instances.

Whatever the recommendation whether it be a recommendation of probable cause or not probable cause, and that was in my drafting error. It was intended to be in the second line as it shows in the probable area.

Secondly, with regards to the community service, in drafting that we used an old proposal which included a paragraph which is now being taken out and making it very clear that was not intended to be there in the first instance.

DEPUTY SPEAKER BELDEN:

Rep. Nardini, you have the floor, sir.

REP. NARDINI: (115th)

Thank you, Mr. Speaker. Thank you, Rep. Tulisano.

DEPUTY SPEAKER BELDEN:

Will you remark further on House "B"?

If not, I will try your minds. All those in favor of adoption of House "B" please indicate by saying aye.

REPRESENTATIVES:

Aye.

DEPUTY SPEAKER BELDEN:

All those opposed, nay.

REPRESENTATIVES:

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DEPUTY SPEAKER BELDEN:

The ayes have it. House "B" is adopted.

House Amendment Schedule "B":

After line 8386, insert the following and renumber the remaining sections accordingly:

"Sec. 119. Subsections (e) and (f) of section 5 of substitute house bill 6166 of the current session, as amended by the house amendment schedule "A", is repealed and the following is substituted in lieu thereof:

(e) If the investigation by the panel indicates that probable cause does not exist that the attorney is guilty of misconduct, the panel shall recommend that the committee dismiss the complaint. [and such recommendation shall be a matter of public record.]

(f) The panel shall refer the record of its investigation, together with its findings and recommendations, to the committee for appropriate action AND ANY SUCH RECOMMENDATION SHALL BE A MATTER OF PUBLIC RECORD.

Sec. 120. section 3 of house bill 5158 of the current session, as amended by the house amendment schedule "A" is repealed and the following is substituted in lieu thereof:

As used in this section and section 1 of [this act] HOUSE BILL 5158 OF THE CURRENT SESSION:

(a) (1) "Community service" means the placement of defendants in unpaid positions with nonprofit or tax-supported agencies for the performance of a specified number of hours of work or service within a given period of time.

(2) "Community service plan" means an agreement between the court and the defendant which specified (A) the number of required community service hours, (B) the type of agency for placement, (C) the period of time in which the community service will be completed, (D) the tentative schedule, (E) a brief description of the responsibilities, (F) conditions and sanctions for failure to fulfill the plan, and (G) the supervisor of the plan.

(b) In sentencing a defendant to perform community service, the court shall fix the conditions and terms of such sentence and shall review the community service plan [prepared by private not-for-profit community correction agencies] and, upon approval, sentence such defendant in accordance with such plan. No sentence of community service shall be imposed without the consent of the defendant.

(c) Any organization administering sentences of community service shall prepare and file with the court a copy of all community service plans and shall notify the court when a defendant has successfully completed such plan.

(d) Any organization administering sentences of community service shall prepare a written statement outlining noncompliance by a defendant and shall without unnecessary delay notify the state's attorney for that judicial district requesting that a hearing be held to determine whether the sentence of community service should be revoked.

(e) The court may at any time, for good cause shown terminate the sentence of community services or modify or enlarge the terms or conditions or require the defendant to serve the original incarcerative sentence for violation or any of the conditions of the sentence of community service.

[(f) The department of corrections shall approve any organization administering sentence of community service under this section.]"

In line 8388, after "passage" insert the

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following: ", except that section 120 shall take effect October 1, 1985, and section 119 shall take effect July 1, 1986."

REP. TULISANO: (29th)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Tulisano.

REP. TULISANO: (29th)

Mr. Speaker, the Clerk has an amendment LCO 8063.

DEPUTY SPEAKER BELDEN:

And what would you like me to do with this one?

REP. TULISANO: (29th)

Could the Clerk please call, Mr. Speaker.

DEPUTY SPEAKER BELDEN:

The Clerk please call LCO 8063, which will be designated House Amendment Schedule "C".

REP. TULISANO: (29th)

Permission to summarize, Mr. Speaker.

CLERK:

House Amendment Schedule "C", LCO 8063, offered by

Rep. Tulisano.

DEPUTY SPEAKER BELDEN:

The gentleman as requested permission to

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summarize. Is there objection?

REP. [H] Hearing none, please proceed, Rep. Tulisano.

REP. TULISANO: (29th)

Mr. Speaker, unlike the other amendment, and that's why it is not combined, this is more substantive in nature. All though some might consider it technical, I think it is appropriate to bring before the House so they may consider it, and I do not indicate that it is necessarily technical.

This deals with straightening out some interruption of intent of the parties to clarify titles that were in elective bargaining agreements. We understand that there was a grandfathering clause. Some people hired people with the wrong titles. We understand that this is totally straightened out now, but those in the classified service until, anybody hired prior to July 1, 1985, may use the title psychologist even though they are not technically licensed.

This conforms with what federal rules are, but not our licensing statute, and now with the Attorney General involved, this will never happen again in the future. I would move its adoption.

DEPUTY SPEAKER BELDEN:

The gentleman has moved adoption of House "C".

Will you remark further on House "C"?

REP. EMMONS: (101st)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Linda Emmons.

REP. EMMONS: (101st)

Thank you, Mr. Speaker. Through you, one question to the proponent of the amendment.

DEPUTY SPEAKER BELDEN:

Please frame your question.

REP. EMMONS: (101st)

The context of this amendment, was this previously amendment before the Chamber that was defeated?

REP. TULISANO: (29th)

Through you, Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Tulisano.

REP. TULISANO: (29th)

Not to my knowledge, Mr. Speaker.

REP. EMMONS: (101st)

Thank you, Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Will you remark further on House "C"?

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DEPT Rep. Nardini: Please turn on Rep. Nardini's microphone.

REP. NARDINI: (115th)

Thank you, Mr. Speaker. Through you, Mr. Speaker, should there be a fiscal note with this, Rep. Tulisano? Through you, Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Tulisano.

REP. TULISANO: (29th)

There is one.

REP. NARDINI: (115th)

Thank you, Mr. Speaker. I haven't seen the fiscal note. Thank you.

DEPUTY SPEAKER BELDEN:

Thank you, sir.

Will you remark further on House "C".

If not, I will try your minds. All those in favor of adoption of House "C", please indicate by saying aye.

REPRESENTATIVES:

Aye.

DEPUTY SPEAKER BELDEN:

All opposed nay.

REPRESENTATIVES:

No.

DEPUTY SPEAKER BELDEN:

The ayes have it. House "C" is adopted.

House Amendment Schedule "C":

After line 8386, insert the following and renumber the remaining section accordingly:

"Sec. 119. Section 20-195 of the general statutes is repealed and the following is substituted in lieu thereof:

(a) Nothing in this chapter shall be construed to limit the activities and services of a graduate student, intern or resident in psychology, pursuing a course of study in an educational institution registered under the provisions of section 20-189, if such activities constitute a part of his supervised course of study. The provisions of this chapter shall not apply to any person in the salaried employ of any person firm, corporation, educational institution or governmental agency when acting within his own organization. Nothing in this chapter shall be construed to prevent the giving of accurate information concerning education and experience by any person in any application for employment. Nothing in this chapter shall be construed to prevent physicians, osteopaths, optometrists, chiropractors, members of the clergy, attorneys-at-law or social workers from doing work of a psychological nature consistent with accepted standards in their respective professions.

(b) Nothing in this chapter shall prevent any person holding a certificate as school psychologist or school psychological examiner, granted by the state board of education, from using such title to describe his activities within an elementary or secondary school. Nothing in this chapter shall prevent any person who holds a standard certificate, granted by said board, as school psychologist or school psychological examiner from using such title to describe his activities within the private sector. Such activities within the private sector shall be limited to: (1) Evaluation, diagnosis, of

test interpretation limited to assessment of intellectual ability, learning patterns, achievement, motivation, or personality factors directly related to learning problems in an educational setting; (2) short-term professional advisement and interpretive services with children or adults for amelioration or prevention or educationally-related problems; (3) educational or vocational consultation or direct educational services to schools, agencies, organizations or individuals, said consultation being directly related to learning problems; and, (4) development of educational programs such as designing more efficient and psychologically sound classroom situations and acting as a catalyst for teacher involvement in adaptation and innovations. Sections 10-145b and regulations adopted by the state board of education concerning revocation of a standard certificate shall apply to a school psychologist or school psychological examiner who uses such title to describe activities within the private sector.

(c) NOTHING IN THIS CHAPTER SHALL PREVENT ANY PERSON EMPLOYED BY THE STATE PRIOR TO JULY 1, 1985, WITH A TITLE IN THE PSYCHOLOGY SERIES OF THE CLASSIFIED SERVICE FROM USING A TITLE IN SUCH SERIES TO DESCRIBE HIS OR HER DUTIES IN THE COURSE OF HIS OR HER EMPLOYMENT WITH THE STATE. THE PROVISIONS OF SECTION 20-187a SHALL NOT APPLY TO ANY PERSON EMPLOYED IN SUCH PSYCHOLOGY SERIES PRIOR TO JULY 1, 1985."

REP. EMMONS: (101st)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Linda Emmons.

REP. EMMONS: (101st)

Thank you, Mr. Speaker. The Clerk has an amendment LCO 8184. Will the Clerk please call and may I

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be allowed to summarize.

DEPUTY SPEAKER BELDEN:

The Clerk please call LCO 8184, which will be designated House Amendment Schedule "D".

CLERK:

House Amendment Schedule "D", LCO 8184, offered by Rep. Emmons.

DEPUTY SPEAKER BELDEN:

The Representative has asked permission to summarize. Is there objection? Hearing none, please proceed, Rep. Emmons.

REP. EMMONS: (101st)

Thank you, Mr. Speaker. The thrust of this amendment is to amend a section in House Bill 7117 previously passed by the House. It is relative to the Housing Department, the bonds that they issued to allow them to use some of the bond money for administrative and other costs.

This is currently the normal procedure, and we left it out of this bill with the intent that that practice will be studied during the summer.

Mr. Speaker, I would move adoption of the amendment.

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DEPUTY SPEAKER BELDEN: The motion is for adoption of House "D". Will you remark further on House "D"? someone "A" and this

REP. EMMONS: (101st) No, Mr. Speaker.

DEPUTY SPEAKER BELDEN: Will you remark further?

If not, I will try your minds. All those in favor of adoption of House "D", please indicate by saying aye.

REPRESENTATIVES: Aye.

DEPUTY SPEAKER BELDEN: All those opposed nay.

REPRESENTATIVES: Aye.

DEPUTY SPEAKER BELDEN: The ayes have it. House "D" is adopted.

House Amendment Schedule "D":

After line 8380, insert the following and renumber the remaining sections accordingly:

"Sec. 118. Section 5 of substitute house bill 7117, as amended by house amendment schedule "A", is amended by adding subsection (e) as follows:

"(NEW) (e) Subject to the approval of the governor, any administrative or other cost or expence incurred by the state in connection with the carrying out of the provisions of substitute house bill 7117, as amended by the house amendment schedule "A" and this section, including the hiring of necessary employees and the entering upon necessary contracts, shall be paid form the proceeds of the bonds issued pursuant to section 5 of schedule "A" and this section."

REP. SCHLESINGER: (114th)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Schlesinger.

REP. SCHLESINGER: (114th)

Mr. Speaker, the Clerk has an amendment bearing LCO No. 8242. If he would call and I be allowed to summarize, please.

DEPUTY SPEAKER BELDEN:

The Clerk please call LCO 8242, which will be designated House Amendment Schedule "E".

CLERK:

House Amendment Schedule "E", LCO 8242, offered by Rep. Schlesinger.

DEPUTY SPEAKER BELDEN:

The gentleman has requested permission to summarize. Is there objection? Hearing none, please

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proceed, Rep. Schlesinger.

