THURSDAY, FEBRUARY 15, 2001

The Senate met at 12 m. and was called to order by Lieutenant Governor John H. Hager.

The Reverend W. Henry Maxwell, Pastor, Ivy Baptist Church, Newport News, Virginia, offered the following prayer:

Eternal and everlasting God our heavenly Father, Thou, in whom we live, we move and have our being; Thou who art the author and finisher of our faith, we come at this hour of the day to say thank You, thank You for Your loving kindness and thank You for Your tender mercy. We come to say thank You for the Senate of Virginia and what it means to effective government of this great Commonwealth. We pray, O Holy Father, that Thou would grant unto each Senator wisdom, knowledge, and a better understanding of Thy will that they may do justice, love with mercy, and walk humbly before Thee. During our deliberations, I pray that the benediction of Your peace and the brightness of Your presence shall be upon us that whatsoever transpires will be pleasing in Thy sight. In the matchless and marvelous name of Him who orders and directs our steps and gives us life and life more abundantly, we pray. Amen.

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


A quorum was present.

After the roll call, Senators Forbes, Lucas, and Saslaw notified the Clerk of their presence.

On motion of Senator Couric, the reading of the Journal was waived.

The recorded vote is as follows:


NAYS--Marye--1.

RULE 36--0.

HOUSE COMMUNICATION

The following communication was received:

In the House of Delegates
February 14, 2001

THE HOUSE OF DELEGATES HAS PASSED WITH AMENDMENTS THE FOLLOWING SENATE BILLS:

S.B. 986. A BILL to amend and reenact § 24.2-802 of the Code of Virginia, relating to recount procedures; determining whether ballot to be counted where punch card voting devices used.
S.B. 1154. A BILL to amend and reenact § 9-170 of the Code of Virginia, relating to powers and duties of the Board and Department of Criminal Justice Services.

S.B. 1245. A BILL to amend the Code of Virginia by adding a section numbered 2.1-563.40:1, relating to the Virginia Geographic Information Network.

S.B. 1277. A BILL to amend and reenact §§ 24.2-914 and 24.2-915 of the Code of Virginia, relating to the Campaign Finance Disclosure Act; reports of contributions and expenditures; and filing methods and requirements.

IT HAS PASSED WITH SUBSTITUTES THE FOLLOWING SENATE BILLS:

S.B. 791. A BILL to amend the Code of Virginia by adding in Article 4 of Chapter 36 of Title 58.1 a section numbered 58.1-3650.905, designating certain organizations to be exempt from property taxation.

S.B. 1025. A BILL to amend and reenact §§ 24.2-405, 24.2-406, and 24.2-418 of the Code of Virginia, relating to lists of registered voters and persons voting and to voter registration applications.

S.B. 1044. A BILL to amend the Code of Virginia by adding in Title 40.1 a chapter numbered 9, consisting of sections numbered 40.1-139 through 40.1-142, relating to the Industrial Hygiene and Safety Title Protection Act.


IT HAS REJECTED THE AMENDMENT PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILL:

H.B. 2066. A BILL to amend and reenact § 16.1-69.33 of the Code of Virginia, relating to Committee on District Courts.

IT HAS REJECTED THE SUBSTITUTES PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 197. A BILL to amend and reenact § 18.2-60 of the Code of Virginia, relating to oral or written threats to commit acts of violence on school property; penalty.


IT HAS AGREED TO THE FOLLOWING HOUSE JOINT RESOLUTION:

H.J.R. 861. Confirming various appointments made pursuant to law on behalf of the legislative branch.

THE HOUSE OF DELEGATES HAS PASSED THE FOLLOWING SENATE BILLS:

S.B. 857. A BILL to amend and reenact § 58.1-613 of the Code of Virginia, relating to the registration of dealers for collection of the retail sales and use tax.

S.B. 946. A BILL to amend and reenact § 24.2-112 of the Code of Virginia, relating to assistant voter registrars.
S.B. 1026. A BILL to amend and reenact § 24.2-414 of the Code of Virginia, relating to final day for voter registration before an election.

S.B. 1027. A BILL to amend and reenact § 24.2-112 of the Code of Virginia, relating to assistant voter registrars.

S.B. 1086. A BILL to amend and reenact § 58.1-3818 of the Code of Virginia, as it is currently effective and as it may become effective, relating to Admissions tax in certain counties.


S.B. 1139. A BILL to amend and reenact §§ 32.1-122.6, 32.1-122.6:02, 32.1-122.6:03, 32.1-122.6:1, 32.1-122.9, 32.1-122.9:1, 32.1-122.10, and 54.1-3011.2 of the Code of Virginia, and to amend the Code of Virginia by adding a section numbered 32.1-122.6:04, relating to conditional grants and loan repayment programs for health professionals.

S.B. 1142. A BILL to amend and reenact § 24.2-424 of the Code of Virginia, relating to the notification of a change in a registered voter’s address within the Commonwealth.

S.B. 1198. A BILL to repeal Article 6 of Chapter 4 of Title 24.2 of the Code of Virginia, consisting of §§ 24.2-436 through 24.2-439, relating to temporary voter registration procedures for presidential elections.

S.B. 1225. A BILL to amend and reenact § 24.2-707 of the Code of Virginia, relating to absentee voting procedures.

THE HOUSE OF DELEGATES HAS AGREED TO THE AMENDMENTS PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1826. A BILL to amend and reenact § 54.1-3300 of the Code of Virginia, as it is currently effective and as it shall become effective, and to amend the Code of Virginia by adding in Article 3 of Chapter 33 of Title 54.1 a section numbered 54.1-3320 and by adding an article numbered 4 in Chapter 33 of Title 54.1, consisting of sections numbered 54.1-3321 and 54.1-3322, relating to pharmacy.

H.B. 2015. A BILL to amend the Code of Virginia by adding in Chapter 2 of Title 32.1 an article numbered 14, consisting of a section numbered 32.1-73.7, relating to youth suicide prevention.

H.B. 2245. A BILL to amend and reenact § 54.1-3001 of the Code of Virginia, relating to exemptions to nursing licensure.

H.B. 2346. A BILL to amend and reenact § 32.1-111.4 of the Code of Virginia, relating to emergency medical services personnel and vehicles; epinephrine.
H.B. 2420. A BILL to amend and reenact § 33.1-23.03 of the Code of Virginia, relating to preparation of a statewide transportation plan by the Commonwealth Transportation Board.

H.B. 2422. A BILL to amend and reenact § 33.1-8 of the Code of Virginia, relating to employment of an assistant commissioner for the environment, transportation planning and regulatory affairs by the Commonwealth Transportation Commissioner.

H.B. 2430. A BILL to amend and reenact § 54.1-3101 of the Code of Virginia, relating to the Board of Nursing Home Administrators.

H.B. 2595. A BILL to amend and reenact §§ 37.1-179, 37.1-179.1, 37.1-181 through 37.1-182.3, 37.1-183.1 through 37.1-185.1 and 37.1-186.1 through 37.1-188.1 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 8 of Title 37.1 a section numbered 37.1-189.2, relating to licensing of providers of services for persons with mental illness, mental retardation and substance addiction or abuse.

IT HAS AGREED TO THE SUBSTITUTES PROPOSED BY THE SENATE TO THE FOLLOWING HOUSE BILLS:

H.B. 1778. A BILL to amend the Code of Virginia by adding a section numbered 54.1-3025.1, relating to advanced certification for certified nurse aides.


H.B. 2045. A BILL to amend and reenact § 33.1-70.01 of the Code of Virginia, relating to reimbursement by counties for certain cancelled highway projects.

H.B. 2439. A BILL to amend and reenact § 22.1-212.9 of the Code of Virginia, relating to charter schools.

IT HAS AGREED TO THE FOLLOWING SENATE JOINT RESOLUTIONS:


S.J.R. 425. Confirming an appointment to the Board of Directors of the Virginia Commonwealth University Health System Authority.


THE HOUSE OF DELEGATES HAS DEFEATED THE FOLLOWING SENATE BILL:

S.B. 833. A BILL to amend and reenact § 60.2-533 of the Code of Virginia, relating to unemployment compensation; fund balance factor.

IN WHICH ACTION IT REQUESTS THE CONCURRENCE OF THE SENATE.

/s/ Bruce F. Jamerson
Clerk, House of Delegates
On motion of Senator Norment, the Rules were suspended and the reading of the communication from the House of Delegates was waived.

The recorded vote is as follows:
YEAS--38. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

The House joint resolution, communicated as agreed to by the House of Delegates, the first reading of its title having been waived, was referred as follows:

H.J.R. 861 was referred to the Committee on Privileges and Elections.

COMMITTEE REPORT

The following bills, having been considered by the committee in session, were reported by Senator Chichester for Senator Barry from the Committee on Education and Health:

H.B. 637 (six hundred thirty-seven) with substitute.
H.B. 1653 (one thousand six hundred fifty-three).
H.B. 1654 (one thousand six hundred fifty-four) with amendments.
H.B. 1691 (one thousand six hundred ninety-one) with substitute.
H.B. 1876 (one thousand eight hundred seventy-six).
H.B. 1899 (one thousand eight hundred ninety-nine).
H.B. 1908 (one thousand nine hundred eight).
H.B. 1979 (one thousand nine hundred seventy-nine) with the recommendation that it be rereferred to the Committee on Finance.

