SENATE JOURNAL

OF THE

Twenty-Third Legislature

OF THE

STATE OF WASHINGTON

AT

Olympia, the State Capital

Convened January 9, 1933 Adjourned Sine Die, March 9, 1933



VICTOR A. MEYERS, President WALTER G. RONALD, President Pro Tem W. J. LINDBERG, Secretary COMPILED, EDITED AND INDEXED BY
W. J. LINDBERG
SECRETARY OF THE SENATE

JOURNAL OF THE SENATE

OF THE TWENTY-THIRD SESSION

FIRST DAY.

SENATE CHAMBER,
OLYMPIA, WASH., Monday, January 9, 1933.
Twelve o'clock, Noon.

The Twenty-third Session of the Senate of the State of Washington assembled at the Senate Chamber in the Capitol, pursuant to law at twelve o'clock, noon.

Lieutenant-Governor John A. Gellatly called the Senate to order.

Reverend Claude H. Lorimer, pastor of the Christian Church, Olympia, offered prayer.

The following certificate from the Secretary of State was read by Acting Secretary Herbert H. Sieler:

MESSAGE FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE, OFFICE OF THE SECRETARY, OLYMPIA, WASHINGTON, JANUARY 9, 1933.

To the Honorable President of the Senate, The Legislature of the State of Washington, Olympia, Washington.

SIR: I, J. Grant Hinkle, Secretary of State of the State of Washington, do hereby certify that the following is a full, true and correct list of the persons elected to the office of State Senator at the General Election held in the several voting precincts in the State on the eighth of November, 1932, as shown by the official return of said election now on file in the office of Secretary of State; and also the list of "holdover" senators from the twenty-second session of the Legislature; and that all of the following are entitled to seats in the Senate of the Legislature of the State of Washington, at its twenty-third biennial session commencing January 9, A. D. 1933, as appears from said election returns.

LIST OF SENATORS ELECTED NOVEMBER 8, 1932.

District	Name	
No. 1	.Horace E. Smith	Douglas and Okanogan
No. 3	.Don Cary Smith	Spokane
No. 4	.Ed Peirce	Spokane
No. 5	.Kebel Murphy	Spokane
No. 8	.W. P. Gray	dams, Ferry and Lincoln
No. 9	.Geo. W. Roup	Whitman
No. 10	.John F. WorumAsotin	, Columbia, Garfield and
		Whitman
No. 11	.Arthur E. Cox	
No. 12	.John Ferryman	
No. 13	.Walter G. Ronald	Grant and Kittitas
No. 14	.D. V. Morthland	Yakima
No. 15	.John Heffron	Yakima
No. 16	.Charles F. StinsonBe	nton, Franklin, Klickitat
		and Skamania

District	Name	Counties Represented
No. 17	H. L. Nelson	
No. 18	. F. G. Barnes	Cowlitz and Wahkiakum
No. 19	Fred Norman	Pacific and Grays Harbor
	Dr. D. O. Nugent	
	J. W. Thein	
	. E. N. Steele	
	Paul Mehner	
	Wm. BishopCl	
	C. (Nifty) Garrett	
NO. 29	Kathryn E. Malstrom	Pioreo
	J. H. Ryan	
	Frank R. Marshall	
No. 34	George C. Chamberlin	King
No. 35	Evert Arnold	King
No. 36	George A. Lovejoy	King
No. 38	Charles GableIsl	land, part; Snohomish, part
	Keiron W. ReardonIs	
	W. J. Knutzen	
	S. M. Ryan	
	Wm. C. Dawson	
	Charles H. Todd	
No. 45	P. Frank Morrow	King
No. 46	. E. L. Howard	King

LIST OF HOLDOVER SENATORS.

District	Name	Counties Represented
No. 2	.W. G. Hartwell	.Pend Oreille and Stevens
No. 6	.Harry L. Williams	Spokane
No. 7	.Charles H. Voss	Spokane
No. 26	.Ralph Metcalf	
No. 29	.Henry Foss	
No. 30	.Walter J. Lunn	King
No. 31	.Paul W. Houser	King
No. 32	.Dan Landon	King
No. 37	.E. B. Palmer	King
No. 42	.Ed J. Cleary	

In Testimony Whereof, I have hereunto set my hand and affixed the Seal of the State of Washington, at Olympia, this 9th day of January, 1933.

J. GRANT HINKLE, Secretary of State.

The Acting Secretary called the roll, all members being present.

Chief Justice Walter B. Beals of the State Supreme Court administered the oath of office to the following Senators: Horace E. Smith, Don Cary Smith, Ed Peirce, Kebel Murphy, W. P. Gray, Geo. W. Roup, John F. Worum, Arthur E. Cox, John Ferryman, Walter G. Ronald, D. V. Morthland, John Heffron, Charles F. Stinson, H. L. Nelson, F. G. Barnes, Fred Norman, Dr. D. O. Nugent, J. W. Thein, E. N. Steele, Paul Mehner, Wm. Bishop, C. (Nifty) Garrett, Kathryn E. Malstrom, J. H. Ryan, Frank R. Marshall, George C. Chamberlin, Evert Arnold, George A. Lovejoy, Charles Gable, Keiron W. Reardon, W. J. Knutzen, S. M. Ryan, Wm. C. Dawson, Charles H. Todd, P. Frank Morrow, and E. L. Howard.

Senator Lovejoy nominated Senator Ronald for President pro tempore of the Senate.

Senator Horace E. Smith nominated Senator Morthland for President pro tempore of the Senate.

The Acting Secretary called the roll.

Those voting for Senator Ronald were: Arnold, Chamberlin, Ferryman, Murphy, Gable, Garrett, Gray, Heffron, Houser, Lovejoy, Malstrom, Marshall, Mehner, Morrow, Nelson, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Thein, Todd, Williams, and Worum.

Those voting for Senator Morthland were: Barnes, Bishop, Cleary, Cox, Dawson, Foss, Hartwell, Howard, Knutzen, Landon, Metcalf, Morthland, Norman, Palmer, Smith (Horace E.), Stinson, Voss, and Lunn.

On motion of Senator Morthland, the Acting Secretary was instructed to cast a unanimous ballot for Senator Ronald for President pro tempore.

The Acting Secretary cast the unanimous ballot for Senator Ronald for President pro tempore of the Senate.

Senator Don Cary Smith nominated W. J. Lindberg for Secretary of the Senate.