REP. SCHLESINGER: (114th)

DEP. Thank you, Mr. Speaker. In the debate last night some of us might remember I had an interchange with Rep. Savage on a technical mistake in the Bonding Act. This amendment would clarify that. The \$1 million bonding authorization for the Oyster River interceptor is a combined effort between the Town of Orange and the Town and City of West Haven, and this clarifies that. Thank you, Mr. Speaker. Oh, I'd move adoption, I'm sorry.

DEPUTY SPEAKER BELDEN:

The gentleman has moved adoption of House "E". Will you remark further on House "E"?

REP. EMMONS: (101st)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Emmons.

REP. EMMONS: (101st)

Yes, Mr. Speaker. The original bonding amount is \$1 million to the Town of West Haven for the Oyster River interceptor. In now adding the town of Orange, through you, Mr. Speaker, is that \$1 million going to be enough for the use of both towns or is West Haven going to have

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to share that first \$1 million with the Town of Orange,
and be insufficient.

DEPUTY SPEAKER BELDEN:

DEPUTY Rep. Schlesinger, would you care to respond?

REP. SCHLESINGER: (114th)

Yes, Mr. Speaker. The answer is yes. The whole
project is sharing on this stage I of the project. The
project is estimated to cost up to \$2 million. Half
would be paid by the state, the other half equally by the
Town of Orange and the Town and City of West Haven.
Through you, Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Emmons, you have the floor.

REP. EMMONS: (101st)

Thank you, Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Will you remark further on House "E"? Rep. Savage.

REP. SAVAGE: (50th)

Mr. Speaker, just for clarification, I have no
objection to the amendment.

DEPUTY SPEAKER BELDEN:

Thank you, sir. Will you remark further on House
"E"? If not, I will try your minds. All those in favor

of House "E", please indicate by saying aye.

REPRESENTATIVES: (The yeas and nays were taken on the passage of the bill.) Aye.

DEPUTY SPEAKER BELDEN: (The yeas and nays were taken on the passage of the bill.) Aye.

All those opposed, nay. The ayes have it. House "E" is adopted.

House Amendment Schedule "E":

After line 8380 insert the following and renumber the remaining sections accordingly:

"Sec. 118. Subdivision (11) of subsection (e) of section 2 of substitute senate bill 749 of the current session, as amended by senate amendment secedule "A", is amended to read as follows:

(11) Grant-in-aid to the town and city of West Haven AND THE TOWN OF ORANGE for construction of the Oyster River Interceptor not exceeding one million dollars.

Sec. 119. Section 23 of substitute senate bill 749 of the current session, as amended by the senate amendment secedule "A", is amended to read as follows:

In accordance with subdivision (11) of subsection (e) of section 2 of [this act] SUBSTITUTE SENATE BILL 749 OF THE CURRENT SESSION, AS AMENDED BY SENATE AMENDMENT SCHEDULE "A", the commissioner of environmental protection may provide a grant-in-aid for the construction of a sewer system to the town and city or West Haven AND THE TOWN OF ORANGE to serve jointly the town and city of West Haven and the town of Orange as provided in the intermunicipal agreement executed for said purpose. The grant shall be of reimbursement of up

to fifty per cent of the total cost of construction, including engineering services during construction, and shall be calculated pursuant to section [,] 22a-439 of the general statutes. Such grant is further conditioned upon the commitment of each municipality to finance the remaining share of construction costs in accordance with the terms of said intermunicipal agreement."

DEPUTY SPEAKER BELDEN:

Will you remark further on the bill?

REP. WOLLENBERG: (21st)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Wollenberg.

REP. WOLLENBERG: (21st)

Mr. Speaker, the Clerk has LCO No. 8602 on her desk. Could she please call and I be allowed to summarize.

DEPUTY SPEAKER BELDEN:

Would the Clerk please call LCO 8602, which will be designated House Amendment Schedule "F".

CLERK:

House Amendment Schedule "F", LCO 8602, offered by Rep. Wollenberg.

DEPUTY SPEAKER BELDEN:

The gentleman has requested permission to

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summarize. Is there objection? Hearing none, please proceed, Rep. Wollenberg.

REP. WOLLENBERG: (21st)

Thank you, Mr. Speaker. Mr. Speaker, a day or so ago we passed a bill, sent it to the Senate, it went to the Governor's desk. It was in regards to Chief State's Attorney, and the power in the commission. It's come to our attention that the commission will not have the time within the next three weeks to effect a proper search in order to make the proper appointment.

This amendment would allow the commission to August 1, 1985 to make that appointment, and also accept as a term of office of the Chief State's Attorney appointed on or before August 1, '85, shall expire June 30. It would be for 11 months rather than a year, and I move adoption of the amendment.

DEPUTY SPEAKER BELDEN:

The gentleman has moved adoption of House "F". Will you remark further?

REP. WOLLENBERG: (21st)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Wollenberg.

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REP. WOLLENBERG: (21st)

Mr. Speaker, I believe I've explained the basis of the amendment, and move adoption.

DEPUTY SPEAKER BELDEN:

Will you remark further on House "F"? If not, I will try your minds. All those in favor of adoption of House "F", please indicate by saying aye.

REPRESENTATIVES:

Aye.

DEPUTY SPEAKER BELDEN:

All those opposed, nay.

REPRESENTATIVES:

No.

DEPUTY SPEAKER BELDEN:

The ayes have it. House "F" is adopted.

House Amendment Schedule "F":

After line 8386, add the following and renumber the remaining section accordingly:

"Sec. 119. Subsection (a) of section 51-278 of the general statutes, as amended by section 1 of public act 85-440, is repealed and the following is substituted in lieu thereof:

(a) (1) On or before [July] AUGUST 1, 1985, the criminal justice commission shall appoint an administrative head of the division of criminal justice

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whose title shall be chief state's attorney. On or before July 1, 1986, and every five years thereafter, the criminal justice commission shall appoint an administrative head of the division of criminal justice whose title shall be chief state's attorney. The appointment of a chief state's attorney by the criminal justice commission shall be by an affirmative vote of a majority of the members of the commission.

(2) The term of office of the chief state's attorney shall be five years [, except that the term of office of the chief state's attorney appointed by the criminal justice commission on or before July 1, 1985, shall be one year,] from July first in the year of appointment and until the appointment and qualification of a successor unless he is sooner removed by the criminal justice commission. EXCEPT THAT THE TERM OF OFFICE OF THE CHIEF STATE'S ATTORNEY APPOINTED BY THE CRIMINAL JUSTICE COMMISSION ON OR BEFORE AUGUST 1, 1985 SHALL EXPIRE JUNE 30, 1986.

(3) Any vacancy in the position of the chief state's attorney arising from any cause shall be filled by appointment by the criminal justice commission for the balance of the vacated term.

(4) The chief state's attorney and the deputy chief state's attorneys shall receive annual salaries as follows: (A) On or after July 1, 1984, and before July 1, 1985, the chief state's attorney, fifty-three thousand nine hundred thirty dollars; a deputy chief state's attorney, fifty-two thousand eight hundred ten dollars; (B) on or after July 1, 1985, the chief state's attorney, fifty-seven thousand two hundred dollars; a deputy chief state's attorney, fifty-six thousand dollars.

(5) For purposes of this subsection, "criminal justice commission" means the members of the commission other than the chief state's attorney.

Sec. 120. Section 5 of public act 85-440 of the general statutes is repealed and the following is substituted in lieu thereof:

The chief state's attorney incumbent on the

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effective date of [this act] PUBLIC ACT 85-440 shall serve the term for which he was appointed prior to November 28, 1984, WHICH TERM SHALL EXPIRE JUNE 30, 1985."

DEPUTY SPEAKER BELDEN:

Will you remark further on the bill as amended?

REP. WOODCOCK: (14th)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. John Woodcock.

REP. WOODCOCK: (14th)

Thank you, Mr. Speaker. On the bill, for purposes of legislative intent. The technical revision bill that was sent to the House by the Senate contained within it a technical revision to the Lemon Law concerning coverage that the General Assembly gave new car buyers effective July 1, 1984. And just for the record, I'd like to state that the coverage once again that we gave new car buyers effective July 1, 1984 was for the first 18,000 miles of the vehicle or 2 years, whichever occurred less.

Those were the comments that were made on the floor of the House and the Senate last year. And the House by our very capable chairman, Maurice Mosley. There's been some questions raised by LCO and the

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automobile industry and I believe we've addressed it with our technical revisions. Thank you.

REP. KRAWIECKI: (78th)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Krawiecki.

REP. KRAWIECKI: (78th)

Mr. Speaker, at this time, I'd like to move that this item be passed temporarily. We are awaiting an amendment. A technical amendment.

DEPUTY SPEAKER BELDEN:

The motion is to pass temporarily SB 993 Calendar No. 917. Is there objection? Hearing none, the matter is passed temporarily.

REP. TAYLOR: (79th)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Craig Taylor of the 79th.

REP. TAYLOR: (79th)

Mr. Speaker, at this time, I would like to ask for suspension of the rules for immediate consideration of Senate Joint Resolution No. 80, LCO No. 6941.

Would the clerk please call and read Senate Joint

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REP. KINER: (59th)

Yes, then in the transcript, Mr. Speaker, would it please note that Rep. Kiner would have voted in the positive.

SPEAKER VAN NORSTRAND:

The transcript will so note, sir.

REP. O'NEILL: (98th)

In the affirmative, sir.

SPEAKER VAN NORSTRAND:

The transcript will so note, Rep. O'Neill.

REP. RUDOLF: (139th)

In the affirmative, Mr. Speaker.

SPEAKER VAN NORSTRAND:

Rep. Rudolf, the transcript will so note. I apologize to all three of you. We made every effort. Rep. Adamo, at top speed and Rep. Holbrook attempted to locate you. They did not find you. We are going to vote on another bill. Might you share with us what room you are in. Thank you very much.

The Clerk please return to the Call of the Calendar.

CLERK:

Calendar No. 917, Substitute for Senate Bill No.

1993, File No. 775, AN ACT CONCERNING THE REVISOR'S TECHNICAL CORRECTIONS TO THE GENERAL STATUTES AND TO CERTAIN PUBLIC OR SPECIAL ACTS, as amended by Senate Amendment Schedules "A", "C" and "D". Favorable Report of the Committee on Judiciary.

REP. WOLLENBERG: (21st)

Mr. Speaker.

SPEAKER VAN NORSTRAND:

Rep. Wollenberg.

REP. WOLLENBERG: (21st)

Mr. Speaker, I move acceptance of the Joint Committee's Favorable Report and passage of the bill in concurrence with the Senate.

SPEAKER VAN NORSTRAND:

The question is on acceptance of the Joint Committee's Favorable Report and passage of the bill as amended.

REP. WOLLENBERG: (21st)

Mr. Speaker, this is a bill we had before us earlier this evening, and we amended as suggested by the Clerk, and at this time, I would like to ask for the suspension of the rules in order to reconsider House Amendment Schedule "A", LCO No. 8183.

SPEAKER VAN NORSTRAND:

The gentleman is moving for suspension of the rules for the immediate reconsideration of Calendar 917, and specifically the reconsideration of the action taken by this Chamber on House "A". For the benefit of the members, please note this bill has been amended not only by Senate "A", "C" and "D", as announced by the Clerk, but by House "A", "B" and "C", "D", "E" and "F". Is there objection? Is there objection? Seeing none, the matter is properly before us to be reconsidered, Rep. Wollenberg.

REP. WOLLENBERG: (21st)

Thank you, Mr. Speaker. I was on the prevailing side, and at this time I would move for reconsideration of House Amendment "A", LCO No. 8183.