H.B. 1983 (one thousand nine hundred eighty-three).
H.B. 2060 (two thousand sixty).
H.B. 2090 (two thousand ninety).
H.B. 2095 (two thousand ninety-five) with amendments.
H.B. 2123 (two thousand one hundred twenty-three) with amendment.
H.B. 2318 (two thousand three hundred eighteen) with amendment.
H.B. 2395 (two thousand three hundred ninety-five).
H.B. 2401 (two thousand four hundred one).
H.B. 2463 (two thousand four hundred sixty-three) with amendments.
H.B. 2491 (two thousand four hundred ninety-one).
H.B. 2495 (two thousand four hundred ninety-five) with amendment.
H.B. 2512 (two thousand five hundred twelve) with substitute.
H.B. 2514 (two thousand five hundred fourteen).
H.B. 2701 (two thousand seven hundred one) with substitute.
H.B. 2726 (two thousand seven hundred twenty-six).
H.B. 2762 (two thousand seven hundred sixty-two).
H.B. 2763 (two thousand seven hundred sixty-three).
H.B. 2777 (two thousand seven hundred seventy-seven) with amendments.
H.B. 2782 (two thousand seven hundred eighty-two) with amendments.

H.B. 1979 was rereferred to the Committee on Finance.
GUESTS PRESENTED

On motion of Senator Norment, the Rules were suspended for the purpose of granting the privileges of the floor to distinguished persons.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Hawkins presented the family of the late Howard P. Anderson, former Senator, to the Senate.

On motion of Senator Norment, the Rules were suspended for the purpose of granting the privileges of the floor to distinguished persons.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senators Mims and Norment presented Cadet Erin Claunch and Cadet Charles Bunting of the Virginia Military Institute Class of 2001 to the Senate.

On motion of Senator Norment, the Rules were suspended for the purpose of granting the privileges of the floor to a distinguished person.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

Senator Watkins presented Patricia Goodall Strawderman, co-founder of the Virginia Breast Cancer Foundation, to the Senate.

At 1:00 p.m., Senator Stosch moved that the Senate recess until 1:15 p.m.
The motion was agreed to.

The hour of 1:15 p.m. having arrived, the Chair was resumed.

INTRODUCTION OF LEGISLATION

Pursuant to the provisions of House Joint Resolution Nos. 504 and 506 and Senate Rule 11 (b), Senator Miller, K.G., introduced a joint resolution; subsequently, the following was presented, ordered to be printed, and referred:

S.J.R. 505. Confirming appointments by the Governor made during the 2001 Regular Session.
Patron--Miller, K.G.
Referred to Committee on Privileges and Elections

CALENDAR

CONFERENCE PROCEDURES

H.B. 924 (nine hundred twenty-four) was taken up.

On motion of Senator Stolle, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1575 (one thousand five hundred seventy-five) was taken up.

On motion of Senator Stolle, the Senate insisted on its substitute and respectfully requested a committee of conference.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 2610 (two thousand six hundred ten) was taken up.

On motion of Senator Stolle, the Senate insisted on its amendments and respectfully requested a committee of conference.
The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

SENATE BILLS WITH HOUSE AMENDMENTS

S.B. 291 (two hundred ninety-one) was taken up with the amendment proposed by the House of Delegates as follows:

DEL. ALBO

Line 13, engrossed, after thereof.
insert
2. That no signage indicating “Joseph V. Gartlan, Jr., Parkway” shall be placed west of Interstate 95 until the completion of the Fairfax County Parkway.

On motion of Senator Puller, the amendment was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1096 (one thousand ninety-six) was taken up with the amendments proposed by the House of Delegates as follows:

DEL. RUST

Line 478, engrossed, after regulation.
strike
the remainder of line 478 and all of lines 479 through 483

HEALTH, WELFARE AND INSTITUTIONS

Line 493, engrossed, after care;
strike
adoptions
insert
adoption assistance
DEL. RUST

Line 526, engrossed, after regulation.

strike

the remainder of line 526 and all of lines 527 through 531

On motion of Senator Mims, the amendments were agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

S.B. 1209 (one thousand two hundred nine) was taken up with the amendment proposed by the House of Delegates as follows:

DEL. CRANWELL

Line 73, engrossed, after only

insert

for the enforcement of support of children and their caretakers and

On motion of Senator Forbes, the amendment was agreed to.

The recorded vote is as follows:
YEAS--40. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

HOUSE BILLS ON THIRD READING

H.B. 2539 (two thousand five hundred thirty-nine), on motion of Senator Forbes, was passed by for the day.

Senator Norment moved that the following House bills, the titles of the bills having been printed in the Calendar for their third reading as required by Article IV, Section 11, of the Constitution, be placed before the Senate by number only:

H.B. 1704 (one thousand seven hundred four).
H.B. 656 (six hundred fifty-six).
H.B. 1580 (one thousand five hundred eighty).
H.B. 1583 (one thousand five hundred eighty-three).
H.B. 1592 (one thousand five hundred ninety-two).
H.B. 1642 (one thousand six hundred forty-two).
H.B. 1667 (one thousand six hundred sixty-seven).
H.B. 1677 (one thousand six hundred seventy-seven).
H.B. 1679 (one thousand six hundred seventy-nine).
H.B. 1681 (one thousand six hundred eighty-one).
H.B. 1705 (one thousand seven hundred five).
H.B. 1711 (one thousand seven hundred eleven).
H.B. 1718 (one thousand seven hundred eighteen).
H.B. 1721 (one thousand seven hundred twenty-one).
H.B. 1737 (one thousand seven hundred thirty-seven).
H.B. 1738 (one thousand seven hundred thirty-eight).
H.B. 1770 (one thousand seven hundred seventy).
H.B. 1771 (one thousand seven hundred seventy-one).
H.B. 1777 (one thousand seven hundred seventy-seven).
H.B. 1786 (one thousand seven hundred eighty-six).
H.B. 1797 (one thousand seven hundred ninety-seven).
H.B. 1823 (one thousand eight hundred twenty-three).
H.B. 1840 (one thousand eight hundred forty).
H.B. 1842 (one thousand eight hundred forty-two).
H.B. 1843 (one thousand eight hundred forty-three).
H.B. 1845 (one thousand eight hundred forty-five).
H.B. 1858 (one thousand eight hundred fifty-eight).
H.B. 1909 (one thousand nine hundred nine).
H.B. 1925 (one thousand nine hundred twenty-five).
H.B. 1927 (one thousand nine hundred twenty-seven).
H.B. 1933 (one thousand nine hundred thirty-three).
H.B. 1978 (one thousand nine hundred seventy-eight).
H.B. 2094 (two thousand ninety-four).
H.B. 2182 (two thousand one hundred eighty-two).
H.B. 2211 (two thousand two hundred eleven).
H.B. 2233 (two thousand two hundred thirty-three).
H.B. 2273 (two thousand two hundred seventy-three).
H.B. 2323 (two thousand three hundred twenty-three).
H.B. 2325 (two thousand three hundred twenty-five).
H.B. 2358 (two thousand three hundred fifty-eight).
H.B. 2360 (two thousand three hundred sixty).
H.B. 2433 (two thousand four hundred thirty-three).
H.B. 2443 (two thousand four hundred forty-three).
H.B. 2453 (two thousand four hundred fifty-three).
H.B. 2468 (two thousand four hundred sixty-eight).
H.B. 2476 (two thousand four hundred seventy-six).
H.B. 2479 (two thousand four hundred seventy-nine).
H.B. 2496 (two thousand four hundred ninety-six).
H.B. 2528 (two thousand five hundred twenty-eight).
H.B. 2531 (two thousand five hundred thirty-one).
H.B. 2532 (two thousand five hundred thirty-two).
H.B. 2543 (two thousand five hundred forty-three).
H.B. 2564 (two thousand five hundred sixty-four).
H.B. 2577 (two thousand five hundred seventy-seven).
H.B. 2583 (two thousand five hundred eighty-three).
H.B. 2629 (two thousand six hundred twenty-nine).
The motion was agreed to.

H.B. 1704 (one thousand seven hundred four) was taken up.

Senator Williams offered the following amendments:

SEN. WILLIAMS

Line 11, engrossed
insert
A.

SEN. WILLIAMS

Line 90, engrossed, after line 89
insert
B. Notwithstanding any provision of law to the contrary, persons granted a wine and beer license pursuant to this section may display within their licensed premises point-of-sale advertising materials that incorporate the use of any professional athlete or athletic team, provided that such advertising materials:
(i) otherwise comply with the applicable regulations of the Federal Bureau of Alcohol, Tobacco and Firearms; and (ii) do not depict any athlete consuming or about to consume alcohol prior to or while engaged in an athletic activity; do not depict an athlete consuming alcohol while the athlete is operating or about to operate a motor vehicle or other machinery; and do not imply that the alcoholic beverage so advertised enhances athletic prowess.

On motion of Senator Williams, the reading of the amendments was waived.

On motion of Senator Williams, the amendments were agreed to.

The amendments were ordered to be engrossed.

H.B. 656 (six hundred fifty-six) was taken up.

The following amendment proposed by the Committee on Privileges and Elections was offered:

PRIVILEGES AND ELECTIONS

Line 22, engrossed, after file.
strike

Within five days of the pertinent deadline, the
The reading of the amendment was waived.

On motion of Senator Miller, K.G., the amendment was agreed to.

The amendment was ordered to be engrossed.

H.B. 1667 (one thousand six hundred sixty-seven) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Privileges and Elections was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 24.2-705, 24.2-705.1, and 24.2-710 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 24.2-705.2, relating to absentee voting in certain emergencies and duties of the electoral board and general registrar.

The reading of the substitute was waived.

On motion of Senator Miller, K.G., the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 1705 (one thousand seven hundred five) was taken up.

The following amendment proposed by the Committee on Privileges and Elections was offered:

PRIVILEGES AND ELECTIONS

Line 118, engrossed, after line 117

insert

2. That the provisions of this act shall expire on July 1, 2002.

The reading of the amendment was waived.

On motion of Senator Miller, K.G., the amendment was agreed to.

The amendment was ordered to be engrossed.