Senator Norman nominated Herbert H. Sieler for Secretary of the Senate.

The Acting Secretary called the roll and W. J. Lindberg was elected Secretary by the following vote:

Those voting for W. J. Lindberg were: Arnold, Chamberlin, Ferryman, Gable, Garrett, Heffron, Houser, Lovejoy, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Thein, Todd and Worum.

Those voting for Herbert H. Seiler were: Barnes, Bishop, Cleary, Cox, Dawson, Foss, Gray, Hartwell, Howard, Knutzen, Landon, Lunn, Metcalf, Morthland, Norman, Palmer, Smith (Horace E.), Stinson, Voss and Williams.

Senator Scott M. Ryan nominated J. H. Austin for Sergeant-at-Arms.

Senator E. J. Cleary nominated Daniel McCush for Sergeant-at-Arms.

The Secretary called the roll and J. H. Austin was elected Sergeant-at-Arms by the following vote:

Those voting for J. H. Austin were: Arnold, Chamberlin, Ferryman, Gable, Garrett, Heffron, Houser, Lovejoy, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Thein, Todd and Worum.

Those voting for Daniel McCush were: Barnes, Bishop, Cleary, Cox, Dawson, Foss, Gray, Hartwell, Howard, Knutzen, Landon, Lunn, Metcalf, Morthland, Norman, Palmer, Smith (Horace E.), Stinson, Voss and Williams.

The Secretary read:

SENATE RESOLUTION.

By Senator Roup:

Resolved, that the rules of the 1931 Senate as printed in the Journal for that year be adopted as permanent rules of the Senate for this session.

On motion of Senator Roup the above resolution was adopted.

The Secretary read:

SENATE RESOLUTION.

By Senator Nugent:

Resolved, That a committee of three Senators be appointed to notify the House of Representatives that the Senate is now organized and ready for business.

On motion of Senator Nugent the above resolution was adopted.

The Secretary read:

SENATE RESOLUTION.

By Senator Peirce:

Resolved, That the Secretary be and he is hereby instructed to purchase and deliver to the President of the Senate, the Secretary of the Senate, and to each of the Senators, fifteen dollars worth of postage.

On motion of Senator Peirce the above resolution was adopted.

The Secretary read:

SENATE RESOLUTION.

By Senator Heffron:

Resolved, That the courtesies of the Senate are hereby extended to all former Presidents, former members and Secretaries of the Senate.

On motion of Senator Heffron the above resolution was adopted.

The Secretary read:

SENATE RESOLUTION.

By Senator Garrett:

Resolved, That the use of Committee Room Number One be given to the newspaper men of the session of the Legislature, and the use of the small corridor room be given to the W. C. T. U.

On motion of Senator Garrett the above resolution was adopted.

Senator Steele, as Mayor of Olympia, extended the greetings and hospitality of the people of Olympia to the visiting Senators and presented the key to the city.

The Secretary read:

SENATE RESOLUTION.

By Senator Ryan (Scott M.):

Resolved, That the State Auditor be and he is hereby directed to draw his warrants for the payment of salaries of members and employees of the Senate every week of the session upon payrolls which shall be signed by the members and employees and certified by the President and Secretary of the Senate, and he is hereby authorized and directed to deliver the warrants so issued to the Secretary of the Senate, taking his voucher therefor.

On motion of Senator Ryan (Scott M.) the above resolution was adopted.

The Secretary read:

SENATE RESOLUTION.

By Senator Todd:

Resolved, That the President of the Senate be and he is hereby authorized to sign the payroll for the Senators in their absence.

On motion of Senator Todd the above resolution was adopted.

The Secretary read:

SENATE RESOLUTION.

By Senator Nelson:

Resolved, That the Committee on Senate Employees be and it is hereby fully empowered and authorized to fix and adjust all salaries of employees of the twenty-third Senate; and

Be It Further Resolved, That any employee of the Senate found lobbying for increase of pay shall be subject to dismissal.

On motion of Senator Nelson the above resolution was adopted.

The Secretary read:

SENATE RESOLUTION.

By Senator Malstrom:

Resolved, That any member desiring to introduce a bill, resolution or memorial shall file the same with the Secretary of the Senate by nine o'clock on the evening of the day before the convening of the session at which said bill, resolution or memorial is to be introduced; and that no bill, resolution or memorial is to be introduced which has not been in the hands of the Secretary at the time stated.

Be It Further Resolved, That all committee reports must be on the Secretary's desk at the time of the convening of the morning or afternoon session, in order to be read at said session.

On motion of Senator Malstrom the above resolution was adopted.

The Secretary read:

SENATE RESOLUTION.

By Senator Landon:

Resolved, That when the Senate adjourns today that it adjourn in the memory of former Senator Fred W. Hastings of King County.

On motion of Senator Landon the resolution was adopted.

The Secretary read:

Senate Joint Resolution No. 1, By Senators Landon, Malstrom and Mehner to ratify a proposed amendment to the Constitution of the United States of America.

The resolution was read the first time, and on motion of Senator Landon the rules were suspended, the resolution was read the second time by title, ordered printed and referred to the Committee on Judiciary.

The Secretary read:

Senate Joint Resolution No. 2, By Senator Mehner: Ratifying a proposed amendment (commonly known as the Lame Duck Amendment) to the Constitution of the United States of America.

The resolution was read the first time, and on motion of Senator Mehner the rules were suspended, the resolution was read the second time by title, ordered printed and referred to the Committee on Judiciary.

The Secretary read:

Senate Joint Resolution No. 3, By Senator Howard: Relating and providing for the ratification of an amendment to the Constitution of the United States submitted to the states for ratification, fixing the termination and beginning of the term and the succession in office of the President and Vice-President of the United States and the date of the assembling of the Congress of the United States.

The resolution was read the first time, and on motion of Senator Howard the rules were suspended, the resolution was read the second time by title, ordered printed and referred to the Committee on Judiciary. The President appointed as a Senate Committee to notify the House that the Senate was organized and ready to transact business, Senators Nugent, Metcalf and Lovejoy.

INTRODUCTION OF BILLS.

Senate Bill No. 1, by Senator Ferryman, entitled: "An Act appropriating the sum of one hundred thousand dollars, or so much thereof as may be necessary for the unpaid expenses of the twenty-second Legislature and the expenses of the Twenty-third Legislature and declaring an emergency."

