

**The Commonwealth of Massachusetts**

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HOUSE OF REPRESENTATIVES, April 27, 1983.

The committee on Government Regulations, to whom were referred so much of the recommendations of the Executive Office of Consumer Affairs (House, No. 43) as relates to the conduct of business of travel agencies in the Commonwealth (accompanied by bill, House, No. 61), so much of the recommendations of the Division of Standards (House, No. 306) as relates to coin operated devices (accompanied by bill, House, No. 310), the petition (accompanied by bill, Senate, No. 458) of Edward L. Burke and Summer Segall for legislation to further regulate automatic amusement devices, the petition (accompanied by bill, Senate, No. 517) of Patricia McGovern for legislation to expand the licensing of amusement devices to include juke boxes, the petition (accompanied by bill, Senate, No. 548) of Peter C. Webber for legislation to further regulate community antenna television systems in Berkshire County, the petition (accompanied by bill, House, No. 728) of Susan F. Rourke for legislation to further regulate the licensing of public amusements, soda shops and juice bars, so-called, the petition (accompanied by bill, House, No. 2483) of Michael F. Flaherty for legislation to place the authority to license automatic amusement devices within local agencies, the petition (accompanied by bill, House, No. 3067) of William F. Galvin for legislation to make a corrective change in the law licensing certain premises, the petition (accompanied by bill, House, No. 3834) of Alfred E. Saggese, Jr., relative to the authority of the Commissioner of Public Safety to license or revoke certain public entertainments, the petition (accompanied by bill, House, No. 3835) of Alfred E. Saggese, Jr., relative to the licensing of innholders conducting certain amusements in conjunction with their businesses, the petition (accompanied by bill, House, No. 3836) of Alfred E. Saggese, Jr., relative to the licensing and regulation of mechanical amusement devices, the petition (accompanied by bill, House, No. 3837) of Emanuel G. Serra relative to the licensing of certain amusements and amusement devices, and the petition (accompanied by bill, House, No. 5113) of William R. Keating and another for

legislation to ban the sale of the video game "firebug" within the Commonwealth, reports recommending that the accompanying order (House, No. 6095) ought to be adopted.

For the committee,

WILLIAM F. GALVIN.

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In the Year One Thousand Nine Hundred and Eighty-Three.

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*Ordered*, That the scope of the investigation and study by the committee on Government Regulations (authorized under the provisions of House order No. 6226 of 1980 and most recently revived and continued by House order No. 2298 of 1983) be increased by adding the subject-matter of the current Senate documents numbered: — 458, legislation further regulating automatic amusement devices; 517, legislation expanding the licensing of amusement devices to include juke boxes; 548, legislation further regulating community antenna television systems; and of the current House documents numbered: — 61, relative to the conduct of business of travel agencies in the Commonwealth; 310, legislation relative to coin operated devices; 728, legislation further regulating the licensing of public amusements, soda shops and juice bars, so-called; 2483, legislation further regulating automatic amusement devices; 3067, legislation making a corrective change in the law licensing certain premises; 3834, legislation providing that certain public entertainments may be licensed, revoked; 3835, legislation relating to the licensing of innholders, etc., conducting certain amusements in connection with their business; 3836, legislation relative to the licensing and regulation of mechanical amusement devices; 3837, legislation relative to the licensing of certain amusements and amusement devices; and 5113, legislation banning the sale of a certain video game within the Commonwealth.