SPEAKER VAN NORSTRAND:

The motion is to reconsider House Amendment Schedule "A", designated LCO No. 8183. Is there objection? Is there objection? The matter is before us, sir. The amendment is before us, sir.

REP. WOLLENBERG: (21st)

Thank you, Mr. Speaker. Mr. Speaker, I move rejection of House Amendment "A".

SPEAKER VAN NORSTRAND:

Stop fearing, Rep. Wollenberg. I stopped doing that at birthday parties when I was nine years old. The gentleman has moved rejection of House Amendment Schedule "A". Will you remark sir?

REP. WOLLENBERG: (21st)

Yes, Mr. Speaker. Thank you, Mr. Speaker. Mr. Speaker, it's come to our attention from various areas of this Chamber that some of the sections of House Amendment Schedule "A" that we passed previously this evening have some grammatical problems as well as perhaps some real problems, and in order to alleviate that, and I don't think it's important enough that we pass this whole amendment this evening, but it is important that we eliminate these portions of the amendment that was passed, and I believe the most expeditious way of doing it is to reject House Amendment "A", and I do ask that this Chamber concur and reject House Amendment "A".

SPEAKER VAN NORSTRAND:

The gentleman has moved for rejection of House Amendment Schedule "A". Will you remark?

REP. FRANKEL: (121st)

Mr. Speaker.

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SPEAKER VAN NORSTRAND:

Rep. Frankel.

REP. FRANKEL: (121st)

Just a point of parliamentary inquiry. Since we've reconsidered it, is it necessary to reject it. Can he simply withdraw it, sir?

SPEAKER VAN NORSTRAND:

I believe he could, Rep. Frankel.

That amendment is now before us, reconsideration having been allowed by the Chamber. If you so desire, Rep. Wollenberg, you could withdraw House "A".

REP. WOLLENBERG: (21st)

Through you, Mr. Speaker, in that we voted on it, I felt as though we had to reject it, but if the procedure is proper, and I assume it is, I would withdraw Amendment "A".

SPEAKER VAN NORSTRAND:

Notwithstanding the late hour, Rep. Wollenberg, and not to make your life harder, I am persuaded by your observation. It seems to me something should be done when an amendment has been passed by the Chamber. I believe your original approach was the proper one. The motion I think, is properly to reject House "A" because

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we would have to overturn the action taken earlier by this Chamber.

Will you remark on the rejection of House "A"? Will you remark? All in favor of rejection of House "A", indicate by saying aye.

REPRESENTATIVES:

Aye.

SPEAKER VAN NORSTRAND:

All opposed, indicate by saying nay.

REPRESENTATIVES:

Nay.

SPEAKER VAN NORSTRAND:

House "A" is rejected.

Will you remark further on the bill as amended?

REP. WOLLENBERG: (21st)

Thank you, Mr. Speaker. I move passage of this bill as amended.

SPEAKER VAN NORSTRAND:

The question is on passage of the bill as amended by Senate "A", Senate "C", Senate "D", House "B", "C", "D", "E" and "F". Will you remark?

REP. CIBES: (39th)

Mr. Speaker.

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SPEAKER VAN NORSTRAND:

Rep. William Cibes.

REP. CIBES: (39th)

Just a point of inquiry. Don't we have a couple of amendments to adopt?

SPEAKER VAN NORSTRAND:

Do you care to respond?

REP. WOLLENBERG: (21st)

No, Mr. Speaker. No, there are not, Rep. Cibes. We're not going to readopt those that are in that bill. If anyone on the floor, of course has any that I do not know of.

SPEAKER VAN NORSTRAND:

Please don't encourage them, Rep. Wollenberg.

REP. ROCHE: (142nd)

Mr. Speaker.

SPEAKER VAN NORSTRAND:

Rep. Marilyn Roche, rising to a round hisses. You have the floor, madam.

REP. ROCHE: (142nd)

The Clerk has LCO No. 8328. Would the Clerk please call and may I summarize.

SPEAKER VAN NORSTRAND:

The Clerk please call LCO No. 8328, designated

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House Amendment Schedule "G".

CLERK:

House Amendment Schedule "G", LCO 8328, offered by
Rep. Roche.

SPEAKER VAN NORSTRAND:

The lady seeks permission of the Chamber to
summarize. Is there objection? Seeing none, please
proceed, madam.

REP. ROCHE: (142nd)

Thank you, Mr. Speaker. This will allow the
\$50,000 for the Connecticut Humanities Council, to be
administered by the Comptroller. I move its acceptance.

SPEAKER VAN NORSTRAND:

The question is on adoption of House "G". Will
you remark?

REP. FRANKEL: (121st)

Mr. Speaker.

SPEAKER VAN NORSTRAND:

Rep. Frankel.

REP. FRANKEL: (121st)

Just an inquiry through you, sir.

SPEAKER VAN NORSTRAND:

Please state your question, sir.

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REP. FRANKEL: (121st)

Does this amendment have anything to do with the collateral source bill?

SPEAKER VAN NORSTRAND:

Do you care to respond, madam?

REP. ROCHE: (142nd)

Through you, Mr. Speaker. This corrects the amendment which we just rejected, and allows the money to go through the Comptroller instead of the Commission on the Arts.

REP. FRANKEL: (121st)

Thank you very much.

SPEAKER VAN NORSTRAND:

Will you remark further on the adoption of House "G"? Will you remark? If not, all in favor, indicate by saying aye.

REPRESENTATIVES:

Aye.

SPEAKER VAN NORSTRAND:

All opposed, indicate by saying nay. The ayes have it.

House "G" is adopted.

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House Amendment Schedule "G":

After line 8380 insert the following and renumber the remaining sections accordingly:

"Sec. 118. Section 2 of substitute senate bill 937 of the current session is amended to read as follows:

The sum of fifty thousand dollars is appropriated [to the] FOR A GRANT TO BE ADMINISTERED BY THE COMPTROLLER TO THE Connecticut Humanities Council, for the fiscal year ending June 30, 1986, from the sum appropriated to the finance advisory committee under section 1 of [this act] SUBSTITUTE SENATE BILL 937 OF THE CURRENT SESSION. THE COMPTROLLER SHALL DRAW HIS ORDER ON THE TREASURER FOR THE AMOUNT OF SAID APPROPRIATION IN FAVOR OF THE CONNECTICUT HUMANITIES COUNCIL."

SPEAKER VAN NORSTRAND:

Will you remark further on the bill as amended by Senate Amendment Schedule "A" through "C", House Amendment Schedules "B" through "G". Will you remark?
Rep. John J. Tiffany.

REP. TIFFANY: (36th)

Mr. Speaker, just very briefly, I just wanted to indicate that I intend to vote no. I guess I'm one of the very few here that can remember back about 15 years ago we had a raging debate that lasted half the night when Rep. Gerry Spiegel, as I remember, from Trumbull attempted to put in a substantive amendment into the

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technical amendments bill, and at that time we attempted to set a precedent where the technical amendments bill would be purely technical, correcting spelling and so forth, and we've done some rather strange things tonight with some of these amendments, Mr. Speaker.

I think we're straying away from purely technical corrections, and I intend to vote no.

SPEAKER VAN NORSTRAND:

Thank you, sir. Will you remark further on the bill as amended? Will you remark? If not, staff and guests please come to the well of the House. The machine will be opened. The Clerk please make an announcement for the benefit of the members not presently in the Chamber of the pendency of a roll call.

CLERK:

The House of Representatives is now voting by roll. All members please return to the Chamber immediately. The House of Representatives is voting by roll. All members please return to the Chamber immediately.

SPEAKER VAN NORSTRAND:

Have all the members voted and are your votes properly recorded? Have all the members voted and are your votes properly recorded? If so, the machine will be

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locked. The Clerk please take a tally.

Rep. William Kiner.

REP. KINER: (59th)

I'm sorry, Mr. Speaker, in the rush to go up to the Conference Committee, I voted the wrong way. I would like to be recorded in the positive, please.

SPEAKER VAN NORSTRAND:

Rep. Kiner of the 59th in the affirmative.

The Clerk please announce the tally.

CLERK:

Senate Bill 993, as amended by Senate "A", "C", "D", House "B", "C", "D", "E", "F" and "G".

Total number voting	149
Necessary for passage	75
Those voting yea	137
Those voting nay	12
Those absent and not voting	2

SPEAKER VAN NORSTRAND:

The bill as amended is passed.

REP. JAEKLE: (122nd)

Mr. Speaker.

SPEAKER VAN NORSTRAND:

Rep. Jaekle.

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prolonged. This request is made, after careful reflection, while I am of sound mind.

_____ (Signature)
 _____ (Date)
 _____ (Witness)
 _____ (Witness)".

DEPUTY SPEAKER BELDEN:

Clerk please return to the call of the Calendar.

CLERK:

Calendar No. 917, Senate Bill 993, File No. 775,

AN ACT CONCERNING THE REVISOR'S TECHNICAL CORRECTIONS TO THE GENERAL STATUTES AND TO CERTAIN PUBLIC OR SPECIAL ACTS, as amended by Senate "A", "C", "D", "F", "G", "H" and House "B", "C", "D", "E", "F" and "G".

REP. WOLLENBERG: (21st)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. William Wollenberg.

REP. WOLLENBERG: (21st)

Mr. Speaker, I move acceptance of the Committee's Favorable Report and passage of the bill in concurrence with the Senate. Such bill as amended as stated by the Clerk. Mr. Speaker, this is the Revisor's Bill we have before us.

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DEPUTY SPEAKER BELDEN:

The gentleman has moved for adoption of the bill as amended in concurrence with the Senate. Will you remark further, sir?

REP. WOLLENBERG: (21st)

Thank you, Mr. Speaker. This is the revisor's bill that we had before us last evening. It went up to the Senate. The Senate put three amendments on the bill. I would ask that the Clerk please call Senate "F", LCO No. 7970, and I be allowed to summarize.

DEPUTY SPEAKER BELDEN:

The gentleman has called LCO 7970, previously designated Senate Amendment Schedule "F". Will you remark, sir?

REP. WOLLENBERG: (21st)

Thank you, Mr. Speaker.

DEPUTY SPEAKER BELDEN:

The gentleman has requested permission to summarize. Is there objection? Please proceed, sir.

REP. WOLLENBERG: (21st)

I have asked to summarize, Mr. Speaker, yes. And in summary, we had this bill before us last night. It does change language on lines 25 and 26. The language

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is in the bill for which a permit to construct is required, and we would insert without a permit to construct, and eliminate the former. This was what the bill was intended to be. There was some confusion last night. This is actually technical and I move adoption of the amendment.

DEPUTY SPEAKER BELDEN:

The gentleman has moved adoption of Senate "F". Will you remark further on Senate "F"? If not, I would try your minds. All those in favor of adoption of Senate "F", please indicate by saying aye.

REPRESENTATIVES:

Aye.

DEPUTY SPEAKER BELDEN:

All those opposed, nay. The ayes have it. Senate "F" is adopted.

REP. WOLLENBERG: (21st)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Wollenberg.

REP. WOLLENBERG: (21st)

Mr. Speaker, the Clerk has on his desk Senate Amendment "E", LCO No. 7850. Would the Clerk please call

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and I be allowed to summarize?

DEPUTY SPEAKER BELDEN:

The Clerk please call LCO 7850, previously designated Senate Amendment Schedule "E".

CLERK:

Senate Amendment Schedule "E", LCO No. 7850.

Offered by Sen. Zinsser.

DEPUTY SPEAKER BELDEN:

The gentleman has requested permission to summarize. Is there objection? Hearing none, please proceed, Rep. Wollenberg.

REP. WOLLENBERG: (21st)

Thank you, Mr. Speaker. Mr. Speaker, this is effecting registration fees, and I am informed that the may should be shall and upon receipt of the application by the municipality for the number plates on this is technical, and I urge adoption of the amendment.