H.B. 1718 (one thousand seven hundred eighteen) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Local Government was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact § 15.2-2204 of the Code of Virginia, relating to advertising requirements for plans and ordinances.

The reading of the substitute was waived.

On motion of Senator Quayle, the substitute was agreed to.
The substitute was ordered to be engrossed.

**H.B. 1721** (one thousand seven hundred twenty-one) was taken up.

The following amendments proposed by the Committee on Privileges and Elections were offered:

**PRIVILEGES AND ELECTIONS**

Line 31, engrossed, after *in a*

strike *public building*

insert *facility*

**PRIVILEGES AND ELECTIONS**

Line 32, engrossed, after *and for*

strike *the*

insert *an*

The reading of the amendments was waived.

On motion of Senator Miller, K.G., the amendments were agreed to.

The amendments were ordered to be engrossed.

**H.B. 1738** (one thousand seven hundred thirty-eight) was taken up.

The following amendment proposed by the Committee on Privileges and Elections was offered:

**PRIVILEGES AND ELECTIONS**

Line 69, engrossed, after *by*

insert *subdivision 11 of § 24.2-114 and*

The reading of the amendment was waived.

On motion of Senator Miller, K.G., the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 1843** (one thousand eight hundred forty-three) was taken up.

The following amendment proposed by the Committee on Privileges and Elections was offered:

**PRIVILEGES AND ELECTIONS**

Line 74, engrossed, after *A.*
strike remainder of line 74 and all of lines 75 through 81

insert

On or before September 1, 2001, the State Board of Elections shall promulgate standards for (i) the proper handling and security of voting and counting devices, ballots, and other materials required for a recount, (ii) accurate determination of votes based upon objective evidence and taking into account the counting device and form of ballots approved for use in the Commonwealth, and (iii) any other matters that will promote a timely and accurate resolution of the recount. The chief judge of the circuit court or the full recount court may, consistent with State Board of Elections standards, resolve disputes over the application of the standards and direct all other appropriate measures to ensure the proper conduct of the recount.

The reading of the amendment was waived.

On motion of Senator Miller, K.G., the amendment was agreed to.

The amendment was ordered to be engrossed.

H.B. 1909 (one thousand nine hundred nine) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:


The reading of the substitute was waived.

On motion of Senator Chichester, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 2182 (two thousand one hundred eighty-two) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding in Article 4 of Chapter 36 of Title 58.1 sections numbered 58.1-3650.905 through 58.1-3650.953 designating certain organizations to be exempt from property taxation.

The reading of the substitute was waived.

On motion of Senator Chichester, the substitute was agreed to.

The substitute was ordered to be engrossed.
H.B. 2233 (two thousand two hundred thirty-three) was taken up.

The following amendments proposed by the Committee on Privileges and Elections were offered:

PRIVILEGES AND ELECTIONS

Line 6, engrossed, Title, after reenact
strike remainder of line 6 and all of lines 7 and 8
insert § 24.2-629 of the Code of Virginia, relating to electronic voting devices and ballots.

PRIVILEGES AND ELECTIONS

Line 10, engrossed, after That
strike remainder of line 10
insert § 24.2-629 is amended and

PRIVILEGES AND ELECTIONS

Line 72, engrossed
strike all of lines 72 through 124

The reading of the amendments was waived.

On motion of Senator Miller, K.G., the amendments were agreed to.

The amendments were ordered to be engrossed.

H.B. 2323 (two thousand three hundred twenty-three) was taken up.

The following amendments proposed by the Committee on Privileges and Elections were offered:

PRIVILEGES AND ELECTIONS

Line 17, engrossed, after Assembly.
strike remainder of line 17 and all of lines 18 through 21

PRIVILEGES AND ELECTIONS

Line 42, engrossed, after for
strike specific

PRIVILEGES AND ELECTIONS

Line 96, engrossed, after on
The reading of the amendments was waived.

On motion of Senator Miller, K.G., the amendments were agreed to.

The amendments were ordered to be engrossed.

**H.B. 2360** (two thousand three hundred sixty) was taken up.

The following amendments proposed by the Committee on Local Government were offered:

**LOCAL GOVERNMENT**

Line 13, engrossed, after *The* strike *city* insert *cities*

**LOCAL GOVERNMENT**

Line 13, engrossed, after *Harrisonburg* insert *and Charlottesville*

**LOCAL GOVERNMENT**

Line 13, engrossed, after *within* strike *its* insert *their*

**LOCAL GOVERNMENT**

Line 14, engrossed, after *city* strike *The* insert *Each*

**LOCAL GOVERNMENT**

Line 16, engrossed strike *The* insert *Each*
The reading of the amendments was waived.

On motion of Senator Quayle, the amendments were agreed to.

The amendments were ordered to be engrossed.

H.B. 2453 (two thousand four hundred fifty-three) was taken up.

The following amendments proposed by the Committee on Local Government were offered:

LOCAL GOVERNMENT

Line 22, engrossed, after C.
strike

   The

   Each

The reading of the amendments was waived.

On motion of Senator Quayle, the amendments were agreed to.

The amendments were ordered to be engrossed.

H.B. 2528 (two thousand five hundred twenty-eight) was taken up.

The following amendment proposed by the Committee on Finance was offered:

FINANCE

Line 25, engrossed, after line 24

2. That the provisions of this act are declaratory of existing law.
On motion of Senator Chichester, the amendment was agreed to.

The amendment was ordered to be engrossed.

**H.B. 2774** (two thousand seven hundred seventy-four) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Local Government was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 62.1-198 and 62.1-199 of the Code of Virginia, relating to the Virginia Resources Authority; public safety facilities and the remediation of contaminated properties.

The reading of the substitute was waived.

On motion of Senator Quayle, the substitute was agreed to.

The substitute was ordered to be engrossed.

Senator Norment moved that the passage of the House bills that follow be considered en bloc.

The motion was agreed to.

On motion of Senator Norment, the following House bills were passed en bloc with their titles:

- **H.B. 1704** (one thousand seven hundred four) with amendments.
- **H.B. 656** (six hundred fifty-six) with amendment.
- **H.B. 1580** (one thousand five hundred eighty).
- **H.B. 1583** (one thousand five hundred eighty-three).
- **H.B. 1592** (one thousand five hundred ninety-two).
- **H.B. 1642** (one thousand six hundred forty-two).
- **H.B. 1667** (one thousand six hundred sixty-seven) with substitute.
- **H.B. 1677** (one thousand six hundred seventy-seven).
- **H.B. 1681** (one thousand six hundred eighty-one).
- **H.B. 1705** (one thousand seven hundred five) with amendment.
- **H.B. 1711** (one thousand seven hundred eleven).
- **H.B. 1718** (one thousand seven hundred eighteen) with substitute.
- **H.B. 1721** (one thousand seven hundred twenty-one) with amendments.
- **H.B. 1737** (one thousand seven hundred thirty-seven).
- **H.B. 1738** (one thousand seven hundred thirty-eight) with amendment.
- **H.B. 1770** (one thousand seven hundred seventy).
- **H.B. 1771** (one thousand seven hundred seventy-one).
- **H.B. 1777** (one thousand seven hundred seventy-seven).
- **H.B. 1786** (one thousand seven hundred eighty-six).
- **H.B. 1797** (one thousand seven hundred ninety-seven).
- **H.B. 1823** (one thousand eight hundred twenty-three).
- **H.B. 1840** (one thousand eight hundred forty).
- **H.B. 1842** (one thousand eight hundred forty-two).
- **H.B. 1843** (one thousand eight hundred forty-three) with amendment.
- **H.B. 1845** (one thousand eight hundred forty-five).
- **H.B. 1858** (one thousand eight hundred fifty-eight).
- **H.B. 1909** (one thousand nine hundred nine) with substitute.
- **H.B. 1925** (one thousand nine hundred twenty-five).
H.B. 1927 (one thousand nine hundred twenty-seven).
H.B. 1933 (one thousand nine hundred thirty-three).
H.B. 1978 (one thousand nine hundred seventy-eight).
H.B. 2094 (two thousand ninety-four).
H.B. 2182 (two thousand one hundred eighty-two) with substitute.
H.B. 2211 (two thousand two hundred eleven).
H.B. 2233 (two thousand two hundred thirty-three) with amendments.
H.B. 2273 (two thousand two hundred seventy-three).
H.B. 2323 (two thousand three hundred twenty-three) with amendments.
H.B. 2358 (two thousand three hundred fifty-eight).
H.B. 2360 (two thousand three hundred sixty) with amendments.
H.B. 2433 (two thousand four hundred thirty-three).
H.B. 2443 (two thousand four hundred forty-three).
H.B. 2453 (two thousand four hundred fifty-three) with amendments.
H.B. 2468 (two thousand four hundred sixty-eight).
H.B. 2476 (two thousand four hundred seventy-six).
H.B. 2479 (two thousand four hundred seventy-nine).
H.B. 2496 (two thousand four hundred ninety-six).
H.B. 2528 (two thousand five hundred twenty-eight) with amendment.
H.B. 2531 (two thousand five hundred thirty-one).
H.B. 2532 (two thousand five hundred thirty-two).
H.B. 2543 (two thousand five hundred forty-three).
H.B. 2564 (two thousand five hundred sixty-four).
H.B. 2577 (two thousand five hundred seventy-seven).
H.B. 2583 (two thousand five hundred eighty-three).
H.B. 2629 (two thousand six hundred twenty-nine).
H.B. 2651 (two thousand six hundred fifty-one).
H.B. 2699 (two thousand six hundred ninety-nine).
H.B. 2734 (two thousand seven hundred thirty-four).
H.B. 2737 (two thousand seven hundred thirty-seven).
H.B. 2758 (two thousand seven hundred fifty-eight).
H.B. 2774 (two thousand seven hundred seventy-four) with substitute.
H.B. 2820 (two thousand eight hundred twenty).
H.B. 2848 (two thousand eight hundred forty-eight).