The bill was read the first time and, on motion of Senator Ferryman,. the rules were suspended, the bill was read the second time by title, and referred to the committee of the whole.

Senate Bill No. 2, entitled: "An Act appropriating the sum of fifteen thousand dollars, or so much thereof as may be necessary for the printing of the Twenty-third Legislature and declaring an emergency."

The bill was read the first time and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, and referred to the committee of the whole.

On motion of Senator Palmer, the Senate resolved itself into a committee of the whole to consider Senate Bills Nos. 1 and 2. The bills were considered in the committee of the whole, Senator Ronald in the chair, and were reported back to the Senate with the recommendation that they do pass.

On motion of Senator Houser, the report of the committee was adopted. A committee from the House appeared at the door of the Senate and notified the Senate that the House was organized and ready to transact business.

On motion of Senator Ferryman, the rules were suspended, the reading of Senate Bill No. 1 in committee of the whole was considered the third reading and the bill was placed on final passage.

The Secretary called the roll and Senate Bill No. 1 passed the Senate by the following vote: Those voting yea were: Arnold, Barnes, Bishop, Chamberlin, Cleary, Cox, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams and Worum—43.

Those voting nay were: Dawson, Landon, Palmer-3.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Palmer, the rule's were suspended, the reading of Senate Bill No. 2 in committee of the whole was considered the third reading and the bill was placed on final passage.

The Secretary called the roll and Senate Bill No. 2 passed the Senate by the following vote: Arnold, Barnes, Bishop, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce,

Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum, —45.

The following senator voted nay-Landon.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title to the bill was ordered to stand as the title of the act.

On motion of Senator Palmer, the rules were suspended and Senate Bills Nos. 1 and 2 ordered transmitted to the House.

Senate Bill No. 3, by Senator Houser, entitled: "An Act relating to general elections, repealing all acts or parts of acts in conflict herewith and declaring an emergency."

The bill was read the first time, and on motion of Senator Houser the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 4, by Senator Houser, entitled: "An Act relating to and providing for a suspension of all court actions and proceedings relating to the foreclosure of real estate mortgages and the forfeiture of real estate contracts, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Houser the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 5, by Senator Gray, entitled: "An Act releasing owners of motor vehicles from responsibility for injuries to passengers therein."

The bill was read the first time, and on motion of Senator Gray the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

The Secretary read:

MESSAGES FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE, OLYMPIA, January 9, 1933.

Secretary of Senate, Senate Chamber, Olympia, Washington:

Sir: I herewith transmit certified copies of certain sections of Senate Bills No. 167 and 253, being Chapters 141 and 143 of the 1931 Session Laws of the State of Washington, together with certified copies of the veto message in each instance attached thereto.

Very truly yours,

J. GRANT HINKLE, Secretary of State.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Monday, March 23, 1931.

To the Honorable Senate of the State of Washington:

(Through the Secretary of State.)

I am returning herewith Senate Bill No. 167, entitled:

"An Act relating to Fisheries and amending Section 5679 of Remington's Compiled Statutes of the State of Washington, 1922, said Section 5679 being Section 27, of Chapter 31, of Session Laws of the State of Washington, for 1915, and which Act is known as Fisheries Code."

This bill is approved, with the exception of section 2, which is vetoed.

There is nothing in the title of the act to indicate that the bill carries an emergency clause. Section 2 of the bill does, however, provide that the bill shall take effect immediately.

Because section 2 of this bill is unconstitutional, said section 2 is vetoed. The remainder of the bill is approved. Respectfully,

ROLAND H. HARTLEY, Governor.

Certified a true copy of Governor's veto message.

[SEAL]

J. GRANT HINKLE, Secretary of State.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Tuesday, March 24, 1931.

To the Honorable, the Senate of the State of Washington:
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval as to a certain item, Senate Bill No. 253, entitled:

"An Act relating to public highways, making appropriations from the Motor Vehicle Fund and the Highway Safety Fund for the location, rights of way, engineering, maintenance, improvement, construction and paving thereof, and the construction or purchase of bridges, prescribing the powers and duties of certain officers in relation thereto, and declaring that this act shall take effect immediately."

I disapprove and veto the item of \$400,000.00 for "improvement and construction, seawall and retaining wall Railroad Avenue, Madison Street to Bay Street, City of Seattle," for the reason that the proposed improvement is not on the state highway system. Appropriations for items of this magnitude should come before the Legislature on their merits in the form of bills regularly introduced.

With the exception of the vetoed item, Senate Bill No. 253 is approved.

Respectfully,

ROLAND H. HARTLEY, Governor.

Certified a true copy of Governor's veto message.

[SEAL]

J. GRANT HINKLE, Secretary of State.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Saturday, March 21, 1931.

To the Honorable, the Senate of the State of Washington:
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Substitute Senate Bill No. 15, entitled:

"An Act relating to firemen's relief and pension funds, defining the powers and duties of certain officers and corporations, providing additional revenues, creating an emergency reserve fund, and providing for the maintenance and expenditure thereof, and amending Sections 1 and 14 of Chapter 196 of the Laws of 1919, and further amending said chapter by adding thereto new sections to be known as Sections 22, 23, 24 and 25."

Among other things, this bill provides for the diversion of revenues from the channels now established by law to the Firemen's Relief Fund, of "all moneys which may be set apart to said fund by ordinance of the municipal authorities of any city or town, derived by such city or town, from the sale of condemned hose and other fire department apparatus and equipment of every kind and description, from fines imposed and collected for sending in false alarms of fire, from citizens or others for services rendered by any such fire department to any citizen, or other person, for pumping out cellars, basements, filling cisterns, removing dangerous walls, buildings, or other obstructions, or services performed not in the line of fire duty, and the emoluments or fees, charges and collections, derived from such other work as may be permitted by such city or town outside of legitimate and proper duty, including all services rendered to any citizen, firm, company or corporation, city or town, for the saving of property, and moneys appropriated for salaries of the fire department and not expended due to the difference of salaries paid for disability claims of members from the Firemen's Relief and Pension Fund, and the amount of salaries paid by the