DEPUTY SPEAKER BELDEN:

The gentleman has moved for adoption of Senate "E". Will you remark?

REP. STOLBERG: (93rd)

Mr. Speaker.

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DEPUTY SPEAKER BELDEN:

Rep. Stolberg.

REP. STOLBERG: (93rd)

Mr. Speaker, I know we've had a lot of problems in the Senate, but I don't think they've done a technical revision in the alphabet. In the future I hope we can go with these in the order that they were adopted. E still does come before F, but I don't think it makes a difference in this case, so the heck with it.

DEPUTY SPEAKER BELDEN:

Will you remark further on Senate "E"? If not, I would try your minds. All those in favor of adoption of Senate "E", please indicate by saying aye.

REPRESENTATIVES:

Aye.

DEPUTY SPEAKER BELDEN:

All those opposed, nay. The ayes have it. Senate "E" is adopted.

REP. WOLLENBERG: (21st)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Excuse me one second, Rep. Wollenberg. Extremely hard for people who are attempting to listen to the debate to hear over the clatter that is going on between

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members. I would ask members to take their seats, or if they need to conduct meeting, to do so in the lobby.

Rep. Wollenberg.

REP. WOLLENBERG: (21st)

Thank you, Mr. Speaker. Mr. Speaker, returning to the alphabetical order, Senate Amendment "G", LCO No. 8610. I ask that the Clerk read and I be allowed to summarize, call and I be allowed to summarize.

DEPUTY SPEAKER BELDEN:

Clerk has LCO 8610. Will he please call, and be designated Senate Amendment Schedule "G".

CLERK:

Senate Amendment Schedule "G", LCO 8610, offered by Sen. Smith, Sen. Robertson, Sen. Morano.

DEPUTY SPEAKER BELDEN:

The gentleman has requested permission to summarize. Is there objection? Hearing none, please proceed, sir.

REP. WOLLENBERG: (21st)

Mr. Speaker, this amendment would allow us to bring into line the date of September 1, 1985 and the age of 21 years in regard to a bill we passed earlier raising the age bill, of drinking, and I urge passage and

adoption of this bill, amendment.

DEPUTY SPEAKER BELDEN:

Will you remark further on Senate "G"? Will you remark further?

REP. FRANKEL: (121st)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Frankel.

REP. FRANKEL: (121st)

Mr. Speaker, just for legislative intent, on line 24 we are changing the date from January 1, 1985 to September 1, 1985 and on line 27½ we're changing it from 20 to 21. Would the gentleman, through you, sir, please indicate to the Chamber what the reason for this is and why it is technical in nature?

DEPUTY SPEAKER BELDEN:

Rep. Wollenberg, state your question.

REP. WOLLENBERG: (21st)

Yes, thank you, Mr. Speaker. Through you, Mr. Speaker, it's my understanding that this is to bring this into phase with the fact that on September first, 1985, the new age law of 21 years old goes into effect, Rep. Frankel.

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REP. FRANKEL: (121st)

Thank you, sir.

DEPUTY SPEAKER BELDEN:

Rep. Cibes.

REP. CIBES: (39th)

Mr. Speaker, through you, a question to Rep.

Wollenberg.

DEPUTY SPEAKER BELDEN:

Just a moment, sir. The House will please come to order. Members please take their seats. Rep. Cibes, you have the floor, sir.

REP. CIBES: (39th)

Through you, Mr. Speaker. Rep. Wollenberg, despite this stack of statutes on my desk, I do not have Title 14 in front of me. Specifically 14-36d. Is this section the section of the statutes dealing with the Y on driver's licenses?

DEPUTY SPEAKER BELDEN:

Rep. Wollenberg.

REP. WOLLENBERG: (21st)

Through you, Mr. Speaker, that is correct.

DEPUTY SPEAKER BELDEN:

Rep. Cibes.

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REP. CIBES: (39th)

Through you, Mr. Speaker, I think then that we may have a problem. Because unfortunately, on September first, 1985, and after that date, a number of people who have already turned 20 are grandfathered by our statute dealing with the alcoholic beverages. How then, can a person tell by simply looking at the Y on a license, whether or not he is eligible to drink alcoholic liquor?

DEPUTY SPEAKER BELDEN:

Rep. Wollenberg, do you care to respond?

REP. WOLLENBERG: (21st)

Through you, Mr. Speaker, Rep. Cibes, I think the Y is a nice comfortable thing we have, but I think also the birthdate is on there and certainly that can be checked as well.

DEPUTY SPEAKER BELDEN:

Rep. Cibes.

REP. CIBES: (39th)

Through you, Mr. Speaker, I understand the problem in this particular instance with the grandfather clauses, and I guess I think it is reasonable to do it this way, but I think people should be aware that at least for a year, there is going to be difficulty in identifying

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those who are eligible to drink and those who are not. And I would simply point that out to the Chamber. Thank you.

REP. WOLLENBERG: (21st)

Through you, Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Wollenberg.

REP. WOLLENBERG: (21st)

Yes, I think that's well taken and I think some of the things we anticipated with that grandfathering, this is one of them. Only one, probably of a myriad, Rep. Cibes. Thank you.

DEPUTY SPEAKER BELDEN:

Will you remark further on Senate "G"? If not, I would try your minds. All those in favor, please indicate by saying aye.

REPRESENTATIVES:

Aye.

DEPUTY SPEAKER BELDEN:

All those opposed, nay. The ayes have it.

Senate "G" is adopted.

REP. WOLLENBERG: (21st)

Mr. Speaker.

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DEPUTY SPEAKER BELDEN:

Rep. Wollenberg.

REP. WOLLENBERG: (21st)

And Senate Amendment "H", I believe the Clerk has on his desk, LCO No. 8517. Would he please call and I be allowed to summarize.

DEPUTY SPEAKER BELDEN:

The Clerk please call LCO No. 8517, previously designated Senate Amendment Schedule "H".

CLERK:

Senate Amendment Schedule "H", LCO No. 8517, offered by Sen. Giulietti.

DEPUTY SPEAKER BELDEN:

The gentleman has requested permission to summarize. Is there objection? Please proceed, Rep. Wollenberg.

REP. WOLLENBERG: (21st)

Thank you, Mr. Speaker. Mr. Speaker, this amendment provides that in lieu of four year term in the statute 9-204b regarding the election of Board of Education members, that for four year we substitute two, four or six year terms on line 23 and 24. I am informed by members far more knowledgeable in education matters in this Chamber than I that this was a concept that was

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accepted and this carries out this concept, rather than having it be four years to be the two, four and six years. And I would urge adoption of this amendment.

DEPUTY SPEAKER BELDEN:

Will you remark further?

REP. STOLBERG: (93rd)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Stolberg.

REP. STOLBERG: (93rd)

Mr. Speaker, through you, I'm trying to determine whether indeed this is a technical correction and it does not seem to be. I would ask through you, Mr. Speaker, to the Chairman of the Committee, how this is determined to be a technical correction?

DEPUTY SPEAKER BELDEN:

Members keep indicating to me through hand gestures that it is impossible for them to hear what is going on in this Chamber. We'd appreciate it if we could keep the din down for probably another half or hour and 45 minutes. Thank you. Rep. Wollenberg, would you care to respond?

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REP. WOLLENBERG: (21st)

Yes, thank you, Mr. Speaker. Rep. Stolberg, I have been informed that, it was a question in my mind as well, if in fact this was not the intention and an error by mistake of, in the concept. Four year was inserted and two, four or six year was actually what was perhaps intended. If that is not the case, then it is substantive. It is not technical.

If, however, as I've been told, that is what was intended, then I can, I feel it is technical.

REP. STOLBERG: (93rd)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Stolberg.

REP. STOLBERG: (93rd)

Through you, I'm not sure, if we could get a clarification on who intended what. In that this concept is before us for the third time, and has been rejected already once earlier on Senate Amendment Schedule "B" where the bill was rejected, the Conference Committee Report was, I think something keeps recurring and is back before us again and again, and now is on a technical revisions act, it's always something that stirs suspicion. I would ask, who intended it, when did they

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intend it, and how was the technical error made?

Through you, Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Wollenberg.

REP. WOLLENBERG: (21st)

Through you, Mr. Speaker, Rep. Stolberg, I would defer to some of the people in the Chamber as I mentioned on the Education Committee who might have that answer. I do not. I agree with you fully that if this isn't as I have represented it, that is what I have gotten from them, then it is not technical. It probably should be rejected.

REP. STOLBERG: (93rd)

Mr. Speaker, I would pose the question to any member of the Chamber who can answer whether the error was made and is indeed a technical error. If no one can answer I would urge this be rejected.

DEPUTY SPEAKER BELDEN:

I believe that's a hypothetical question and that the question should be to an individual person. Perhaps there is somebody in the Chamber who in return debate might want to comment on Rep. Stolberg's inquiry. Rep. Helfgott.

REP. HELFGOTT: (53rd)

Thank you, Mr. Speaker. Without making a judgment as to whether or not this is technical, I think for the benefit of the Chamber I'd like to give a bit of the legislative history and you can make your own decision. The concept embodied in this amendment came before the prior Legislature in a bill offered by Rep. Mordasky, I believe in 1983. In accepting that bill, which we now find in Section 9-204b of the statutes, we have accepted a concept that says if our towns by local ordinance, adopt this particular provision of the electing their board of education members, they may do so.

When Rep. Mordasky put the bill before the Chamber the bill was constructed for boards of ed with four year terms, because in fact the particular case to which he was addressing his bill was a board of ed in his district that had four year terms.

This Session we have become aware that there might be some other communities where they would want the same kind of provision to apply to their board of ed elections except that in their particular instances, the terms of their board of education members are not just four years, but it may be two years or six years. So, I think Rep. Wollenberg is correct in saying that the concept embodied

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in this particular amendment is not new to the statutes. Whether or not in fact it's technical by definition, and ought to go onto this bill, is a decision that I believe up to the Chamber. I frankly am not quite sure what the criteria is that determines what is or is not technical for the purposes of this bill.

DEPUTY SPEAKER BELDEN:

Thank you.

REP. FRANKEL: (121st)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Frankel.

REP. FRANKEL: (121st)

Mr. Speaker, ladies and gentlemen, the substance of this amendment was first offered before us on June 4th. And it was ruled non-germane. Earlier today, on a Conference Committee Report involving the hotline, it was included as Senate Amendment Schedule "B". Probably not germane there, and we rejected it. Here it is again today, again for the third time, and now under the guise of a technical amendment.

I think we had established a new law and I think it reads if two wrongs don't make a right, try three. This is not appropriate, this is substantive. While I am

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to a great degree sympathetic with the concept, it's totally inappropriate for this to be before us at this time as part of the technical revisor's bill. I would urge rejection.

REP. STOLBERG: (93rd)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Stolberg.

REP. STOLBERG: (93rd)

Mr. Speaker, I don't think we've had the adequate answer yet. I've been told that when this was passed it was passed with four year terms. We now have a proposition to include two, four or six year terms. That's different. It's not technical. I think the Legislature should consider that, and consider it as a bill and consider it at the appropriate time. But it's not appropriate to the Technical Revisor's Act, and I would urge us to reject Senate "H" at this time.

DEPUTY SPEAKER BELDEN:

Will you remark further on Senate "H"?

REP. CIBES: (39th)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Cibes.

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REP. CIBES: (39th)

To end this debate, the simplest thing to do is to reject this amendment. Rep. Tiffany's advice the other night was absolutely well taken. In this Chamber, we have clearly adopted the practice of not putting substantive amendments on technical statutes, and while at the time I didn't recognize that anything was substantive, this one is clearly a substantive amendment. We have debated it at some length already in the last two or three days. It ought to be rejected. It is not a technical amendment.