The motion was agreed to.

The recorded vote is as follows:
YEAS—40. NAYS—0. RULE 36—0.

NAYS—0.
RULE 36—0.

H.B. 1679 (one thousand six hundred seventy-nine) was taken up.
The amendment in the nature of a substitute proposed by the Committee on Finance was offered, having been printed separately, with its title reading as follows:

A Bill to amend and reenact §§ 46.2-752 of the Code of Virginia, relating to additional motor vehicle license fees to be paid into the Volunteer Firefighters' and Rescue Squad Workers' Pension Fund.

The reading of the substitute was waived.

On motion of Senator Chichester, the substitute was agreed to.

The substitute was ordered to be engrossed.

H.B. 1679, on motion of Senator Norment, was passed with its title.

The recorded vote is as follows:
YEAS--26. NAYS--13. RULE 36--0.

RULE 36--0.

H.B. 2325 (two thousand three hundred twenty-five) was taken up.

The amendment in the nature of a substitute proposed by the Committee on Privileges and Elections was offered, having been printed separately, with its title reading as follows:

A BILL to amend and reenact §§ 24.2-914 and 24.2-915 of the Code of Virginia, relating to the Campaign Finance Disclosure Act; reports of contributions and expenditures; and filing methods and requirements.

The reading of the substitute was waived.

On motion of Senator Miller, K.G., the substitute was agreed to.

H.B. 2325, on motion of Senator Marye, was passed by for the day.

H.B. 2278 (two thousand two hundred seventy-eight) was read by title the third time and, on motion of Senator Stosch, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

YEAS--Barry, Bolling, Byrne, Chichester, Colgan, Couric, Edwards, Forbes, Hanger, Hawkins, Houck, Howell, Lambert, Lucas, Marsh, Martin, Maxwell, Miller, K.G., Miller, Y.B., Mims, Newman,
H.B. 2175 (two thousand one hundred seventy-five), on motion of Senator Norment, was passed by for the day.

H.B. 2667 (two thousand six hundred sixty-seven), on motion of Senator Whipple, was passed by for the day.

H.B. 1579 (one thousand five hundred seventy-nine) was read by title the third time.

The amendment in the nature of a substitute proposed by the Committee on Privileges and Elections was offered, having been printed separately, with its title reading as follows:

A BILL to amend the Code of Virginia by adding a section numbered 24.2-703.1, relating to special annual absentee ballot applications for permanently ill or disabled voters.

The reading of the substitute was waived.

On motion of Senator Miller, K.G., the substitute was agreed to.

Senator Miller, K.G., offered the following amendments to the substitute:

SEN. MILLER, K.G.

Line 11, substitute, after is
strike unable to vote at the polls because of a permanent illness or physical disability
insert eligible for an absentee ballot under subdivision 4 of § 24.2-700 because of a physical disability or physical illness and who is likely to remain so disabled or ill for the remainder of the calendar year

SEN. MILLER, K.G.

Line 15, substitute, after is
strike unable to vote at the polls because of a permanent illness or physical disability
insert eligible for an absentee ballot under subdivision 4 of § 24.2-700 because of a physical disability or physical illness and likely to remain so disabled or ill for the remainder of the calendar year

SEN. MILLER, K.G.

Line 25, substitute, after undeliverable,
insert or the general registrar knows that the applicant is no longer a qualified voter.

On motion of Senator Miller, K.G., the reading of the amendments was waived.
On motion of Senator Miller, K.G., the amendments were agreed to.

The substitute with amendments was ordered to be engrossed.

**H.B. 1579**, on motion of Senator Miller, K.G., was passed with its title.

The recorded vote is as follows:

YEAS--40. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

**H.B. 1634** (one thousand six hundred thirty-four) was read by title the third time and, on motion of Senator Quayle, was passed with its title.

The recorded vote is as follows:

YEAS--37. NAYS--2. RULE 36--0.


NAYS--Hanger, Martin--2.

RULE 36--0.

**H.B. 1708** (one thousand seven hundred eight) was read by title the third time and, on motion of Senator Miller, K.G., was passed with its title.

The recorded vote is as follows:

YEAS--39. NAYS--1. RULE 36--0.


NAYS--Lambert--1.

RULE 36--0.

**H.B. 1825** (one thousand eight hundred twenty-five) was read by title the third time and, on motion of Senator Quayle, was passed with its title.

The recorded vote is as follows:

YEAS--36. NAYS--4. RULE 36--0.

YEAS--Barry, Byrne, Colgan, Couric, Edwards, Forbes, Hawkins, Houck, Howell, Lambert, Lucas, Marsh, Martin, Marye, Maxwell, Miller, K.G., Miller, Y.B., Mims, Newman, Norment, Potts, Puckett,
   NAYS--Bolling, Chichester, Hanger, Trumbo--4.
   RULE 36--0.

**H.B. 1853** (one thousand eight hundred fifty-three) was read by title the third time and, on motion of Senator Miller, K.G., was passed with its title.

The recorded vote is as follows:
   YEAS--40. NAYS--0. RULE 36--0.

   NAYS--0.
   RULE 36--0.

**RECONSIDERATION**

Senator Watkins moved to reconsider the vote by which **H.B. 1825** (one thousand eight hundred twenty-five) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
   YEAS--39. NAYS--1. RULE 36--0.

   NAYS--Reynolds--1.
   RULE 36--0.

**H.B. 1825**, on motion of Senator Watkins, was passed with its title.

The recorded vote is as follows:
   YEAS--36. NAYS--4. RULE 36--0.

   NAYS--Chichester, Hawkins, Martin, Trumbo--4.
   RULE 36--0.

**STATEMENT ON VOTE**

Senator Martin stated that he voted nay on the question of the passage of **H.B. 1825**, whereas he intended to vote yea.
STATEMENT ON VOTE

Senator Trumbo stated that he voted nay on the question of the passage of H.B. 1825, whereas he intended to vote yea.

H.B. 1856 (one thousand eight hundred fifty-six) was read by title the third time and, on motion of Senator Miller, K.G., was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

H.B. 1886 (one thousand eight hundred eighty-six) was read by title the third time.

The following amendments proposed by the Committee on Privileges and Elections were offered:

PRIVILEGES AND ELECTIONS
Line 15, engrossed, after appoint assistant registrars, strike determine residency requirements for assistant registrars,

PRIVILEGES AND ELECTIONS
Line 28, engrossed, after appointed strike unless so required by the general registrar making the appointment

PRIVILEGES AND ELECTIONS
Line 28, engrossed, after appointed. insert Candidates who are residents in the county or city for which they seek appointment may be given preference in hiring.

The reading of the amendments was waived.

On motion of Senator Miller, K.G., the amendments were agreed to.

The amendments were ordered to be engrossed.

H.B. 1886, on motion of Senator Miller, K.G., was passed with its title.
The recorded vote is as follows:
YEAS--35. NAYS--4. RULE 36--0.

RULE 36--0.

H.B. 1969 (one thousand nine hundred sixty-nine), on motion of Senator Howell, was rereferred to the Committee for Courts of Justice.

H.B. 2312 (two thousand three hundred twelve) was read by title the third time and, on motion of Senator Quayle, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--1. RULE 36--0.

NAYS--Ruff--1.
RULE 36--0.

H.B. 2363 (two thousand three hundred sixty-three) was read by title the third time and, on motion of Senator Quayle, was passed with its title.

The recorded vote is as follows:
YEAS--38. NAYS--2. RULE 36--0.

NAYS--Hanger, Martin--2.
RULE 36--0.

H.B. 2606 (two thousand six hundred six) was read by title the third time and, on motion of Senator Quayle, was passed with its title.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.
H.B. 2646 (two thousand six hundred forty-six) was read by title the third time.

Senator Miller, K.G., moved that the bill be passed with its title.

H.B. 2646, on motion of Senator Edwards, was passed by for the day.

H.B. 2712 (two thousand seven hundred twelve), on motion of Senator Puller, was passed by for the day.

H.B. 2849 (two thousand eight hundred forty-nine) was read by title the third time.

Senator Miller, K.G., moved that the bill be passed with its title.

H.B. 2849, on motion of Senator Byrne, was passed by for the day.

H.B. 2850 (two thousand eight hundred fifty) was read by title the third time.

The following amendment proposed by the Committee on Local Government was offered:

LOCAL GOVERNMENT

Line 43, engrossed, after line 42
insert
2. That an emergency exists and this act is in force from its passage.

The reading of the amendment was waived.

On motion of Senator Quayle, the amendment was agreed to.

H.B. 2850, on motion of Senator Marsh, was passed by for the day.

RECONSIDERATION

Senator Colgan moved to reconsider the vote by which H.B. 1679 (one thousand six hundred seventy-nine) was passed with its title.

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.

H.B. 1679, on motion of Senator Colgan, was passed with its title.
The recorded vote is as follows:
YEAS--26. NAYS--13. RULE 36--0.


RULE 36--0.