fire department to relief men employed to fill vacancies of disabled members at a lower rate of salary, including the amount of salary not expended by the fire department owing to no relief men being employed to fill vacancies, and salaries not expended due to penalties imposed upon members of the department for any dereliction of duty, or violation of any rule, order, or regulation of the fire department, and all moneys derived from any and all other sources that may, by any law of this state or ordinance of any municipality thereof, be set apart for the benefit of the firemen's relief and pension fund of such city or town; all moneys which may be set apart to said fund by ordinance of the municipal authorities of any city or town, not exceeding fifty (50) per cent of all moneys derived from licenses, or privileges to manufacture or store petroleum and products thereof, turpentine, powder, giant powder, dynamite, hemp, cotton or other combustible, explosive or inflammable substance, liquids, and materials, licenses of amusements under the ordinance of any such city or town, licenses of all public garages, licenses and fees incident to the installation and use of gasoline pumps, both stationary and portable, fees for the inspection for approval of each and every oil burner, oil tank, curb fill, oil pump, acetylene generator, fire works or other fire hazard, fees for the issuance of permits for the installation of curb fills for oil or gasoline tanks, fees for the issuance of permits for handling and transportation of explosives, fees for the issuance by the fire department or fire prevention bureau of certificates of approval of fire extinguishing equipment, hazardous appliances, devices and processes and fitness for operating and maintaining the same; all moneys which may be set apart to said fund by ordinance of the municipal authorities of any city or town, not exceeding thirty (30) per cent of all moneys collected from fines for the violation of any municipal ordinances, in relation to the construction and maintenance of any class of buildings or prohibited materials in violation of the building code and fire ordinances of such city or town, fines collected for violation of any municipal ordinances regulating the quantity, quality, or storage of petroleum and products thereof, turpentine, powder, giant powder, dynamite, hemp, cotton or other combustible, explosive or inflammable substance, liquids or materials, and fines collected for violation of any fire and explosive hazard ordinance."

If such revenues are permitted to be diverted to the Firemen's Relief Fund, the loss to the municipalities will have to be made up by additional tax levies.

Authorization to divert any such revenues and fines to the Firemen's Relief Fund is against public policy. This might easily result in innumerable petty persecutions, demoralizing the firemen and annoying the citizens. If firemen are not paid sufficiently under existing law, their pay should be increased; but rewards should never be held out to tempt public servants in this manner. Furthermore, there would be every incentive, under the provisions of this bill, to junk hose and other fire department equipment before worn out.

The bill provides for an annual levy of not less than two-tenths of a mill nor more than five-tenths of a mill in order to maintain a balance in the firemen's emergency reserve fund equal to \$1.00 for every man, woman and child in the city or town affected. This tax would be levied in the City of Seattle until there was in the firemen's emergency reserve fund \$362,000.00, and in all other cities in the same proportion.

Should this bill become a law, its blighting effect would reach all of our people, including the firemen themselves. It is amazing that such a proposal could have passed through both Houses of the Legislature. The people at large, and very few of the firemen, have any idea of the baneful provision of this bill.

Taxes are too high now. In these depressed times, firemen are fortunate to have steady employment at good wages with no trouble to collect their pay. There is no justification for adding to the tax burden of the unemployed to increase firemen's relief and pension funds.

Therefore, Substitute Senate Bill No. 15 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Monday, March 23, 1931.

To the Honorable, the Senate of the State of Washington: (Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 19, entitled:

"An Act directing the Director of the Department of Conservation and Development of the State of Washington assist in the securing of petitions for the organization of the Columbia Basin reclamation district or districts under the Laws of the State of Washington, and making an appropriation."

The purpose of this bill is to provide for securing petitions for the organization of reclamation districts in the Columbia Basin Irrigation Project.

Under the terms of the bill, the act would be inoperative until the United States Reclamation Bureau has supplied the Secretary of the Interior with a construction program for irrigating the lands to be included within such reclamation district, or districts. Obviously, there is no immediate need for such legislation or for the appropriation carried in the bill.

Furthermore, it is altogether likely that any work done in advance of authorization by Congress would be of little or no value. It would seem desirable, therefore, to postpone legislation until the requirements of the Federal Government are definitely known.

For these reasons, Senate Bill No. 19 is vetoed.

Respectfully.

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Tuesday, March 24, 1931.

To the Honorable, the Senate of the State of Washington: (Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 26, entitled:

"An Act relating to taxation, providing revenues for the support of the state government therefrom by imposing taxes upon gains, profits and incomes of individuals and fiduciaries, providing for the collection thereof, defining the powers and duties of certain officers with respect thereto, providing penalties and declaring that this act shall take effect immediately."

This bill would impose additional taxes, with respect to net income, which would be levied, collected and paid annually. All individual net incomes over one thousand dollars would be subject to the tax. Every single person, or every married person living apart from his spouse, having an income of eight hundred dollars or more, and every married person living with his spouse, having an income of fourteen hundred dollars or more, would be required to make an individual return.

This bill was designed to take part of the tax load off real estate, but it would do nothing of the kind. To enforce the provisions of the act would require a vast army of inspectors, auditors, clerks and other assistants, greatly adding to the cost of government. It would not produce sufficient revenue to justify the enormous cost of administration and, consequently, would result in added taxes to those now carrying a confiscatory load. The bill is highly discriminatory and impractical.

The state should not seek new sources of revenue, but should strive to reduce the tax burden. It has been the experience of every state that new sources of revenue always mean the expenditure of more money.

"A little group of willful men" in the State Senate successfully blocked the passage of any legislation designed to reduce the tax burden. It is common knowledge that their entire time was spent in circumventing all efforts to simplify and coordinate functions of government that would have resulted in greatly reduced costs.

Practically every bill permitted to pass the Senate was either a special-privilege-creating or tax-creating measure. A review of the Senate record will disclose measures passed by that body would have cost the taxpayers many additional millions of dollars. Many recommendations having for their purpose retrenchment through the elimination and coordination of functions of government were totally ignored.

The disturbing fact is that taxes are increasing much faster than the incomes of our citizens and, when fiscal problems become acute, politicians give no thought to retrenchment, but look wildly around for new sources of revenue. It is this policy, or lack of policy, which is rapidly bringing about confiscation of property by taxation.

In addition, the Attorney General has advised that, in his opinion, our Supreme

Court would declare Senate Bill No. 26 unconstitutional.

For these reasons, Senate Bill No. 26 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Tuesday, March 24, 1931.