Thank you.

DEPUTY SPEAKER BELDEN:

Will you remark further on Senate Amendment Schedule "H"?

REP. KRAWIECKI: (78th)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Krawiecki.

REP. KRAWIECKI: (78th)

Mr. Speaker, I'm going to rise in support of the amendment. I have to admit that I'm somewhat confused as to the history of the technical change that's alleged.

I have to admit also that it's been represented to me as it has been to Rep. Wollenberg, that this is in fact a change that had always been intended. I would point out to the body, however, that should we reject this amendment, and the bill goes back upstairs, we lose our Technical Revisor's, perhaps. And I don't know at this late date whether I want to play poker or not.

REP. ROCHE: (142nd)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Marilyn Roche.

REP. ROCHE: (142nd)

Thank you, Mr. Speaker. I think if we look at the board of ed as the generic and the two, four, six as the technical, we can conceptually look on this as a technical change with the two and six being truly technical changes which address the board of ed, the generic. Thank you.

REP. STOLBERG: (93rd)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Stolberg.

REP. STOLBERG: (93rd)

Mr. Speaker, the point is that when we finally get

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to the technical revision bill in this Legislature, to consider it a horse for every single bill that has failed is not the tradition of the House and is not proper.

The intention of someone, we all had our intentions with bills throughout the Session. We won a few if we're lucky, we all lost some. When this comes up, this isn't the vehicle for our intention which was unfulfilled. This is a different concept. The application of this to two and six year terms in addition to four year terms should go through the same legislative process as everything else. It is clearly not technical, and is inappropriate to this bill.

REP. FOLEY: (131st)

Mr. Speaker. Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Foley.

REP. FOLEY: (131st)

Very briefly, sir, I associate myself with the remarks of Rep. Roche and Helfgott. It made very good sense in terms of the generic versus the technical part of this. Rep. Krawiecki is extremely right when he says that this bill will be bouncing back and forth forever if we choose to defeat this at this time. Let's get on

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with the business, let's move forward to adjournment.

Let's get this Session over with. Thank you, sir.

DEPUTY SPEAKER BELDEN:

Will you remark further on Senate "H"? If not, I would try your minds.

REP. GELSI: (58th)

In a minute, Mr. Speaker.

REP. :

Rep. Gelsi has been trying to get your --

DEPUTY SPEAKER BELDEN:

Rep. Gelsi.

REP. GELSI: (58th)

Mr. Speaker, just briefly.

DEPUTY SPEAKER BELDEN:

Certainly, sir.

REP. GELSI: (58th)

I understand that we need technical amendments to our statutes when something is wrong. If this amendment passes, this bill should be defeated and we can live for another six months without a technical amendment.

DEPUTY SPEAKER BELDEN:

Will you remark further on Senate "H"? If not, I would try your minds. All those in favor of Senate "H",

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please indicate by saying aye.

REPRESENTATIVES:

Aye.

DEPUTY SPEAKER BELDEN:

All opposed, nay.

REPRESENTATIVES:

No.

DEPUTY SPEAKER BELDEN:

The Chair will order a roll call immediately. The Chair is in doubt.

An immediate roll call is ordered. Clerk please announce the roll call.

CLERK:

The House of Representatives is now voting by roll.

All members please return to the Chamber immediately.

The House of Representatives is now voting by roll. All members please return to the Chamber immediately.

DEPUTY SPEAKER BELDEN:

Have all the members voted? Please check the board to determine if your vote is properly recorded.

The Clerk will please announce the tally.

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CLERK:

Senate Bill 993, Senate Amendment "H".

Total number voting 148

Necessary for adoption 75

Those voting yea 26

Those voting nay 122

Those absent and not voting 3

DEPUTY SPEAKER BELDEN:

Senate "H" fails.

Will you remark further on the bill as amended?

REP. WOLLENBERG: (21st)

Mr. Speaker.

DEPUTY SPEAKER BELDEN:

Rep. Wollenberg.

REP. WOLLENBERG: (21st)

Mr. Speaker, I move passage of the bill.

DEPUTY SPEAKER BELDEN:

Will you remark further? Will you remark further on the bill as amended by House "B", "C", "D", "E", "F" and "G", and Senate "A", "C", "D", "E" and "F"? And "G". If not, staff and guests please come to the well of the House. Immediate roll call is ordered. Clerk please announce the roll call.

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CLERK:

The House of Representatives is now voting by roll. All members please return to the Chamber immediately. The House of Representatives is now voting by roll. All members please return to the Chamber immediately.

DEPUTY SPEAKER BELDEN:

Have all the members voted? Please check the board to determine if your vote has been properly recorded. The machine will be locked. The Clerk will take a tally.

Clerk please announce the tally.

CLERK:

Senate Bill 993, as amended by Senate "A", "C", "D", "E", "F", "G", House "B", "C", "D", "E", "F", "G".

Total number voting	148
Necessary for passage	75
Those voting yea	135
Those voting nay	13
Those absent and not voting	3

DEPUTY SPEAKER BELDEN:

The bill as amended is passed.

REP. JAEKLE: (122nd)

Mr. Speaker.

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Is there business on the Clerk's desk?

CLERK:

There is, Mr. Speaker. Calendar 917, Substitute Senate Bill 993, AN ACT CONCERNING THE REVISOR'S TECHNICAL CORRECTIONS TO THE GENERAL STATUTES AND TO CERTAIN PUBLIC AND SPECIAL ACTS.

REP. JAEKLE: (122nd)

Mr. Speaker.

SPEAKER VAN NORSTRAND:

Rep. Jaekle.

REP. JAEKLE: (122nd)

Mr. Speaker, I'd like to move suspension of the rules for immediate consideration of Senate Bill No. 993, File 775, the Technical Revisor's Bill.

SPEAKER VAN NORSTRAND:

The motion is for suspension of the rules for immediate consideration of Senate Bill No. 993, File No. 775. Is there objection? Is there objection? Seeing none --

REP. STOLBERG: (93rd)

Mr. Speaker.

SPEAKER VAN NORSTRAND:

Rep. Irving Stolberg.

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REP. STOLBERG: (93rd)

There's no objection, but we would like to have copies, at least a few copies available for those members who wish to look at it, even though Rep. Kezer wonders why.

SPEAKER VAN NORSTRAND:

House stands at ease until such time as the Minority Leader and those he wishes to share with, have received copies of the proposed amendment.

Have you received a copy of the amendment?

REP. STOLBERG: (93rd)

Mr. Speaker, we do have a copy, yes, thank you.

SPEAKER VAN NORSTRAND:

The motion before us is to suspend the rules for immediate consideration of Senate Bill No. 993, File No. 775. Is there objection? Is there objection? Seeing none, the rules are suspended for purposes of immediate consideration of Senate Bill No. 993. Will you remark?

REP. WOLLENBERG: (21st)

Mr. Speaker.

SPEAKER VAN NORSTRAND:

Rep. William Wollenberg.

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REP. WOLLENBERG: (21st)

Mr. Speaker, I move acceptance of the Committee's Favorable Report and passage of the bill in concurrence with the Senate, this bill as amended.

SPEAKER VAN NORSTRAND:

The question is on acceptance of the Joint Committee's Favorable Report and passage of the bill as amended. Will you remark, sir?

REP. WOLLENBERG: (21st)

I ask permission to summarize Senate "I", Amendment Senate "I", LCO No. 8332. It's on the Clerk's desk. I ask the Clerk call and I be allowed to summarize.

SPEAKER VAN NORSTRAND:

The Clerk please call LCO No. 8332, previously designated Senate Amendment Schedule "I".

CLERK:

Senate Amendment Schedule "I", LCO No. 8332, offered by Sen. Smith, Sen. O'Leary.

SPEAKER VAN NORSTRAND:

The gentleman seeks leave of the Chamber to summarize. Is there objection? Seeing none, you have the floor, sir.

REP. WOLLENBERG: (21st)

Thank you, Mr. Speaker. Mr. Speaker, this

technical amendment, it changes the fact that there, in the original bill there would be a consultant service evaluation selection panel, it was felt by the commissioner of the department that working with one panel only would be, would not lend to the efficiency they would like. He has asked that there be more than one panel. On lines 24 and 24½, this is accomplished by the additional language one or more.

And on 24½, the addition of panels in the plural. In addition, on line 42 is changed improper form, is exchanged in position, and then the articles are changed so that they are in accordance with the fact that there are dual or more than one panel. And I urge adoption of the bill.

SPEAKER VAN NORSTRAND:

The question is on adoption of Senate "I". Will you remark? Will you remark?

REP. JAEKLE: (122nd)

Mr. Speaker.

SPEAKER VAN NORSTRAND:

Rep. Jaekle.

REP. JAEKLE: (122nd)

Mr. Speaker, while I support the amendment, I think there is an important lesson to be learned. I know this

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is the last day of this year's Session. But there is another Session ahead of us next year in 1986, and I would think it would be very good advice to the Stolberg commissioners and department heads and other people in our State government, that if they are looking for legislation, that they would be well advised to discuss their needs with the leadership in the House of Representatives before there is a problem rather than afterwards. Thank you.

SPEAKER VAN NORSTRAND:

Will you remark further on the adoption of Senate "I"? Rep. Irving Stolberg.

REP. STOLBERG: (93rd)

Mr. Speaker, I would fully support the remarks just made by the Majority Leader. I would also point out that there must be a rush problem in the Legislative Commissioner's Office this evening. This LCO has a problem similar to the one we just had a short while ago and I would point out and ask that it be corrected in the computer, on line 39 there is a doubling, although a letter is left out, of the phrase normal working hours. I would ask that there be no objection to the LCO correcting this and it be corrected in the computers.

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It is a clearly typographical error. I --

SPEAKER VAN NORSTRAND:

It is a multiple choice amendment, Rep. Stolberg.

REP. STOLBERG: (93rd)

Oh, we've had a lot of multiple choices this evening, Mr. Speaker.

This apparently is necessary. My information is it probably should have gone into the Conference Committee Report on the Technical Revisions Bill. Somehow it slipped through the cracks and therefore it's back before us now.

SPEAKER VAN NORSTRAND:

Will you remark further on the adoption of Senate "I"?

REP. FRANKEL: (121st)

Mr. Speaker.

SPEAKER VAN NORSTRAND:

Rep. Robert Frankel.

REP. FRANKEL: (121st)

Just one last observation. On line 12, apparently there's no Calendar number. I trust this is Calendar 917 and I would ask that the amendment be corrected accordingly.

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SPEAKER VAN NORSTRAND:

That was the Calendar item when this matter was formerly before us, sir. Will you remark further on the adoption of Senate "I"? If not, all in favor please indicate by saying aye.

REPRESENTATIVES:

Aye.

SPEAKER VAN NORSTRAND:

All opposed, indicate by saying nay.

The ayes have it. Senate "I" is adopted.

Rep. Wollenberg.

REP. WOLLENBERG: (21st)

I urge passage of the bill as amended.

SPEAKER VAN NORSTRAND:

The question is on passage of the bill as amended. Will you remark? Will you remark? If not, staff and guests please come to the well of the House. The machine will be opened. The Clerk please announce the pendancy of a roll call for the benefit of the members not presently in the Chamber.

CLERK:

The House of Representatives is now voting by roll.

All members please return to the Chamber immediately.

The House of Representatives is finally voting by roll.

All members please return to the Chamber immediately.

CLERK:

The House of Representatives is now voting by roll call. Will all members please return to the Chamber immediately. The House of Representatives is now voting by roll call. Will all members please return to the Chamber and see that their votes are properly recorded.