HOUSE BILLS ON SECOND READING

Senator Norment moved that the Rules be suspended and the second reading of the titles of the following House bills as required by Article IV, Section 11, of the Constitution, be dispensed with:

H.B. 252 (two hundred fifty-two).
H.B. 1195 (one thousand one hundred ninety-five).
H.B. 1589 (one thousand five hundred eighty-nine).
H.B. 1683 (one thousand six hundred eighty-three).
H.B. 1685 (one thousand six hundred eighty-five).
H.B. 1713 (one thousand seven hundred thirteen).
H.B. 1729 (one thousand seven hundred twenty-nine).
H.B. 1731 (one thousand seven hundred thirty-one).
H.B. 1732 (one thousand seven hundred thirty-two).
H.B. 1753 (one thousand seven hundred fifty-three).
H.B. 1756 (one thousand seven hundred fifty-six).
H.B. 1775 (one thousand seven hundred seventy-five).
H.B. 1837 (one thousand eight hundred thirty-seven).
H.B. 1838 (one thousand eight hundred thirty-eight).
H.B. 1862 (one thousand eight hundred sixty-two).
H.B. 1880 (one thousand eight hundred eighty).
H.B. 1889 (one thousand eight hundred eighty-nine).
H.B. 1926 (one thousand nine hundred twenty-six).
H.B. 1930 (one thousand nine hundred thirty).
H.B. 1932 (one thousand nine hundred thirty-two).
H.B. 1944 (one thousand nine hundred forty-four).
H.B. 1967 (one thousand nine hundred sixty-seven).
H.B. 1987 (one thousand nine hundred eighty-seven).
H.B. 2023 (two thousand twenty-three).
H.B. 2029 (two thousand twenty-nine).
H.B. 2050 (two thousand fifty).
H.B. 2051 (two thousand fifty-one).
H.B. 2052 (two thousand fifty-two).
H.B. 2054 (two thousand fifty-four).
H.B. 2067 (two thousand sixty-seven).
H.B. 2068 (two thousand sixty-eight).
H.B. 2069 (two thousand sixty-nine).
H.B. 2070 (two thousand seventy).
H.B. 2079 (two thousand seventy-nine).
H.B. 2081 (two thousand eighty-one).
H.B. 2104 (two thousand one hundred four).
H.B. 2112 (two thousand one hundred twelve).
H.B. 2117 (two thousand one hundred seventeen).
H.B. 2126 (two thousand one hundred twenty-six).
H.B. 2127 (two thousand one hundred twenty-seven).
H.B. 2128 (two thousand one hundred twenty-eight).
H.B. 2137 (two thousand one hundred thirty-seven).
H.B. 2174 (two thousand one hundred seventy-four).
H.B. 2181 (two thousand one hundred eighty-one).
H.B. 2183 (two thousand one hundred eighty-three).
H.B. 2185 (two thousand one hundred eighty-five).
H.B. 2200 (two thousand two hundred).
H.B. 2204 (two thousand two hundred four).
H.B. 2205 (two thousand two hundred five).
H.B. 2206 (two thousand two hundred six).
H.B. 2215 (two thousand two hundred fifteen).
H.B. 2216 (two thousand two hundred sixteen).
H.B. 2220 (two thousand two hundred twenty).
H.B. 2223 (two thousand two hundred twenty-three).
H.B. 2281 (two thousand two hundred eighty-one).
H.B. 2287 (two thousand two hundred eighty-seven).
H.B. 2289 (two thousand two hundred eighty-nine).
H.B. 2305 (two thousand three hundred five).
H.B. 2329 (two thousand three hundred twenty-nine).
H.B. 2337 (two thousand three hundred thirty-seven).
H.B. 2340 (two thousand three hundred forty).
H.B. 2344 (two thousand three hundred forty-four).
H.B. 2352 (two thousand three hundred fifty-two).
H.B. 2356 (two thousand three hundred fifty-six).
H.B. 2357 (two thousand three hundred fifty-seven).
H.B. 2421 (two thousand four hundred twenty-one).
H.B. 2428 (two thousand four hundred twenty-eight).
H.B. 2429 (two thousand four hundred twenty-nine).
H.B. 2432 (two thousand four hundred thirty-two).
H.B. 2464 (two thousand four hundred sixty-four).
H.B. 2483 (two thousand four hundred eighty-three).
H.B. 2485 (two thousand four hundred eighty-five).
H.B. 2486 (two thousand four hundred eighty-six).
H.B. 2515 (two thousand five hundred fifteen).
H.B. 2517 (two thousand five hundred seventeen).
H.B. 2519 (two thousand five hundred nineteen).
H.B. 2527 (two thousand five hundred twenty-seven).
H.B. 2537 (two thousand five hundred thirty-seven).
H.B. 2549 (two thousand five hundred forty-nine).
H.B. 2580 (two thousand five hundred eighty).
H.B. 2603 (two thousand six hundred three).
H.B. 2612 (two thousand six hundred twelve).
H.B. 2613 (two thousand six hundred thirteen).
H.B. 2641 (two thousand six hundred forty-one).
H.B. 2673 (two thousand six hundred seventy-three).
H.B. 2693 (two thousand six hundred ninety-three).
H.B. 2728 (two thousand seven hundred twenty-eight).
H.B. 2735 (two thousand seven hundred thirty-five).
The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following House bills were passed by for the day:

H.B. 252 (two hundred fifty-two).
H.B. 1195 (one thousand one hundred ninety-five).
H.B. 1589 (one thousand five hundred eighty-nine).
H.B. 1683 (one thousand six hundred eighty-three).
H.B. 1685 (one thousand six hundred eighty-five).
H.B. 1713 (one thousand seven hundred thirteen).
H.B. 1729 (one thousand seven hundred twenty-nine).
H.B. 1731 (one thousand seven hundred thirty-one).
H.B. 1732 (one thousand seven hundred thirty-two).
H.B. 1753 (one thousand seven hundred fifty-three).
H.B. 1756 (one thousand seven hundred fifty-six).
H.B. 1775 (one thousand seven hundred seventy-five).
H.B. 1837 (one thousand eight hundred thirty-seven).
H.B. 1838 (one thousand eight hundred thirty-eight).
H.B. 1862 (one thousand eight hundred sixty-two).
H.B. 1880 (one thousand eight hundred eighty).
H.B. 1889 (one thousand eight hundred eighty-nine).
H.B. 1926 (one thousand nine hundred twenty-six).
H.B. 1930 (one thousand nine hundred thirty).
H.B. 1932 (one thousand nine hundred thirty-two).
H.B. 1944 (one thousand nine hundred forty-four).
H.B. 1967 (one thousand nine hundred sixty-seven).
H.B. 1987 (one thousand nine hundred eighty-seven).
H.B. 2023 (two thousand twenty-three).
H.B. 2029 (two thousand twenty-nine).
H.B. 2050 (two thousand fifty).
H.B. 2051 (two thousand fifty-one).
H.B. 2052 (two thousand fifty-two).
H.B. 2054 (two thousand fifty-four).
H.B. 2067 (two thousand sixty-seven).
H.B. 2068 (two thousand sixty-eight).
H.B. 2069 (two thousand sixty-nine).
H.B. 2070 (two thousand seventy).
H.B. 2079 (two thousand seventy-nine).
H.B. 2081 (two thousand eighty-one).
H.B. 2104 (two thousand one hundred four).
H.B. 2112 (two thousand one hundred twelve).
H.B. 2117 (two thousand one hundred seventeen).
H.B. 2126 (two thousand one hundred twenty-six).
H.B. 2127 (two thousand one hundred twenty-seven).
H.B. 2128 (two thousand one hundred twenty-eight).
H.B. 2137 (two thousand one hundred thirty-seven).
H.B. 2174 (two thousand one hundred seventy-four).
H.B. 2181 (two thousand one hundred eighty-one).
H.B. 2183 (two thousand one hundred eighty-three).
H.B. 2185 (two thousand one hundred eighty-five).
H.B. 2200 (two thousand two hundred).
H.B. 2204 (two thousand two hundred four).
H.B. 2205 (two thousand two hundred five).
H.B. 2206 (two thousand two hundred six).
H.B. 2215 (two thousand two hundred fifteen).
H.B. 2216 (two thousand two hundred sixteen).
H.B. 2220 (two thousand two hundred twenty).
H.B. 2223 (two thousand two hundred twenty-three).
H.B. 2281 (two thousand two hundred eighty-one).
H.B. 2287 (two thousand two hundred eighty-seven).
H.B. 2289 (two thousand two hundred eighty-nine).
H.B. 2305 (two thousand three hundred five).
H.B. 2329 (two thousand three hundred twenty-nine).
H.B. 2337 (two thousand three hundred thirty-seven).
H.B. 2340 (two thousand three hundred forty).
H.B. 2344 (two thousand three hundred forty-four).
H.B. 2352 (two thousand three hundred fifty-two).
H.B. 2356 (two thousand three hundred fifty-six).
H.B. 2357 (two thousand three hundred fifty-seven).
H.B. 2421 (two thousand four hundred twenty-one).
H.B. 2428 (two thousand four hundred twenty-eight).
H.B. 2429 (two thousand four hundred twenty-nine).
H.B. 2432 (two thousand four hundred thirty-two).
H.B. 2464 (two thousand four hundred sixty-four).
H.B. 2483 (two thousand four hundred eighty-three).
H.B. 2485 (two thousand four hundred eighty-five).
H.B. 2486 (two thousand four hundred eighty-six).
H.B. 2515 (two thousand five hundred fifteen).
H.B. 2517 (two thousand five hundred seventeen).
H.B. 2519 (two thousand five hundred nineteen).
H.B. 2527 (two thousand five hundred twenty-seven).
H.B. 2537 (two thousand five hundred thirty-seven).
H.B. 2549 (two thousand five hundred forty-nine).
H.B. 2575 (two thousand five hundred seventy-five).
H.B. 2580 (two thousand five hundred eighty).
H.B. 2603 (two thousand six hundred three).
H.B. 2612 (two thousand six hundred twelve).
H.B. 2613 (two thousand six hundred thirteen).
H.B. 2641 (two thousand six hundred forty-one).
H.B. 2673 (two thousand six hundred seventy-three).
H.B. 2693 (two thousand six hundred ninety-three).
H.B. 2728 (two thousand seven hundred twenty-eight).
H.B. 2735 (two thousand seven hundred thirty-five).
H.B. 2743 (two thousand seven hundred forty-three).
H.B. 2750 (two thousand seven hundred fifty).
H.B. 2757 (two thousand seven hundred fifty-seven).
H.B. 2778 (two thousand seven hundred seventy-eight).
H.B. 2788 (two thousand seven hundred eighty-eight).
H.B. 2790 (two thousand seven hundred ninety).
HOUSE JOINT RESOLUTIONS ON THIRD READING

H.J.R. 521 (five hundred twenty-one) was read by title the third time.