 $To\ the\ Honorable, the\ Senate\ of\ the\ State\ of\ Washington:$

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Substitute Senate Bill No. 27, entitled:

"An Act relating to taxation, providing revenues for the support of the state government therefrom by means of an excise or tax according to or measured by net income with respect to the exercises of their franchises or the carrying on or doing of business by corporations; providing for the assessment, collection and distribution thereof; defining the powers and duties of certain officers with respect thereto; providing that excises or taxes thereunder shall be in lieu of the annual corporation license tax; providing penalties; repealing Sections 28, 29, 30, 31 and 32 of Chapter 130 of the Laws of the Extraordinary Session of 1925, Section 17 of Chapter 110 of the Laws of 1913, Sections 4 and 5 of Chapter 227 of the Laws of 1929 and all other acts or parts of acts in conflict therewith; and declaring that this act shall take effect immediately."

Substitute Senate Bill No. 27 is a companion bill to Senate Bill No. 26, this day

In the opinion of the Attorney General, the Supreme Court might have less doubt about the constitutionality of Substitute Senate Bill No. 27 than about the constitutionality of Senate Bill No. 26. Be that as it may, taxes should be lowered—not increased.

Except for the constitutional question, everything said in vetoing Senate Bill No. 26 applied with equal force to Substitute Senate Bill 27.

Furthermore, the approval of this bill would have a disastrous effect upon pay rolls and wages.

For these reasons, Substitute Senate Bill No. 27 is vetoed.

Respectfully.

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Saturday, March 21, 1931.

To the Honorable the Senate of the State of Washington: '(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 52, entitled:

"An Act relating to education, defining the powers and duties of the State Board of Education, providing for the certification of teachers, and amending Sections 4529, 4990, 4991, and 4977 of Remington's Compiled Statutes and Sections 7 of Chapter 175 of the Laws of 1923."

Junior high schools have no legal standing under the law. Other provisions of the bill are unnecessary.

For these reasons, Senate Bill No. 52 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Tuesday, March 17, 1931

To the Honorable, the Senate of the State of Washington:
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 53, entitled:

"An Act relating to assessment, levy and collection of taxes and amending Section 25 of Chapter 130 of the Session Laws of 1925, pages 240 and 241."

This bill is designed to exempt from taxation certain property which under existing law is taxed and should be taxed. All such property should bear its just proportion of the tax load.

For these reasons, Senate Bill No. 53 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Monday, March 23, 1931.

To the Honorable, the Senate of the State of Washington:
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 55, entitled:

"An Act relating to and authorizing certain school districts to maintain and operate dental clinics, defining the powers and duties of certain officers."

The purpose of the bill is for the establishment of dental clinics in public schools. Its provisions violate the spirit and intent of Section 2 of Article IX of the State Constitution, which reads as follows:

"The Legislature shall provide for a general and uniform system of public schools. The public school system shall include common schools, and such high schools, normal schools and technical schools as may hereafter be established. But the entire revenue derived from the common school fund and the state tax for common schools shall be exclusively applied to the support of the common schools."

Special functions of this character, which have been brought into our educational system are responsible in a large measure for the enormous costs which are today threatening the very existence of our public school system.

If, indeed, it be necessary for any agency to take the place of parents and other

responsible relatives in this respect, this service should furnish a worthwhile object for public-spirited citizens and philanthropists.

For these reasons Senate Bill No. 55 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Thursday, March 19, 1931.

To the Honorable the Senate of the State of Washington:
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 73, entitled:

"An Act to provide for the organization, incorporation, operation, supervision, dissolution and/or merger of cooperative savings and credit associations to be termed "Credit Unions" and to define their powers, duties, privileges and scope of undertakings, including penalties for the violation of any provisions."

An act providing for the organization, operation and supervision of savings and credit associations, to be termed "Credit Unions" was enacted by the Legislature in 1927. It was vetoed. Present Senate Bill No. 73 is in substance a re-enactment of that measure. In vetoing the bill passed by the Legislature in 1927, I said:

"I felt it my duty to veto a similar bill passed at the late Extraordinary Session of the Legislature. Senate Bill No. 197 is slightly different from the bill vetoed, but in its essential features is substantially the same. The supervisor of banking of this state has been advised by the superintendent of banks of the State of New York that investigations show in most cases the individuals do not understand the real purpose of a credit union and are not properly qualified to manage the affairs or assume the responsibility connected with the proper conduct of a banking institution. Also that the members do not keep in touch with the affairs of the association. The directors do not attend the meetings and as a result one or two officers manage the credit union without a proper regard for the interests of the members.

"I would be very glad to add to the peace and happiness of those of our citizens whose wellbeing this bill was designed to advance, but the bill falls far short of being a benefit to those people. To them it would be a detriment, not a help. Feeling as I do, I cannot conscientiously approve this bill."

What was true of Senate Bill No. 197, vetoed in 1927, is true of the present Senate Bill No. 73.

For the reasons above stated, said Senate Bill No. 73 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Saturday, March 21, 1931.

To the Honorable, the Senate of the State of Washington:

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 75, entitled:

"An Act authorizing school districts to permit the use of school parks and playgrounds by or under the auspices of incorporated or unincorporated athletic clubs or associations, for athletic contests or purposes under which regulations and at such rental or compensation as the Board of School Directors of the several school districts may prescribe, and repealing all acts and parts of acts in conflict herewith." This bill authorizes the school directors of all school districts in the state owning parks or playgrounds to grant permission for the use of the same for athletic contests.

School parks and playgrounds are dedicated for school purposes. Such parks and playgrounds are tax exempt. Owners of private parks and playgrounds taxed to support those belonging to the schools. School property should not be used in competition with private property. Therefore, Senate Bill No. 75 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Saturday, March 21, 1931.

To the Honorable, the Senate of the State of Washington:
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 81, entitled:

"An Act relating to cities and granting to certain cities the power to frame their charters."

The constitution authorizes any city containing a population of more than twenty thousand to frame a charter for its own government. Senate Bill No. 81 would extend this privilege to cities containing a population of twelve thousand to frame a charter for its own government in the same manner that cities of more than twenty thousand are authorized to do.

The framers of the constitution had an object in view when adopting this provision. It must have seemed to them that it was not wise to permit cities of less than twenty thousand to incur all the responsibilities, liabilities and expenses of government that might be safely undertaken by cities containing a population of more than twenty thousand. This bill would permit cities of twelve thousand, and less, than twenty thousand, to incur expenses that would probably be beyond the power of the people of such cities to maintain and continue. The power of incurring expenses should be curtailed rather than extended.