SPEAKER VAN NORSTRAND:

Have all the members voted, and are your votes properly recorded? Have all the members voted? If so, the machine will be locked. Clerk please take a tally.

REP. KARSKY: (4th)

Mr. Speaker.

SPEAKER VAN NORSTRAND:

Rep. Felix Karsky.

REP. KARSKY: (4th)

In the affirmative, please.

SPEAKER VAN NORSTRAND:

A little too much dancing, huh, sir?

REP. KARSKY: (4th)

Thank you.

SPEAKER VAN NORSTRAND:

Rep. Karsky of the 4th in the affirmative.

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Clerk please announce the tally.

CLERK:

Senate Bill 993, as amended by Senate "A", "C",
"D", "E", "F", "G", "I", and House "B", "C", "D", "E",
"F", "G".

Total number voting	139
Necessary for passage	70
Those voting yea	123
Those voting nay	16
Those absent and not voting	12

SPEAKER VAN NORSTRAND:

The bill as amended, believe it or not, is passed.

(Applause)

REP. JAEKLE: (122nd)

Mr. Speaker.

SPEAKER VAN NORSTRAND:

Rep. Jaekle.

REP. JAEKLE: (122nd)

Mr. Speaker, the Clerk has a resolution, House
Resolution No. 44. Would the Clerk please call and
read the Resolution.

SPEAKER VAN NORSTRAND:

Clerk please call House Resolution No. 44, LCO
No. 6930, and read.

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1985 GENERAL ASSEMBLY

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SENATOR SMITH:

Yes. There are a few items that have been agreed upon for the Consent Calendar for today. I would move the following items to Consent. Calendar 264 on page 2, that's Senate Bill 831; Calendar--on page 5, Calendar 511, Senate Bill 990; Calendar 513, Senate Bill 956; on page 6, Calendar 524, Senate Bill 993; on page 8, Calendar 531, House Bill 7802; Calendar 532, House Bill 7844; Calendar 534, House Bill 5668. That completes the Consent Calendar as agreed.

THE CHAIR:

Thank you. Senator Smith, do you want to continue with the markings?

SENATOR SMITH:

Yes. I believe we had started on page--we were approaching page 2, Calendar 246 will be passed retained. Calendar 265 will be passed retained. We will take up Calendar 340. We will pass retain Calendar 371. On page 3, Calendar 382 and 390 will be taken up; Calendar 417 and 443 will be passed retained. We will take up Calendar 448 and we will pass retain Calendar 458. On page 4, we will take up Calendar 478; pass retain Calendar 479. We will take up Calendar 481 and 489; pass retain Calendar 491. On page 5, pass retain Calendar 507; we'll take up

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for that purpose.

THE CHAIR:

Senator O'Leary.

SENATOR O'LEARY:

Thank you Mr. President. Thank you Senator. And Mr. President, through you, are we compelled by the federal government or by any constitutional provision to reduce this law or enter into these reciprocal agreements or is it merely a matter of convenience?

THE CHAIR:

Senator Morano.

SENATOR MORANO:

I believe--frankly I believe it is a matter of convenience. I have always been anti-tandem trailer and I had to bite my lip to accept this but as it was explained and when questions were asked, it satisfied me.

THE CHAIR:

Senator O'Leary.

SENATOR O'LEARY:

Thank you Mr. President. If it's a matter of convenience and it is not required by law, I don't think there's any point to increasing the number of tandem trailers on Connecticut's roads. I think that the convenience of this and the reciprocal agreements will do just that. If we're

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SENATOR MATTHEWS:

Thank you Mr. President. Mr. President, I would request that Calendar 534, House Bill 5668 be removed from the Consent Calendar.

THE CHAIR:

These will require separate Roll Calls. We now--the Clerk will now announce all the items that have been placed on the Consent Calendar. Senator Smith, do you wish to be recognized?

SENATOR SMITH:

Yes Mr. President. I would like to have Calendar 524, SB993 page 6 removed from the Consent Calendar and pass retained.

THE CHAIR:

Any objection? It's marked pass retained. Any other Senators wish to be recognized? Please give your attention to the Clerk.

THE CLERK:

Page 2, Calendar SB 831 264; page 3, Calendar HB 6920, SB 961 382 and 448;
HB 7594, HB 7634, HB 7068 SB 990
page 4, Calendar 478 and 481, 489; page 5, Calendar 511,
SB 956 SB 887 HB 6521, HB 7843
and 513; page 6, Calendar 519; page 7, Calendar 525, 528,
HB 5739 HB 7802, HB 7844, HB 5230
529; page 8, Calendar 531, 532 and 533.

THE CHAIR:

Any corrections, omissions? Senator Eaton, you wish to be recognized?

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you have - those that preserved them don't have to worry, but those - do you need copies? Yes. All right. In the meantime, let's either stand at ease or go on to the next item so we can pass temporarily. Any objection?

SENATOR EATON:

No, Mr. President. I was, in fact, going to suggest that we pass temporarily.

THE CHAIR:

Thank you. Proceed with the next item please.

ASS'T. CLERK:

Next item on page 1, calendar No. 524, Substitute for Senate Bill No. 993, File 775. An Act Concerning The Revisor's Technical Corrections To The General Statutes And To Certain Public Or Special Acts.

Favorable Report of Committee on Judiciary.

THE CHAIR:

Senator Richard Johnston.

SENATOR JOHNSTON:

Thank you, Mr. President. I move acceptance of the joint committee's favorable report and passage of the bill.

THE CHAIR:

Clerk has amendments?

THE ASS'T. CLERK:

Yes, I have Schedule "A", LCO No. 7485 introduced by

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Senator Johnston. LCO No. 7485 introduced by Senator Johnston.

THE CHAIR:

Senator Johnston.

SENATOR JOHNSTON:

Thank you, Mr. President. This is a rather extensive ...

THE CHAIR:

Do you move adoption please?

SENATOR JOHNSTON:

Forgive me. I move adoption of the amendment, would
waive a reading of same and permission to summarize.

THE CHAIR:

Without objection, you may proceed.

SENATOR JOHNSTON:

This is a rather extensive amendment, Mr. President,
that incorporates corrections relative to erroneous or obso-
lete references in the Connecticut State Statutes, and I would
move adoption.

THE CHAIR:

Wish to remark on amendment Schedule "A"? Senator O'Leary.

SENATOR O'LEARY:

Thank you, Mr. President. It's my understanding that
these are the revisor's technical corrections to the General
Statutes and Senator Johnston has introduced an amendment which
we all fully expected of additional corrections. These are
found as we go along. Would the Senator, for the record, ind-

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icate that these are all purely of a technical nature and involve no substantive or policy changes to the state statutes?

THE CHAIR:

Senator Richard Johnston.

SENATOR JOHNSTON:

Thank you, Mr. President. Through you to Senator O'Leary. I shall so state.

THE CHAIR:

Senator O'Leary.

SENATOR O'LEARY:

Thank you very much, Mr. President.

THE CHAIR:

Further remarks on Amendment "A"? All those in favor, signify by saying aye. Opposed? Amendment "A" is adopted.

THE ASS'T. CLERK:

I have Schedule "B", LCO No. 7809 introduced by Senator Johnston.

THE CHAIR:

Senator Richard Johnston.

SENATOR JOHNSTON:

Thank you, Mr. President. Move adoption of the amendment, waive a reading of same and permission to summarize.

THE CHAIR:

Without objection, you may proceed.

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SENATOR JOHNSTON:

Thank you, Mr. President. This amendment seeks to remedy the indication of a youth's status on driver's licenses that are issued by the Commissioner of Motor Vehicles and his department, and if there is no objection, I move adoption of the amendment.

THE CHAIR:

Senator O'Leary.

SENATOR O'LEARY:

Thank you, Mr. President. Through you, I'm just curious as to exactly what the practical effect of this statute, this amendment is?

THE CHAIR:

Senator Richard Johnston.

SENATOR JOHNSTON:

Yes. Through you, Mr. President to Senator O'Leary, the practical effect is that to the extent that people are less than twenty-one years of age as opposed to the present twenty year of age when they receive their driver's license, they will receive a large W on the face of same.

THE CHAIR:

Will you remark further? Senator O'Leary.

SENATOR O'LEARY:

Thank you, Mr. President. What does the large W signify,

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through you?

THE CHAIR:

Senator Richard Johnston.

SENATOR JOHNSTON:

Through you, Mr. President, that indicates the youth status of the license holder.

THE CHAIR:

Wish to remark further? Senator O'Leary.

SENATOR O'LEARY:

Thank you, Mr. President. What is youth's status?

THE CHAIR:

Senator Richard Johnston.

SENATOR JOHNSTON:

May we pass this temporarily, Mr. President?

THE CHAIR:

The item is passed temporarily. Any objection? So marked.

ASS'T. CLERK:

I have Senate, LCO No. 6869. That will be Schedule "C", introduced by Senator Morano.

SENATOR MORANO:

Mr. President.

THE CHAIR:

We just PTd it.

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SENATOR SMITH:

Thank you, Mr. President.

THE CHAIR:

Senator Larson, you wish to be recognized? Senator Larson.

SENATOR LARSON:

Thank you, Mr. President. Mr. President, I rise on a point of personal privilege. I'd like to introduce a good friend, former colleague and former teacher of mine from Windsor, Bill Gay up in the eastern balcony. Would you please rise and give him our traditional welcome? (Applause).

THE CHAIR:

Senator Richard Johnston.

SENATOR JOHNSTON:

Thank you, Mr. President. If you would wish, we might return to calendar item 524. SB993

THE CHAIR:

All right. 524. We were on Senate Amendment "B", LCO No. 7809. As I recall it, you did move for adoption of the amendment and you were about to summarize.

SENATOR JOHNSTON:

Yes. Thank you, Mr. President. I wish to withdraw that amendment at this point.

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THE CHAIR:

The amendment is withdrawn. Further amendments?

THE ASS'T. CLERK:

Yes. I have Schedule "C", Senate Amendment 6869, I'm sorry, LCO No. 6869, introduced by Senator Morano.

SENATOR MORANO:

Mr. President, I move for adoption of the amendment and may I summarize?

THE CHAIR:

Without objection, you may proceed.

SENATOR MORANO:

Mr. President, this amendment seeks to correct a problem with House Bill 7030, An Act Concerning Revising Qualifications For Issuance Of Class IA Licenses For Operators Of Tandem Trailer Trucks, which became Public Act 85254. As passed, the bill would recognize agreements made between other states. This would mean that Connecticut would have to recognize agreements made between New York and New Jersey which was not what was intended by the bill. As amended, the law would read that Connecticut will issue a license to operate tandem trailers to holders of out-of-state licenses from states whose license requirements are at least as stringent as those of Connecticut. It is a technical amendment and I urge its

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passage.

THE CHAIR:

Does everyone have a copy of this amendment? Is there anyone who does not have a copy? Motion is to adopt Amendment Schedule "C". Will you remark further? All those in favor of the amendment signify by saying aye. Opposed?

The amendment is adopted.

THE ASS'T. CLERK:

I have another amendment. That'll be Schedule "D", LCO No. 7806 introduced by Senator Morano.

SENATOR MORANO:

Mr. President, I move adoption of the amendment and ask leave to read it - summarize.

THE CHAIR:

Without objection, you may proceed.

SENATOR MORANO:

Mr. President, this amendment makes a technical correction in House Bill 5666, The Registration of Service Buses, which became Public Act 115. The bill allows school bus registrations to become valid on August 15th rather than September 1st, intending to allow districts the use of their new buses when school opens. if it opens before September 1st. This technical amendment changes the effective date of the law

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from October 1, 1985 to July 1, 1985 so that those districts may use their buses this school year. If there's no objection, I move adoption.