HOUSE JOINT RESOLUTION NO. 521

Confirming an appointment to the Commonwealth Health Research Board.

RESOLVED by the House of Delegates, the Senate concurring, the following appointment made by the Joint Rules Committee to the Commonwealth Health Research Board pursuant to § 23-278 of the Code of Virginia:

The Honorable Jane H. Woods, 3527 Queen Anne Drive, Fairfax, Virginia 22030 for a term of five years beginning April 1, 2000, to succeed the Honorable Elliot S. Schewel.

H.J.R. 521, on motion of Senator Miller, K.G., was agreed to.

The recorded vote is as follows:

YEAS--39. NAYS--0. RULE 36--0.


NAYS--0.

RULE 36--0.

H.J.R. 190 (one hundred ninety) was read by title the third time.

HOUSE JOINT RESOLUTION NO. 190

Proposing an amendment to the Constitution of Virginia by adding in Article X a section numbered 12, relating to the inviolability of the Transportation Trust Fund.

RESOLVED by the House of Delegates, the Senate concurring, a majority of the members elected to each house agreeing, That the following amendment to the Constitution of Virginia be, and the same hereby is, proposed and referred to the General Assembly at its first regular session held after the next general election of members of the House of Delegates for its concurrence in conformity with the provisions of Section 1 of Article XII of the Constitution of Virginia, namely:

Amend the Constitution of Virginia by adding in Article X a section numbered 12, as follows:

ARTICLE X

TAXATION AND FINANCE

Section 12. Inviolability of the Transportation Trust Fund.

The General Assembly shall not appropriate, use, or authorize to be used any money from the Transportation Trust Fund (the “Fund”) established pursuant to § 33.1-23.03:1 for any purpose other than constructing, improving, and maintaining the roads embraced in the systems of [ state highways highways for the Commonwealth and its localities ] and furthering the interests of the Commonwealth in the areas of public transportation, railways, seaports, and airports, except by a two-thirds vote of the
members present in each house of the General Assembly, which two-thirds shall include a majority of the members elected to that house. Money in the Fund may be invested as authorized by law.

If the General Assembly does so appropriate, use, or authorize to be used any money from the Fund, it shall provide for repayment of the money within three years from the date of the withdrawal of the money from the Fund.

The following amendment proposed by the Committee on Privileges and Elections was offered:

PRIVILEGES AND ELECTIONS

Line 20, engrossed, after to strike
§ 33.1-23.03:1 insert the Code of Virginia

The reading of the amendment was waived.

On motion of Senator Miller, K.G., the amendment was agreed to.

The amendment was ordered to be engrossed.

Senator Miller, K.G., moved that H.J.R. 190 be agreed to.

PARLIAMENTARY INQUIRY

Senator Norment propounded a parliamentary inquiry as to the vote requirement on agreeing to H.J.R. 190.

The Chair stated that the vote requirement on agreeing to H.J.R. 190 was a majority of the members elected.

The question was put on agreeing to H.J.R. 190.

H.J.R. 190 was rejected.

The recorded vote is as follows:
YEAS--10. NAYS--28. RULE 36--0.


H.J.R. 216 (two hundred sixteen) was read by title the third time.

HOUSE JOINT RESOLUTION NO. 216

Proposing amendments to Section 6 of Article IV and Section 6 of Article V of the Constitution of Virginia, relating to the time the Governor has to act on bills.
RESOLVED by the House of Delegates, the Senate concurring, a majority of the members elected to each house agreeing, That the following amendments to the Constitution of Virginia be, and the same hereby are, proposed and referred to the General Assembly at its first regular session held after the next general election of members of the House of Delegates for its concurrence in conformity with the provisions of Section 1 of Article XII of the Constitution of Virginia, namely:

Amend Section 6 of Article IV and Section 6 of Article V of the Constitution of Virginia as follows:

ARTICLE IV
LEGISLATURE

Section 6. Legislative sessions.

The General Assembly shall meet once each year on the second Wednesday in January. Except as herein provided for reconvened sessions, no regular session of the General Assembly convened in an even-numbered year shall continue longer than sixty days; no regular session of the General Assembly convened in an odd-numbered year shall continue longer than thirty days; but with the concurrence of two-thirds of the members elected to each house, any regular session may be extended for a period not exceeding thirty days. Neither house shall, without the consent of the other, adjourn to another place, nor for more than three days.

The Governor may convene a special session of the General Assembly when, in his opinion, the interest of the Commonwealth may require and shall convene a special session upon the application of two-thirds of the members elected to each house.

The General Assembly shall reconvene on the eighth Wednesday after adjournment of each regular session and the sixth Wednesday after adjournment of each regular or special session for the purpose of considering bills which may have been returned by the Governor with recommendations for their amendment and bills and items of appropriation bills which may have been returned by the Governor with his objections. No other business shall be considered at a reconvened session. Such reconvened session shall not continue longer than three days unless the session be extended, for a period not exceeding seven additional days, upon the vote of the majority of the members elected to each house.

ARTICLE V
EXECUTIVE

Section 6. Presentation of bills; powers of Governor; vetoes and amendments.

(a) Every bill which passes the Senate and House of Delegates, before it becomes law, shall be presented to the Governor.

(b) During a regular or special session, the Governor shall have seven days in which to act on the bill after it is presented to him and to exercise one of the three options set out below. If the Governor does not act on the bill, it shall become law without his signature.

(i) The Governor may sign the bill if he approves it, and the bill shall become law.

(ii) The Governor may veto the bill if he objects to it by returning the bill with his objections to the house in which the bill originated. The house shall enter the objections in its journal and reconsider the bill. The house may override the veto by a two-thirds vote of the members present, which two-thirds shall include a majority of the members elected to that house. If the house of origin overrides the Governor's veto, it shall send the bill and Governor's objections to the other house where the bill shall be reconsidered.
The second house may override the Governor's veto by a two-thirds vote of the members present, which two-thirds shall include a majority of the members elected to that house. If both houses override the Governor's veto, the bill shall become law without his signature. If either house fails to override the Governor's veto, the veto shall stand and the bill shall not become law.

(iii) The Governor may recommend one or more specific and severable amendments to a bill by returning it with his recommendation to the house in which it originated. The house shall enter the Governor's recommendation in its journal and reconsider the bill. If both houses agree to the Governor's entire recommendation, the bill, as amended, shall become law. Each house may agree to the Governor's amendments by a majority vote of the members present. If both houses agree to the bill in the form originally sent to the Governor by a two-thirds vote of all members present in each house, which two-thirds shall include a majority of the members elected to that house, the original bill shall become law. If the Governor sends down specific and severable amendments then each house may determine, in accordance with its own procedures, whether to act on the Governor's amendments en bloc or individually, or any combination thereof. If the house of origin agrees to one or more of the Governor's amendments, it shall send the bill and the entire recommendation to the other house. The second house may also agree to one or more of the Governor's amendments. If either house fails to agree to the Governor's entire recommendation or fails to agree to at least one of the Governor's amendments agreed to by the other house, the bill, as originally presented to the Governor, shall be returned to the Governor. If both houses agree to one or more amendments but not to the entire recommendation of the Governor, the bill shall be reenrolled with the Governor's amendments agreed to by both houses and shall be returned to the Governor. If the Governor fails to send down specific and severable amendments as determined by the majority vote of the members present in either house, then the bill shall be before that house, in the form originally sent to the Governor and may be acted upon in accordance with Article IV, Section 11 of this Constitution and returned to the Governor. The Governor shall either sign or veto a bill returned as provided in this subsection or, if there are fewer than seven days remaining in the session, as provided in subsection (c).

(c) When there are fewer than seven days remaining in the regular or special session from the date a bill is presented to the Governor and the General Assembly adjourns to a reconvened session, the Governor shall have thirty forty-five days from the date of adjournment of the regular or thirty days from the date of adjournment of the special session in which to act on the bills presented to him and to exercise one of the three options set out below. If the Governor does not act on any bill, it shall become law without his signature.

(i) The Governor may sign the bill if he approves it, and the bill shall become law.

(ii) The Governor may veto the bill if he objects to it by returning the bill with his objections to the house in which the bill originated. The same procedures for overriding his veto are applicable as stated in subsection (b) for bills vetoed during the session.

(iii) The Governor may recommend one or more specific and severable amendments to a bill by returning it with his recommendation to the house in which it originated. The same procedures for considering his recommendation are applicable as stated in subsection (b)(iii) for bills returned with his recommendation. The Governor shall either sign or veto a bill returned to him from a reconvened session. If the Governor vetoes the bill, the veto shall stand and the bill shall not become law. If the Governor does not act on the bill within thirty fifteen days after the adjournment of the reconvened session, the bill shall become law without his signature.

(d) The Governor shall have the power to veto any particular item or items of an appropriation bill, but the veto shall not affect the item or items to which he does not object. The item or items objected to shall not take effect except in the manner provided in this section for a bill vetoed by the Governor.
(e) In all cases set forth above, the names of the members voting for and against the bill, the amendment or amendments to the bill, or the item or items of an appropriation bill shall be entered on the journal of each house.

Senator Miller, K.G., moved that H.J.R. 216 be agreed to.

The question was put on agreeing to H.J.R. 216.

H.J.R. 216 was rejected.

The recorded vote is as follows:

RULE 36--0.