For these reasons, Senate Bill No. 81 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Saturday, March 21, 1931.

To the Honorable, the Senate of the State of Washington:
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 93, entitled:

"An Act providing for the appointment of public weighmasters, defining their powers and duties, fixing fees and providing penalties."

This is another bill which would add to the cost of doing business, place another army of employees to inspect and another set of penalties to harrass an already over-burdened commercial life of our state.

The necessity for such legislation is not apparent. It affords no protection to the public and contains no legislative appropriation for the disbursement of revenues derived thereunder. For these reasons, Senate Bill No. 93 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Tuesday, March 17, 1931.

To the Honorable, the Senate of the State of Washington:

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 95, entitled:

"An Act providing for the possession, regulation, sale, disposal, disposition, prescription, dispensing and use of narcotics drugs and certain appliances for the use thereof and providing penalties for the violation thereof and providing for the quarantine and treatment of narcotic drug addicts and repealing Chapter 47 of the Laws of 1923."

This is an attempt to liberalize the law relating to narcotics. It would repeal Chapter 47 of the Laws of 1923 relating to the same subject. Chapter 47 of the Laws of 1923 has worked to the general satisfaction. Its provisions should not be relaxed. It has been on the statute books eight years, has been construed and sustained by the courts and should not be repealed.

For these reasons, Senate Bill No. 95 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Saturday, March 21, 1931.

 ${\it To the Honorable, the Senate of the State of Washington:}$

(Through the Secretary of State.)

I am herewith filing, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 99, entitled:

"An Act to unify and make perpetual the citation of the statutes in force in the State of Washington."

Section 1 of this bill requires the judicial council to select a system of uniform numbering in accordance with which the statutes in force may be numbered, the state law librarian to act in conjunction with the judicial council in determining and adopting said system of uniform numbering. No good reason has been advanced for a change that would entail so great an expense.

Senate Bill No. 99 appears to be unnecessary legislation and is therefore vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Monday, March 23, 1931.

To the Honorable, the Senate of the State of Washington:

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 107, entitled:

"An Act providing for the supervision, regulation and control of the transportation by motor vehicles for hire, or property in connection herewith, upon the public highways of this state, providing for fees and prescribing penalties."

This is another regulatory measure. It is indefinite in its provisions and the language is highly complicated. Its enactment would add materially to the work and number of employees in the Department of Public Works, requiring more regulations, more hearings, more inspection and more trouble for everybody concerned, without resulting benefit.

The problems of the trucking business are being solved by the industry itself under existing regulations.

No provision has been made for defraying the additional expense imposed by this measure.

For these reasons, Senate Bill No. 107 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Saturday, March 21, 1931.

To the Honorable, the Senate of the State of Washington: (Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 108, entitled:

"An Act relating to banking and trust business and amending section 3322 of Remington's Compiled Statutes of Washington, Section 15, Chapter 80, Laws of 1917."

Existing laws forbid any corporation from engaging in a trust business, except in compliance with the provisions of Chapter 80 of the Laws of 1917, as amended by Chapter 209 of the Laws of 1919. This bill amends existing law by the proviso:

"However, * * * this provision shall not apply to the taking, from financially embarrassed or insolvent persons, associations, copartnerships or corporations, of trust deeds or bills of sale or assignments for the benefit of creditors by any incorporated merchants' association or association of credit men and/or other similar non-profit corporations whose objects and purposes are to conduct, manage, preserve, care for and dispose of the business, property, and assets of financially embarrassed or insolvent persons, associations, copartnerships, or corporations."

This is special legislation in favor of the exempted corporations and associations. Too often insolvent concerns would be administered for the benefit of the large creditors at the expense of the smaller creditors. Furthermore, it would have a tendency to force everybody into credit associations. This bill looks fair enough, but when analyzed, it is not.

Therefore, Senate Bill No. 108 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Saturday, March 21, 1931.

To the Honorable, the Senate of the State of Washington:

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 110, entitled:

"An Act relating to taxation, regulating the assessment, levy and collection of taxes, providing for the adjustment of the state's portion of taxes which are cancelled or modified, and amending Section 97 of Chapter 130 of the Laws of 1925."

This permits the adjustment of state taxes by means of bookkeeping, which should be presented for adjustment to the Legislature, as by law now provided. Therefore, Senate Bill No. 110 is vetoed.

Respectfully.

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Saturday, March 21, 1931.

To the Honorable, the Senate of the State of Washington: (Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate of the State of Washington at the next session of the Legislature, without my approval, Senate Bill No. 125, entitled:

"An Act relating to insurance, defining the qualifications of domestic mutual insurance companies, and adding Section 7131A to Remington's Compiled Statutes of Washington."

The bill relates to the qualifications of domestic mutual insurance companies. Among other provisions, it contains the following:

"No solicitation for insurance under this subdivision shall be made unless the organizers shall have executed and filed with the insurance commissioner a bond in the sum of not less than twenty-five thousand dollars, in form satisfactory to and with surety approved by the insurance commissioner, conditioned for the repayment in full of all prepaid premiums in case the organization of the company is not completed within the time specified or such further time as may be fixed by the insurance commissioner.

* * * the company shall provide and hold a special guaranty "Or in lieu * fund of at least twenty-five thousand dollars in cash or invested in securities to be approved by the insurance commissioner to be used for no purpose other than the payment of losses, until the company has accumulated a surplus fund of twentyfive thousand dollars over and above all liabilities, independent and exclusive of the guaranty fund. No part of such guaranty fund may be repaid or returned to the subscribers when such repayment would reduce the above mentioned surplus to less than twenty-five thousand dollars. Such company may borrow a sum of money sufficient to provide the amount to be held as a special guaranty fund, and an additional sum to defray the expenses of organization not exceeding ten thousand dollars. This loan shall not be a liability and the agreement therefor shall provide that the principal and interest thereon shall only be repaid from the assets in excess of all liabilities and a surplus of twenty-five thousand dollars as above set forth."

This looks too much like authorizing the organization of insurance companies without any assets. It is poor business. The reserve is insufficient. The approval of this bill would foster the growth of fly-by-night insurance companies. It is against good public policy.

Therefore, Senate Bill No. 125 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT. OLYMPIA, Tuesday, March 24, 1931.