THE CHAIR:

Wish to remark further on this amendment, Amendment "D"? All those in favor signify by saying aye. Those opposed? The Amendment is adopted. Further amendments?

THE ASS'T. CLERK:

There are no further amendments.

THE CHAIR:

Senator Richard Johnston.

SENATOR JOHNSTON:

Thank you, Mr. President. On the bill as amended, the bill makes technical changes in the Connecticut State Statutes and Public Acts relative to erroneous references and grammatical or typographical errors. If there is no objection, I ask that this be placed on consent.

THE CHAIR:

So that we can recapitulate, there are several amendments that were adopted, Amendment Schedule "A", 7485, Amendment Schedule "C", 6869 and Amendment Schedule "D", 7806. Is there any objection to placing this item on the consent calendar? Hearing none, so ordered. Wish to proceed?

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all those items that have been referred to the consent calendar.

THE ASS'T. CLERK:

On page 1, calendar No. SB 993 524. On page 2, calendar No. SB 722 640. On page 3, calendars SB 799, SB 922, HB 7546, HB 7781, HB 7846 660, 664, 673, 674, 675. On page 5, calendar HB 7561, HB 5828 684 and 686. On page 6, calendar HB 6562 689. On page 7, calendar SB 888, SB 112, SB 394 698, 699, 701. On page 8, calendar SB 975, SB 414 704 and 705. On page 9, calendar SB 581 709. On page 10, calendar SB 849, SB 744 713 and 714. On page 11, calendar SB 908 718. That's all I have.

THE CHAIR:

Any changes or omissions? If not, oh excuse me, you have to wipe off the board. Machine is open. Please record your vote.

THE ASS'T. CLERK:

Immediate roll call in the Senate. Will all the Senators please return to the chamber.

THE CHAIR:

Has everyone voted? Machine is closed. Clerk, please tally the vote. Result of the vote, 35 yea, zero nay. The consent calendar is adopted. Senator Smith.

SENATOR SMITH:

Mr. President, just for the purposes of alerting the circle as to the schedule for today, for those of you who may

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PROCEEDINGS

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for immediate transmittal to the House.

THE CHAIR:

Well, we'll vote on it first.

SENATOR MILLER:

I'm sorry.

THE CHAIR:

All those in favor, of the resolution, signify by saying aye. Opposed? Unanimous. Resolution is adopted. Senator moves to suspend the rules for immediate transmittal to the House. Any objection? Hearing none, so ordered.

SENATOR MILLER:

Mr. President, I would like to say thank you very much at this time, and also I think you will appreciate that I didn't ask you to sing Happy Birthday.

THE CHAIR:

Thank you. Senator Santaniello, you wish to be recognized? All right.

THE CLERK:

On the Conference Committee on Senate Bill 849, Senator Eaton of the 12th is replacing Senator Benson of the 19th.

Page 2 of the calendar, under Disagreeing Actions, Cal. No. 524, Substitute for Senate Bill No. 993, File 775. An Act Concerning the Revisor's Technical Corrections To the General Statutes and To Certain Public Or Special Acts. (As

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amended by Senate Amendment Schedules "A", "C", and "D" and House "B", "C", "D", "E", "F" and "G".) Favorable Report of the Committee on Judiciary.

THE CHAIR:

Senator Smith.

SENATOR SMITH:

Yes, Mr. President. I will yield to Senator Upson, he's finally arrived.

THE CHAIR:

Senator Upson.

SENATOR UPSON:

Yes, Mr. President. I move that we accept the joint Committee's Favorable Report and passage of the bill, in concurrence with the House.

THE CHAIR:

Any amendments?

THE CLERK:

Yes. Senate Amendment "E", L.C.O. No. 7850, introduced by Senator Zinsser.

THE CHAIR:

Senator Zinsser.

SENATOR ZINSSER:

Thank you, Mr. President. I move the amendment, waive its reading, and ask the permission of the Chamber to summarize?

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THE CHAIR:

Without objection, you may proceed.

SENATOR ZINSSER:

Thank you, Mr. President. This particular amendment, Mr. President, would clear up some problems within the way the Motor Vehicle Department passes out marker plates to different towns in the area, primarily technical in nature. And it would just indicate to the Department that if a municipality should want license plates, the Department would then be required to give them those plates. And if there is no opposition, I would move the amendment.

THE CHAIR:

Wish to remark further on the amendment? All those in favor of the amendment, signify by saying aye. Opposed? The amendment is adopted. Further amendments?

THE CLERK:

Senate Amendment Schedule "F", L.C.O. No. 7970, introduced by Senator Benson.

THE CHAIR:

Senator Benson.

SENATOR BENSON:

Thank you, Mr. President. I move adoption of the amendment, waive the reading, and beg leave of the Chamber to summarize.

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THE CHAIR:

Without objection; you may proceed.

SENATOR BENSON:

Thank you, Mr. President. In the drafting of Senate Bill 775, this session, there was a technical error in the drafting of that piece of legislation, that would effectively have created a loop hole, that any existing landfill or permitted landfill activity that was created prior to 1971, would, in fact, be exempt from any future requirements for permitting under the new construction permit required under Senate Bill 775. This amendment will address that particular problem, and there is sufficient enough evidence to the fact that that was, in fact, an error. When we take a look at the file copy, vs. the raised Committee bill. And I would move its adoption.

THE CHAIR:

Wish to remark further on the amendment? All those in favor of the amendment, signify by saying aye. Opposed? The amendment is adopted.

THE CLERK:

No further amendments.

THE CHAIR:

Move the bill?

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SENATOR UPSON:

Yes, Mr. President. I move passage of the bill, as amended.

THE CHAIR:

In concurrence with the House, and as amended by Senate "E" and "F"?

SENATOR UPSON:

That's correct.

THE CHAIR:

Wish to remark further? Senator Kevin Johnston.

SENATOR KEVIN JOHNSTON:

Mr. President, just for the legislative intent, this is a bill that the legislature passes every year that quite honestly, is done on faith, and almost faith alone, in that everything contained in this very lengthy bill is strictly technical in nature. Flaws that a lot of the L.C.O. staffers have picked up, that we, traditionally, have never put any substantive amendments in there, and I would just ask Senator Upson if that's the case this year. If it's strictly technical?

THE CHAIR:

Senator Upson.

SENATOR UPSON:

Mr. President, through you to Senator Johnston, on the

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twelfth hour. That is my understanding.

THE CHAIR:

Further remarks? I think we will have an individual vote, Senator. We don't have a consent calendar. Senator O'Leary.

SENATOR O'LEARY:

Thank you, Mr. President. I think that Senator Johnston's remarks are very accurate to the point. It is a technical bill, and we have House Amendments "A" through "G". And what I would like the sponsor of the bill to do, is give us a brief synopsis of "A" through "G". Just take them one at a time, and let us know what is the technical nature of each of those amendments. It doesn't have to be lengthy, but I would appreciate it.

THE CHAIR:

Senator Upson.

SENATOR UPSON:

Mr. President, it will not be lengthy. I'd like this passed temporarily until Senator Johnston gets back from a Conference.

THE CHAIR:

You wish to pass it temporarily?

SENATOR UPSON:

That's correct.

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THE CHAIR:

Any objection? Hearing no objection, the matter is p.t.'d. Is there anything further, Senator Smith, that we can take up at this time? We can sing Happy Birthday for Senator Miller, if he still wants us to.

SENATOR SMITH:

I think enough birthdays have been celebrated this week, Mr. President. It would appear at this time that we're still awaiting the reports from the Committees on Conference, and other matters coming forth from the House. I just think we have to go into an indefinite recess at this point.

THE CHAIR:

I think Senator Santaniello, you wish to be recognized?

SENATOR SANTANIELLO:

Yes, Mr. President. Through you, I'd like to make an announcement that there will be a meeting of the Executive Nominations Committee to be held in Con O'Leary's office, immediately following recess.

THE CHAIR:

Thank you. The Senate will stand in recess. Thank you.

The Senate recessed at 12:35 P.M., and reconvened at 4:25 P.M., the President in the Chair.

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THE CLERK:

Shall we take the Revisor's Bill, and we have two amendments on it? The Revisor's Bill? SB 993

SENATOR SMITH:

Yes, Mr. Clerk, would you call the Revisor's Bill, please?

THE CHAIR:

We had already reached a point in the proceedings where we had adopted Amendments "E" and "F".

SENATOR SMITH:

That's correct, Mr. President. It was p.t.'d at that time, awaiting for a detailed explanation of the House Amendments.

THE CHAIR:

That's correct.

THE CLERK:

In the meantime, we have some more amendments. Senate Amendment Schedule "G", L.C.O. No. 8610, introduced by Senator Smith.

THE CHAIR:

Senator Robertson.

SENATOR ROBERTSON:

Mr. President, this amendment is being offered by Senator Smith, Senator Robertson, and Senator Morano. I move adoption Sir, and seek leave of the Chamber to summarize, Sir?

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THE CHAIR:

Without objection, you may proceed.

SENATOR ROBERTSON:

Thank you very much, Mr. President. Very simply, what this does is, the L.C.O. office called us approximately half-an-hour ago, and found out that there was a slight flaw in the twenty-one year-old drinking age, and therefore this amendment was necessary. I urge its adoption.

THE CHAIR:

Will you remark further on the amendment? All those in favor of the amendment, signify by saying aye. Opposed? The amendment is adopted.

THE CLERK:

Senate Amendment Schedule "H", L.C.O. No. 8517, introduced by Senator Giulietti.

THE CHAIR:

Senator Giulietti.

SENATOR GIULIETTI:

Mr. President?

THE CHAIR:

Senator Giulietti.

SENATOR GIULIETTI:

I move adoption of the amendment. This amendment would...

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THE CHAIR:

You waive the reading? Without objection, you may proceed. Senator Giulietti.

SENATOR GIULIETTI:

I move adoption of this amendment, and waive the reading, and I wish to explain.

THE CHAIR:

You may summarize, Senator.

SENATOR GIULIETTI:

What this bill does, is it expands two and six year terms of the Board of Education, giving them the same rules as a four year Board. This is permissive legislation, and it allows more latitude in electing, the members on the Board.

THE CHAIR:

Further remarks on this amendment? Senator Johnston.

SENATOR KEVIN JOHNSTON:

Mr. President, I'm not going to object to this amendment, because I happen to agree with it, but I think we're getting to a point, and I think the point ought to be made, that this bill is a technical amendments bill that clears up technical problems that we have created in the General Assembly. And this amendment, although I agree with it, really makes a substantive change to the statutes. And I think it's a very dangerous precedent, that we start to make substantive changes

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on a bill, quite honestly, that most members of the House and Senate, the General Assembly, do not even read, because those changes usually come from the L.C.O., really to correct those technical problems. And I really think what we've got is a very dangerous precedent, if we're going to start to make substantive changes on this bill.

THE CHAIR:

Will you remark further? Senator Giulietti.

SENATOR GIULIETTI:

Yes, Mr. President. The reason that I feel that this is not all that substantive, because all it is doing is allowing two and six year Boards of Educations, to do the same thing that four year Boards of Education are doing, which is a new bill that we enacted last year. So I don't think it is all that substantive, because it is just allowing two and six year Boards to do what four year Boards are doing. Which we enacted last year, and I think since it is permissive legislation, and we're allowing it for four year Boards, I think we should allow it for two and six.

THE CHAIR:

Remark further? All those in favor of the amendment, signify by saying aye. Opposed? In the opinion of the Chair, the ayes have it, the amendment is adopted. No further amendments, we're now on the bill, with the amendments that

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have been adopted. Senator Upson.