RESOLUTIONS REPORTED ON THIRD READING

H.J.R. 571 (five hundred seventy-one), on motion of Senator Forbes, was passed by for the day.

H.J.R. 826 (eight hundred twenty-six) was read by title the third time.

The following amendments proposed by the Committee on Rules were offered:

RULES

Line 3, engrossed, Title
strike
all of line 3
insert
Recognizing Surry County's significance in Virginia's history.

RULES

Line 57, engrossed
strike
all of line 57 and through anniversary on line 58
insert
recognize Surry County's significance in Virginia's history

The reading of the amendments was waived.

On motion of Senator Trumbo, the amendments were agreed to.

The amendments were ordered to be engrossed.

H.J.R. 826, on motion of Senator Trumbo, was agreed to.
Senator Norment moved to reconsider the vote by which the following House bills were passed en bloc with their titles:

H.B. 1704 (one thousand seven hundred four) with amendments.
H.B. 656 (six hundred fifty-six) with amendment.
H.B. 1580 (one thousand five hundred eighty).
H.B. 1583 (one thousand five hundred eighty-three).
H.B. 1592 (one thousand five hundred ninety-two).
H.B. 1642 (one thousand six hundred forty-two).
H.B. 1667 (one thousand six hundred sixty-seven) with substitute.
H.B. 1677 (one thousand six hundred seventy-seven).
H.B. 1681 (one thousand six hundred eighty-one).
H.B. 1705 (one thousand seven hundred five) with amendment.
H.B. 1711 (one thousand seven hundred eleven).
H.B. 1718 (one thousand seven hundred eighteen) with substitute.
H.B. 1721 (one thousand seven hundred twenty-one) with amendments.
H.B. 1737 (one thousand seven hundred thirty-seven).
H.B. 1738 (one thousand seven hundred thirty-eight) with amendment.
H.B. 1770 (one thousand seven hundred seventy).
H.B. 1771 (one thousand seven hundred seventy-one).
H.B. 1777 (one thousand seven hundred seventy-seven).
H.B. 1786 (one thousand seven hundred eighty-six).
H.B. 1797 (one thousand seven hundred ninety-seven).
H.B. 1823 (one thousand eight hundred twenty-three).
H.B. 1840 (one thousand eight hundred forty).
H.B. 1842 (one thousand eight hundred forty-two).
H.B. 1843 (one thousand eight hundred forty-three) with amendment.
H.B. 1845 (one thousand eight hundred forty-five).
H.B. 1858 (one thousand eight hundred fifty-eight).
H.B. 1909 (one thousand nine hundred nine) with substitute.
H.B. 1925 (one thousand nine hundred twenty-five).
H.B. 1927 (one thousand nine hundred twenty-seven).
H.B. 1933 (one thousand nine hundred thirty-three).
H.B. 1978 (one thousand nine hundred seventy-eight).
H.B. 2094 (two thousand ninety-four).
H.B. 2182 (two thousand one hundred eighty-two) with substitute.
H.B. 2211 (two thousand two hundred eleven).
H.B. 2233 (two thousand two hundred thirty-three) with amendments.
H.B. 2273 (two thousand two hundred seventy-three).
H.B. 2323 (two thousand three hundred twenty-three) with amendments.
H.B. 2358 (two thousand three hundred fifty-eight).
H.B. 2360 (two thousand three hundred sixty) with amendments.
H.B. 2433 (two thousand four hundred thirty-three).
H.B. 2443 (two thousand four hundred forty-three).
H.B. 2453 (two thousand four hundred fifty-three) with amendments.
H.B. 2468 (two thousand four hundred sixty-eight).
H.B. 2476 (two thousand four hundred seventy-six).
H.B. 2479 (two thousand four hundred seventy-nine).
H.B. 2496 (two thousand four hundred ninety-six).
H.B. 2528 (two thousand five hundred twenty-eight) with amendment.
H.B. 2531 (two thousand five hundred thirty-one).
H.B. 2532 (two thousand five hundred thirty-two).
H.B. 2543 (two thousand five hundred forty-three).
H.B. 2564 (two thousand five hundred sixty-four).
H.B. 2577 (two thousand five hundred seventy-seven).
H.B. 2583 (two thousand five hundred eighty-three).
H.B. 2629 (two thousand six hundred twenty-nine).
H.B. 2651 (two thousand six hundred fifty-one).
H.B. 2699 (two thousand six hundred ninety-nine).
H.B. 2734 (two thousand seven hundred thirty-four).
H.B. 2737 (two thousand seven hundred thirty-seven).
H.B. 2758 (two thousand seven hundred fifty-eight).
H.B. 2774 (two thousand seven hundred seventy-four) with substitute.
H.B. 2820 (two thousand eight hundred twenty).
H.B. 2848 (two thousand eight hundred forty-eight).

The motion was agreed to.

The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.

NAYS--0.
RULE 36--0.

On motion of Senator Norment, the following House bills were passed en bloc with their titles:

H.B. 656 (six hundred fifty-six) with amendment.
H.B. 1580 (one thousand five hundred eighty).
H.B. 1583 (one thousand five hundred eighty-three).
H.B. 1592 (one thousand five hundred ninety-two).
H.B. 1642 (one thousand six hundred forty-two).
H.B. 1667 (one thousand six hundred sixty-seven) with substitute.
H.B. 1677 (one thousand six hundred seventy-seven).
H.B. 1681 (one thousand six hundred eighty-one).
H.B. 1705 (one thousand seven hundred five) with amendment.
H.B. 1711 (one thousand seven hundred eleven).
H.B. 1718 (one thousand seven hundred eighteen) with substitute.
H.B. 1721 (one thousand seven hundred twenty-one) with amendments.
H.B. 1737 (one thousand seven hundred thirty-seven).
H.B. 1738 (one thousand seven hundred thirty-eight) with amendment.
H.B. 1770 (one thousand seven hundred seventy).
H.B. 1771 (one thousand seven hundred seventy-one).
H.B. 1777 (one thousand seven hundred seventy-seven).
H.B. 1786 (one thousand seven hundred eighty-six).
H.B. 1797 (one thousand seven hundred ninety-seven).
H.B. 1823 (one thousand eight hundred twenty-three).
H.B. 1840 (one thousand eight hundred forty).
The recorded vote is as follows:
YEAS--39. NAYS--0. RULE 36--0.


NAYS--0.
RULE 36--0.
H.B. 1704 (one thousand seven hundred four), on motion of Senator Norment, was passed with its title.

The recorded vote is as follows:
YEAS--37. NAYS--2. RULE 36--0.

NAYS--Mims, Rerras--2.
RULE 36--0.

MEMORIAL RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the House joint resolutions that follow were considered en bloc.

The following House joint resolutions were taken up and agreed to en bloc by a unanimous standing vote:

H.J.R. 840 (eight hundred forty).
H.J.R. 841 (eight hundred forty-one).
H.J.R. 842 (eight hundred forty-two).
H.J.R. 845 (eight hundred forty-five).
H.J.R. 847 (eight hundred forty-seven).
H.J.R. 848 (eight hundred forty-eight).
H.J.R. 853 (eight hundred fifty-three).
H.J.R. 862 (eight hundred sixty-two).
H.J.R. 863 (eight hundred sixty-three).
H.J.R. 868 (eight hundred sixty-eight).
H.J.R. 869 (eight hundred sixty-nine).

H.J.R. 835 (eight hundred thirty-five) was taken up, as follows:

HOUSE JOINT RESOLUTION NO. 835

On the death of W. Ward Teel.

WHEREAS, W. Ward Teel, a former mayor of the town of Christiansburg and a five-term member of the House of Delegates, died on October 3, 2000; and

WHEREAS, born in Riner and a lifelong resident of Montgomery County, Ward Teel was a successful Christiansburg businessman who served his community in a variety of roles; and

WHEREAS, following his four-year stint as mayor of Christiansburg, during which the consolidation of the towns of Christiansburg and Cambria was accomplished, Ward Teel was elected to the House of Delegates in 1973, representing the 6th House District; and

WHEREAS, popular among his colleagues, Ward Teel was widely respected for his quiet dedication to his legislative duties and for his effectiveness during committee deliberations; and
WHEREAS, active in the Republican Party, Ward Teel was chairman of the Montgomery County Republican Committee for many years and was instrumental in the party’s rebirth; and

WHEREAS, long concerned with economic development in the New River Valley, Ward Teel was a member of the Industrial Committee of the Virginia State Chamber of Commerce and served as president of the New River Valley Industrial Committee and as chairman of the Industrial Development Authority of Montgomery County; and

WHEREAS, Ward Teel was a 20-year member of the Blacksburg Rotary Club, past president and director of the Christiansburg Chamber of Commerce, and past president of the New River Valley Automobile Dealers Association; and

WHEREAS, a heart-transplant recipient, Ward Teel was honored by the 1996 General Assembly in connection with Organ Donor Day in Virginia; and

WHEREAS, during a long and active career of public service, Ward Teel left a lasting, positive imprint on the lives of the citizens he served; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly mourn the passing of a distinguished Virginian, W. Ward Teel; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of W. Ward Teel as an expression of the great respect in which his memory is held by the members of the General Assembly.

H.J.R. 835, on motion of Senator Norment, was agreed to by a unanimous standing vote.

H.J.R. 870 (eight hundred seventy) was taken up, as follows:

HOUSE JOINT RESOLUTION NO. 870

Commemorating the lifetime achievements of Kathryn H. Stone.