To the Honorable, the Senate of the State of Washington:

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate of the next session of the Legislature, without my approval, Senate Bill No. 128, entitled:

"An Act providing for and regulating the recount of ballots and a recanvass of the votes registered on voting machines at any election held within the state."

This bill would permit the opening of voting machines for purposes of recount without giving all candidates notice of such recount, which would be unfair and dangerous in the extreme. Furthermore, it would delay final determination of elections for ten days after completion of the county canvass.

For these reasons, Senate Bill No. 128 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Monday, March 23, 1931.

To the Honorable, the Senate of the State of Washington:

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 129, entitled:

"An Act providing for and regulating the election of electors of President and Vicepresident of the United States, and repealing certain parts of acts in relation thereto."

This bill would change the system fixed by the constitution of the United States for electing the President and Vice-president. Therefore, said Senate Bill No. 129 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Saturday, March 21, 1931.

 $To\ the\ Honorable, the\ Senate\ of\ the\ State\ of\ Washington:$

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 137, entitled:

"An Act relating to abandoned horses, declaring them to be a public nuisance, providing the rounding up, sale, disposition, reclaiming and taxation thereof."

This bill says a "mule" is a "horse." By prior legislation flat, a "goat" was made a "milk cow," but even nature fakers can make no one believe a "mule" is a "horse." A horse might make a "jackass" out of itself, as did certain members of the present senate, but I would still be unwilling to convert a state senator into a "jackass" by legislative enactment. This would be unfair to the jackass. Unless some limit is placed on such legislative enactment, we may expect at a future session of the legislature a bill declaring a "hippotamus" a "humming bird."

This bill deals with "abandoned horses." It contains provisions which would invite litigation and trouble. On this ground and on the further ground that some limit should be set to nature fakers, Senate Bill No. 137 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Saturday, March 21, 1931.

 $To \ the \ Honorable, the \ Senate \ of \ the \ State \ of \ Washington:$

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the Legislature, without my approval, Senate Bill No. 140, entitled:

"An Act relating to the refunding of irrigation district indebtedness."

This is additional legislation with reference to refunding irrigation district indebt-edness.

The approval of this bill would place warrant indebtedness of irrigation districts on the same basis as bonded indebtedness and would permit money in the reclamation revolving fund to be used in the purchase of securities of irrigation districts that are financially bankrupt.

The bill would also allow ninety per cent of the outstanding bond holders to bind the other ten per cent, who did not consent. This provision is of doubtful validity and unsound. Moreover, the entire act is an unnecessary piece of legislation.

For these reasons, Senate Bill No. 140 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Saturday, March 21, 1931.

To the Honorable, the Senate of the State of Washington:

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 141, entitled:

"An Act relating to the investment of permanent insurance funds of school districts of the first class and amending Section 3 of Chapter 79 of the Laws of 1911."

This bill empereurs county treesures when authorized by the board of directors

This bill empowers county treasurers, when authorized by the board of directors of school districts, to invest any accumulated permanent insurance fund of said district in bonds and other securities.

The objectionable part of this bill is contained in the proviso that "the county treasurer may purchase the above described obligations at a premium or discount whenever directed to do so by the board of directors." Such securities should be purchased at the market value. For this reason, Senate Bill No. 141 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Monday, March 23, 1931.

To the Honorable, the Senate of the State of Washington:

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 149, entitled:

"An Act relating to the government of cities of the first, second, and third classes, and providing for the reorganization of such cities under the city manager plan."

The bill is a city manager plan of government.

This state has about as many plans for city government as the most fastidious theorist might desire. The times are not propitious for further experiments in city government. Therefore, Senate Bill No. 149 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Saturday, March 21, 1931.

To the Honorable, the Senate of the State of Washington:
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 157, entitled:

"An Act relating to corporate books and records, providing for stockholders and creditors' rights of inspection therein and amending Section 3827 of Remington's Compiled Statutes."

The bill relates to records of corporations and is objectionable for the proviso, which is as follows: "That no stockholders or group of stockholders owning less than ten per cent of the total capital stock of the corporation nor any creditor shall, without special permission given by the board of directors, of the corporation, by resolution duly made and entered at a meeting of the board, make or take any list of the names and addresses of the stockholders of the corporation."

This provision unreasonably restricts that which should be the inherent right of every stockholder of every corporation, to obtain any knowledge he may desire with reference to the corporation's business. For this reason, Senate Bill No. 157 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Monday, March 23, 1931.

To the Honorable, the Senate of the State of Washington:
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 164, entitled:

"An Act relating to advertising of dairy products, prohibiting false advertising in the sale thereof, and providing penalties for violation thereof."

In order to carry out the provisions of this bill, it would be necessary for the state to keep a record of the genealogy and blood test of dairy cows. It would create more public employees and increase the costs of government without adding anything to the value of the public welfare.

Therefore, Senate Bill No. 164 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Saturday, March 21, 1931.

 $To \ the \ Honorable, the \ Senate \ of \ the \ State \ of \ Washington:$

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 177, entitled:

"An Act to provide an institution for the confinement, cure, care and rehabilitation of drug addicts, and providing for the government, maintenance and control thereof, and providing for the admission and commitment of drug addicts and providing penalties for unlawfully conniving to have persons adjudged drug addicts, and providing penalties for procuring the escape or aiding or abetting the escape of inmates thereof and/or the harboring and concealing escaped inmates thereof."

The need for establishing and maintaining such an institution may well be questioned in a state with a population of only a million and a half. Many states with several times the population of the State of Washington have found it neither expedient nor advisable to maintain institutions of this character. This would be a costly experiment to embark upon in a state already overburdened with taxes.

For these reasons, Senate Bill No. 177 is vetoed.

Respectfully.

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Saturday, March 21, 1931.

To the Honorable, the Senate of the State of Washington:

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 179, entitled:

"An Act relating to vehicles and regulating the operation thereof upon the highways of this state, amending Sections 3 and 41 of Chapter 309, Laws of Washington, 1927."

This bill would amend two sections of Chapter 309 of the Laws of 1927. The first section sought to be amended is Section 3, which establishes a so-called basic rule. The basic rule, in substantially the same form, has been the law of this state for many years. The other changes in Section 3 relate to speed limits. The other section sought to be amended is Section 41, which establishes rules of the road.

Speed limits and rules of the road have been on the statute books in one form or another a great many years. The traveling public for the most part are familiar with all of these as they are now. Furthermore, Senate Bill No. 179 is no improvement on any of them. It is unfair to the traveling public to change road laws at every session of the Legislature. The proposed changes are unnecessary.