SENATOR UPSON:

Yes, Mr. President, for Senator O'Leary. First of all, House Amendment "B", section E and section F, the changes. In this case, the bill we passed, Mr. President, that has to do with a statewide panel for grievance procedures, we will change the words "...and such recommendation shall be a matter of public record.". That is the recommendation of the investigation by the panel. The change from section E to section F, so that it will read "The panel shall refer the record of its investigation together with its findings and recommendations, to the Committee for appropriate action, and any such recommendation shall be a matter of public record.". Simply moving that statement from section E to section F. That's the first amendment. Amendment "C", this has to do with the definition of a psychologist that works for the State. This amendment is to fulfill the intent of a contract to clarify the title should be protected to cover the twenty psychologists hired between July 1st, '83, and June 30th, '85, who are not licensed. After July 1st of '85, the Department of Mental Retardation will only hire licensed psychologists. However, those that were hired before, will be able to use the title in psychology series of the classified service, because of their time during that employment, prior to July

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1st, '85. Another technical amendment, "D". This has to do, we passed a bill five hundred thousand dollars for housing for homeless and streetwalkers. The amendment here would allow, in that bonding authority of the five hundred thousand dollars, to allow out of that money, to include the administrative costs and hire the necessary employees to administer the program. That would be out of the five hundred thousand dollars. The next amendment, "E". In this case, we passed a bill for a million dollars for the oyster river interceptor, and the grant in aid was to go to the city of New Haven. Apparently, the city of New Haven and the city of Orange can not determine which town should administer the grant, so we're adding the word "the town of Orange", and they will fight it out and decide which one will see the money, and which one will operate the oyster interceptor. "F", this allows the Commission that will appoint a new Chief State's Attorney to do so on or before August 1st. That's a change. Instead of July 1st, it's a month later, August 1st, 1985. "G", the final amendment from the House, in this case, there's a fifty thousand dollar grant that was given, or going to be given to the Connecticut Humanities Council. They're asking... the amendment, that is, states that the grant shall be administered by the Comptroller, so the money will go through the Comptroller's office first. Thank you.

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THE CHAIR:

Senator O'Leary.

SENATOR O'LEARY:

Thank you very much. I appreciate the explanations.

THE CHAIR:

Further remarks? Clerk, please make an announcement for immediate roll call.

THE CLERK:

Immediate roll call has been ordered in the Senate, will all Senators please return to the Chamber. An immediate roll call has been ordered in the Senate, will all Senators please return to the Chamber.

THE CHAIR:

Question before the Chamber is a motion to adopt Cal. No. 524, Substitute for Senate Bill No. 993, File No. 775, as amended by Senate "A", "C", "D", "E", "F", and "G" and "H". And House Amendments "B", "C", "D", "E", "F", and "G". The machine is open, please record your vote. Senator Lovegrove. Senator Lovegrove. The machine is closed, Clerk please tally the vote.

Result of the vote: 36 yea, 0 nay. The bill is adopted. Senator Upson, move for suspension of the rules?

SENATOR UPSON:

Yes, Mr. President. I'd like to move for an immediate

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affirmative. And also, on Cal. No. 683, Substitute House Bill 7554. I'd like to be recorded in the affirmative.

THE CHAIR:

The record will so note.

THE CLERK:

On Senate Agenda No. 3, from Judiciary. Substitute Senate Bill 993. An Act Concerning the Revisor's Technical Corrections To the General Statutes and To Certain Public Or Special Acts. House rejected Senate "H" and passed with all other amendments.

THE CHAIR:

Senator Richard Johnston.

SENATOR RICHARD JOHNSTON:

Thank you, Mr. President. I move acceptance of the joint Committee's Favorable Report and passage of the bill, in concurrence with the House action.

THE CHAIR:

Will you remark?

SENATOR RICHARD JOHNSTON:

Yes, thank you, Mr. President. This bill has been before the Chamber just today. It makes several technical changes in the statutes and public acts, to correct erroneous references, and I would move its adoption, call the roll, and would move that we suspend the rules for immediate transmittal to the

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Governor.

THE CHAIR:

I think that should be held in abeyance until the roll call has been conducted. Clerk, please make an announcement for immediate roll call.

THE CLERK:

Immediate roll call has been ordered in the Senate, will all Senators please return to the Chamber. An immediate roll call has been ordered in the Senate, will all Senators please return to the Chamber.

THE CHAIR:

Question before the Chamber is a motion to adopt Substitute Senate Bill 993. Machine is open, please record your vote. Has everyone voted? Senator Consoli, Senator Gunther, Senator Mustone. Machine is closed, Clerk, please tally the vote.

Result of the vote: 36 yea, 0 nay. The bill is adopted.
Senator Johnston.

SENATOR RICHARD JOHNSTON:

Thank you Mr. President. I would move for suspension of the rules for immediate transmittal of this item to the Governor.

THE CHAIR:

Any objection? Hearing none, so ordered.

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THE CHAIR:

Apparently, there's an inadvertent error that has been made in the Revisor's bill, and we'll hold in abeyance the debate. Do you have any objections, Senator?

SENATOR DIBELLA:

No, I don't.

THE CHAIR:

Senator Smith.

SENATOR SMITH:

If you bear with me just a second. Mr. President?

THE CHAIR:

The Senate Clerk still has it in possession.

SENATOR SMITH:

Mr. President, I would like to move at this time that we reconsider the action that we had taken earlier, where we moved for immediate transmittal of Substitute Senate Bill 993, to the Governor.

THE CHAIR:

Is there any objection? Hearing none, so ordered.

SENATOR SMITH:

With that action, Mr. President, I would like to pass temporarily on Senate Bill 993?

THE CHAIR:

Any objection? Hearing none, so ordered.

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SENATOR ROBERTSON:

Mr. President?

THE CHAIR:

Senator Robertson.

SENATOR ROBERTSON:

Mr. President, I believe then, at that point, that we would go back to the Conference Committee bill that Senator DiBella was addressing, Sir. And I believe that has been moved, and Senator DiBella is discussing the issue.

THE CHAIR:

Excuse me, just for a second. Senator Smith, could you approach the podium? Senator Smith.

SENATOR SMITH:

Thank you, Mr. President. Now that we have reconsidered the motion, and I was successful to retrieve from immediate transmittal to the Governor's office, I would like to move for reconsideration of Senate Bill 993. That's on Senate Agenda No. 3. I believe I was on the prevailing side.

THE CHAIR:

Any objection? Hearing none, so ordered.

SENATOR SMITH:

Thank you, Mr. President. At this time, I would like to pass temporarily on Senate Bill 993, and I believe we were ready to take up the other.

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THE CHAIR:

Without objection, the item is passed temporarily.

Senator DiBella, you may resume the debate.

SENATOR DIBELLA:

Thank you, Mr. President. Should I start from the beginning? (Laughter.)

THE CHAIR:

If you do, we're in real trouble.

SENATOR DIBELLA:

Gee, I had that memorized. I'm going to have to go back to the beginning. (Laughter.) Thank you, Mr. President. I'm coming to the end, Mr. President Pro Temp. About twenty five minutes. But again, the Conference Committee struck down the MacBride Amendment. They talked about civil rights; religious persecution and discrimination; reasonable pursuits against nondiscrimination. A bill that flew through the House. A bill that deals with the basic tenets of this country. I think that it was deplorable. I think that the issue should have been discussed and debated on this floor, and passed. But I think when we deal with this whole question, we deal with something that I think is even worse than the bill itself. The process in which we adopted the legislation. It just seems that the new Republican image that has been bragged about, is one that is illustrative of closed caucuses, meetings

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THE CHAIR:

The Senate will come to order.

THE CLERK:

Cal. 524, Senate Bill 993, the Revisor's Technical Bill.

THE CHAIR:

Senator Smith.

SENATOR SMITH:

Thank you, Mr. President. I would move adoption of the joint Committee's Favorable Report and passage of the bill.

THE CHAIR:

Clerk, please read...

SENATOR SMITH:

I believe the Clerk has an amendment.

THE CHAIR:

May we have order, please.

THE CLERK:

Amendment Schedule "H", L.C.O. No. 8332. Sorry, that's "I".

THE CHAIR:

Senator Smith.

SENATOR SMITH:

Thank you, Mr. President. I would move adoption of the amendment, ask leave of the Chamber to summarize?

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THE CHAIR:

Without objection, you may proceed.

SENATOR SMITH:

Thank you, Mr. President. This amendment is a fairly simple, straightforward technical amendment that would allow the appointment of more than one consulting service evaluation and selection panels within the Department of Transportation. The current statutes allow for the appointment of only one. The Department has found that the efficiency of the Department could be greatly enhanced if, in fact, there were more than one, or they had the ability to appoint more than one consulting service evaluation and selection panel.

THE CHAIR:

Will you remark further? All those in favor of the amendment, signify by saying aye. Opposed? The amendment is adopted. Senator Smith.

SENATOR SMITH:

Thank you, Mr. President. I would move the adoption of the bill, as amended by L.C.O. 8332, and I would ask that we have a roll call.

THE CHAIR:

Remark further? Clerk, please make an announcement for immediate roll call.

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THE CLERK:

Immediate roll call has been ordered in the Senate, will all Senators please return to the Chamber. An immediate roll call has been ordered in the Senate, will all Senators please return to the Chamber.

THE CHAIR:

Question before the Chamber is a motion to adopt Substitute Senate Bill No. 993. Machine is open, please record your vote. Has everyone voted? Senator Barrows, Senator Streeter, Senator Avallone, Senator Consoli. The machine is closed, Clerk please tally the vote.

Result of the vote: 33 yea, 0 nay. The bill is adopted.
Senator Smith.

SENATOR SMITH:

Thank you, Mr. President. I would move for suspension of the rules for immediate transmittal to the House?

THE CHAIR:

Hearing no objection, so ordered. Senator Smith.

SENATOR SMITH:

Mr. President, I think it would be in order at this time to recess the Senate for the purposes of entering into joint convention with the House.

THE CHAIR:

The Senate will stand in recess for the purpose of meeting

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affirmative. And also, on Cal. No. 683, Substitute House Bill 7554. I'd like to be recorded in the affirmative.

THE CHAIR:

The record will so note.

THE CLERK:

On Senate Agenda No. 3, from Judiciary. Substitute Senate Bill 993. An Act Concerning the Revisor's Technical Corrections To the General Statutes and To Certain Public Or Special Acts. House rejected Senate "H" and passed with all other amendments.

THE CHAIR:

Senator Richard Johnston.

SENATOR RICHARD JOHNSTON:

Thank you, Mr. President. I move acceptance of the joint Committee's Favorable Report and passage of the bill, in concurrence with the House action.

THE CHAIR:

Will you remark?

SENATOR RICHARD JOHNSTON:

Yes, thank you, Mr. President. This bill has been before the Chamber just today. It makes several technical changes in the statutes and public acts, to correct erroneous references, and I would move its adoption, call the roll, and would move that we suspend the rules for immediate transmittal to the

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Governor.

THE CHAIR:

I think that should be held in abeyance until the roll call has been conducted. Clerk, please make an announcement for immediate roll call.

THE CLERK:

Immediate roll call has been ordered in the Senate, will all Senators please return to the Chamber. An immediate roll call has been ordered in the Senate, will all Senators please return to the Chamber.

THE CHAIR:

Question before the Chamber is a motion to adopt Substitute Senate Bill 993. Machine is open, please record your vote. Has everyone voted? Senator Consoli, Senator Gunther, Senator Mustone. Machine is closed, Clerk, please tally the vote.

Result of the vote: 36 yea, 0 nay. The bill is adopted.
Senator Johnston.

SENATOR RICHARD JOHNSTON:

Thank you Mr. President. I would move for suspension of the rules for immediate transmittal of this item to the Governor.

THE CHAIR:

Any objection? Hearing none, so ordered.