WHEREAS, Kathryn H. Stone is a legendary figure in the history of Arlington County and the Commonwealth; and

WHEREAS, a member of the House of Delegates from 1954 to 1966, Kathryn Stone was the first woman elected to the General Assembly from Northern Virginia, and the first in 20 years to serve in the General Assembly; and

WHEREAS, during Kathryn Stone's 12-year service in the House of Delegates, she was at the forefront of many of the struggles that characterized and defined the era and that still reverberate today; and

WHEREAS, Kathryn Stone crusaded to keep public schools open during the time of massive resistance and to begin compliance with the Supreme Court's orders to desegregate the public schools; and

WHEREAS, Kathryn Stone was one of the very few with the courage to defend the NAACP when it filed desegregation suits in court; and
WHEREAS, in the early 1960s, Kathryn Stone was active in the resistance to malapportionment and became a plaintiff in the Supreme Court case that forced reapportionment and gave Northern Virginia and other urban areas their fair share of representatives in Richmond; and

WHEREAS, Kathryn Stone introduced legislation to establish a State Commission on the Status of Women, a commission established by Governor Albertis S. Harrison, Jr., despite the General Assembly's rejection of her legislation; and

WHEREAS, with a reputation for expertise on local government issues, Kathryn Stone served as a citizen member and later as a member from the House of Delegates on Virginia's first regional planning commission, which later evolved into the Metropolitan Washington Council of Governments; and

WHEREAS, during the Kennedy administration, Kathryn Stone served on the National Commission on the Status of Women, and later led the fight for more state funding for education, health and mental health services; and

WHEREAS, a pioneer in many areas, Kathryn Stone leaves a legacy of extraordinary service to the citizens of Arlington County, the Northern Virginia area and the Commonwealth; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly commemorate the lifetime achievements and contributions of Kathryn H. Stone; and, be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the Arlington Commission on the Status of Women so that they may honor Kathryn H. Stone during Woman's History Month of the Arlington Bicentennial Year.

H.J.R. 870, on motion of Senator Norment, was agreed to by a unanimous standing vote.

On motion of Senator Norment, the questions on agreeing to the Senate joint resolutions that follow were considered en bloc.

The following Senate joint resolutions were taken up, ordered to be engrossed, and agreed to en bloc by a unanimous standing vote:

S.J.R. 495 (four hundred ninety-five).
S.J.R. 496 (four hundred ninety-six).
S.J.R. 497 (four hundred ninety-seven).
S.J.R. 500 (five hundred).
S.J.R. 501 (five hundred one).
S.J.R. 492 (four hundred ninety-two), on motion of Senator Miller, K.G., was ordered to be engrossed and was agreed to by a unanimous standing vote.

COMMENDING RESOLUTIONS

On motion of Senator Norment, the questions on agreeing to the House joint resolutions that follow were considered en bloc.

The following House joint resolutions were taken up and agreed to en bloc:

H.J.R. 776 (seven hundred seventy-six).
H.J.R. 832 (eight hundred thirty-two).
H.J.R. 833 (eight hundred thirty-three).
H.J.R. 837 (eight hundred thirty-seven).
H.J.R. 838 (eight hundred thirty-eight).
H.J.R. 839 (eight hundred thirty-nine).
H.J.R. 843 (eight hundred forty-three).
H.J.R. 849 (eight hundred forty-nine).
H.J.R. 850 (eight hundred fifty).
H.J.R. 852 (eight hundred fifty-two).
H.J.R. 854 (eight hundred fifty-four).
H.J.R. 855 (eight hundred fifty-five).
H.J.R. 858 (eight hundred fifty-eight).
H.J.R. 859 (eight hundred fifty-nine).
H.J.R. 864 (eight hundred sixty-four).
H.J.R. 865 (eight hundred sixty-five).
H.J.R. 866 (eight hundred sixty-six).
H.J.R. 867 (eight hundred sixty-seven).
H.J.R. 872 (eight hundred seventy-two).

H.J.R. 755 (seven hundred fifty-five) was taken up.

The following amendment proposed by the Committee on Rules was offered:

RULES

Line 7, engrossed, after Jr.,
insert
one of

The reading of the amendment was waived.

On motion of Senator Trumbo, the amendment was agreed to.

The amendment was ordered to be engrossed.

H.J.R. 755, on motion of Senator Norment, was agreed to.

On motion of Senator Norment, the questions on agreeing to the Senate joint resolutions that follow were considered en bloc.

The following Senate joint resolutions were taken up, ordered to be engrossed, and agreed to en bloc:

S.J.R. 480 (four hundred eighty).
S.J.R. 483 (four hundred eighty-three).
S.J.R. 484 (four hundred eighty-four).
S.J.R. 487 (four hundred eighty-seven).
S.J.R. 488 (four hundred eighty-eight).
S.J.R. 489 (four hundred eighty-nine).
S.J.R. 490 (four hundred ninety).
S.J.R. 491 (four hundred ninety-one).
S.J.R. 493 (four hundred ninety-three).
S.J.R. 494 (four hundred ninety-four).
S.J.R. 498 (four hundred ninety-eight).
S.J.R. 502 (five hundred two).
S.J.R. 503 (five hundred three).
S.J.R. 504 (five hundred four).

INTRODUCTION OF LEGISLATION

Pursuant to the provisions of House Joint Resolution No. 506 and Senate Rule 26 (g), Senator Howell introduced a joint resolution; subsequently, the following was presented and laid on the Clerk’s Desk:

Patrons--Howell and Mims; Delegate: Plum

On motion of Senator Chichester, the Senate adjourned until tomorrow at 10:30 a.m. Pursuant to Rule 21 (d)ii, the Clerk was ordered to receive the committee reports.

COMMITTEE REPORTS

The following bills and resolution, having been considered by the committee in session, were reported by Senator Chichester from the Committee on Finance:

H.B. 41 (forty-one).
H.B. 1658 (one thousand six hundred fifty-eight).
H.B. 2239 (two thousand two hundred thirty-nine).
H.B. 2405 (two thousand four hundred five).
H.B. 2683 (two thousand six hundred eighty-three).
H.B. 2776 (two thousand seven hundred seventy-six) with substitute.
H.B. 2795 (two thousand seven hundred ninety-five).
H.B. 2860 (two thousand eight hundred sixty).
H.J.R. 503 (five hundred three).

The following bills, having been considered by the committee in session, were reported by Senator Williams from the Committee on Transportation:

H.B. 1556 (one thousand five hundred fifty-six) with amendment.
H.B. 1558 (one thousand five hundred fifty-eight).
H.B. 1598 (one thousand five hundred ninety-eight).
H.B. 1638 (one thousand six hundred thirty-eight).
H.B. 1645 (one thousand six hundred forty-five).
H.B. 1743 (one thousand seven hundred forty-three).
H.B. 1817 (one thousand eight hundred seventeen).
H.B. 1857 (one thousand eight hundred fifty-seven).
H.B. 1872 (one thousand eight hundred seventy-two).
H.B. 1881 (one thousand eight hundred eighty-one).
H.B. 1923 (one thousand nine hundred twenty-three).
H.B. 1949 (one thousand nine hundred forty-nine) with amendment.
H.B. 1956 (one thousand nine hundred fifty-six).
H.B. 1958 (one thousand nine hundred fifty-eight).
H.B. 1959 (one thousand nine hundred fifty-nine).
H.B. 1962 (one thousand nine hundred sixty-two).
H.B. 1963 (one thousand nine hundred sixty-three).
H.B. 1966 (one thousand nine hundred sixty-six).
H.B. 2019 (two thousand nineteen).
H.B. 2056 (two thousand fifty-six) with substitute.
H.B. 2082 (two thousand eighty-two).
H.B. 2088 (two thousand eighty-eight).
H.B. 2159 (two thousand one hundred fifty-nine).
H.B. 2160 (two thousand one hundred sixty).
H.B. 2170 (two thousand one hundred seventy).
H.B. 2173 (two thousand one hundred seventy-three) with substitute.
H.B. 2198 (two thousand one hundred ninety-eight) with amendments.
H.B. 2219 (two thousand two hundred nineteen).
H.B. 2274 (two thousand two hundred seventy-four).
H.B. 2303 (two thousand three hundred three) with substitute.
H.B. 2322 (two thousand three hundred twenty-two).
H.B. 2380 (two thousand three hundred eighty) with substitute.
H.B. 2406 (two thousand four hundred six).
H.B. 2418 (two thousand four hundred eighteen).
H.B. 2419 (two thousand four hundred nineteen) with amendment.
H.B. 2444 (two thousand four hundred forty-four).
H.B. 2524 (two thousand five hundred twenty-four).
H.B. 2554 (two thousand five hundred fifty-four) with substitute.
H.B. 2559 (two thousand five hundred fifty-nine).
H.B. 2563 (two thousand five hundred sixty-three).
H.B. 2599 (two thousand five hundred ninety-nine).
H.B. 2649 (two thousand six hundred forty-nine).
H.B. 2656 (two thousand six hundred fifty-six) with amendments.
H.B. 2670 (two thousand six hundred seventy).
H.B. 2671 (two thousand six hundred seventy-one).
H.B. 2688 (two thousand six hundred eighty-eight).
H.B. 2706 (two thousand seven hundred six).
H.B. 2717 (two thousand seven hundred seventeen).
H.B. 2754 (two thousand seven hundred fifty-four).

The following bills, having been considered by the committee in session, were recommended for rereferal by the Committee on Transportation pursuant to Senate Rule 20 (j):

H.B. 1585 (one thousand five hundred eighty-five) with the recommendation that it be rereferred to the Committee for Courts of Justice.
H.B. 1812 (one thousand eight hundred twelve) with the recommendation that it be rereferred to the Committee for Courts of Justice.
H.B. 1833 (one thousand eight hundred thirty-three) with the recommendation that it be rereferred to the Committee for Courts of Justice.
H.B. 1585, H.B. 1812, and H.B. 1833 were rereferred to the Committee for Courts of Justice pursuant to Rule 20 (j).

John H. Hager
President of the Senate

Susan Clarke Schaar
Clerk of the Senate