For the above reasons, Senate Bill No. 179 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Thursday, March 19, 1931.

To the Honorable, the Senate of the State of Washington:

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature without my approval, Senate Bill No. 196, entitled:

"An Act making an appropriation for the relief of the Auburn Post No. 78, American Legion; and declaring that the act shall take effect immediately."

At the 1927 session of the Legislature I vetoed a bill appropriating fifteen thousand dollars to the Earl Winehart Post No. 96 of the American Legion as advance rental upon a building to be constructed by said post. In vetoing that bill, among other things I said: "The approval of this bill would be an invitation to others to seek the special favors this bill grants. This policy is dangerous and insidious."

What was said above applies with equal force to the present Senate Bill No. 196. Therefore, Senate Bill No. 196 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Saturday, March 21, 1931.

To the Honorable, the Senate of the State of Washington:
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate of the State of Washington at the next session of the Legislature, without my approval, Senate Bill No. 197, entitled:

"An Act relating to banks and trust companies, and amending Section 19, Chapter 80 of the Laws of Washington for 1917, as amended by Section 2, Chapter 72 of the Laws of Washington for 1929 (Section 3226 Remington's Compiled Statutes, 1927 Supplement)".

The title of this bill is defective. It purports to be "An Act * * * * amending Section 19, Chapter 80 of the Laws of * * * * 1917, as amended by Section 2, Chapter 72 of the Laws of * * * * 1929 (Section 3226 Remington's Compiled Statutes, 1927 Supplement)." None of these laws of 1929 could possibly be in Remington's Compiled Statutes, 1927 Supplement, because such supplement was compiled and published approximately eighteen months before the enactment of any of the Laws of 1929.

The bill would amend existing law by permitting trust companies to do business on the paid-in capital of not less than \$100,000 in cities having a population of twenty-five thousand or over. If this bill were permitted to become a law, it would authorize a trust company with a paid-in capital of not less than \$100,000 to operate in any city of the state, thus amending the law which required a trust company, in cities having a population of one hundred thousand or more, to have a paid-in capital of \$200,000. There should be no relaxation of the laws relating to trust companies in times such as this country is now experiencing. If any change in existing laws regarding trust companies is desirable, these laws should increase, rather than decrease, the safekeeping of depositor's money.

For these reasons, Senate Bill No. 197 is vetoed.

Respectfully.

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Saturday, March 21, 1931.

To the Honorable, the Senate of the State of Washington:
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate of the State of Washington at the next session of the Legislature, without my approval, Senate Bill No. 212, entitled:

"An act relating to grants by public authorities having the power to grant franchises or authority for the use of public roads, streets or highways, of extensions or renewals of existing franchises or authorities for the use of public roads, streets or highways or of new franchises or authorities covering all or any part of the rights or privileges of any such existing franchise or authority."

This bill provides for the extension or renewal of franchises in public streets, roads or highways, either within or without the limits of any incorporated city or town. It authorizes the holder of such to make application to the public body or board authorized to grant such franchises to extend or renew the same at any time within five years prior to the expiration of such franchise.

This is an unnecessary piece of legislation. The rights of the holders of such franchises are now amply protected by law. For this reason, Senate Bill No. 212 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Saturday, March 21, 1931.

To the Honorable, the Senate of the State of Washington:

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 221, entitled:

"An Act relating to the creation of indebtedness to meet deficiencies in local improvement district funds of cities of the first class, and authorizing the payment of such deficiencies from the general funds of such cities.

The principle of this bill is like Banquo's ghost—it will not down. Similar legislation has been before the Legislature or the Executive, or both, at every session held in recent years. A similar bill, House Bill No. 220, was vetoed in 1927. In vetoing that bill, I said:

"I am unalterably opposed to any policy that will permit the city council of a city to pass an ordinance compelling the taxpayers to make up any deficiency that might exist in a local improvement district fund.

"People buying improvement district bonds should ascertain in advance whether the bonds are legal and whether the property within the district is sufficient security for the money paid for the bonds. They should buy these bonds at their own risk, and if, for any reason, the bonds are not paid in full by the local improvement district, the deficiency should never become a charge against the general fund of the city. Bond buyers should be treated just as are mortgagees. Let the bond buyer—like the mortgagee—look to the property instead of the already overburdened taxpayers."

Since the above message was written, nothing has occurred to change my opinion. Therefore, Senate Bill No. 221 is vetoed.

Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Saturday, March 21, 1931.

 $To\ the\ Honorable, the\ Senate\ of\ the\ State\ of\ Washington:$

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate of the State of Washington at the next session of the Legislature, without my approval, Senate Bill No. 222, entitled:

"An Act relating to vehicles and regulating the operation thereof upon the highways of the state; providing for traffic signals and control thereof; providing for the proper equipment and devices to be used thereon, and for the inspection thereof; prescribing the powers and duties of certain officers, the collection, distribution and expenditures of fees; making appropriations and amending Sections 20, 21, 22, 23, 30 and 31 of Chapter 309 of the Laws of 1927 as amended by Chapter 178 of the Laws of 1929."

This bill would add to existing law regarding headlights and other lights on motor vehicles. There are plenty of laws on this subject now. For that reason, Senate Bill No. 222 is vetoed. Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Saturday, March 21, 1931.

To the Honorable, the Senate of the State of Washington: (Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate of the State of Washington at the next session of the Legislature, without my approval, Senate Bill No. 236, entitled:

"An Act relating to the welfare of dependent and delinquent children; providing for the appointment of probation officers in connection therewith; amending Section 3 of Chapter 160 of the Laws of 1913, as amended by Section 1 of Chapter 43 of the Laws of 1921."

This bill contains the following provision: "In counties containing sixteen thousand or more inhabitants * * * *, the court may appoint one or more persons to act as probation officers, and one or more persons who shall have charge of the detention homes or rooms, all of whom shall be paid as compensation for their services, the sums as may be fixed by the board of county commissioners, and who shall be paid as other county officers are paid."

This is no time to extend governmental activities and increase taxes. For this reason, Senate Bill No. 236 is vetoed. Respectfully,

ROLAND H. HARTLEY, Governor.

On motion of Senator Palmer, the veto message of the Governor was ordered spread on the journal and the bill referred to the Committee on Rules and Joint Rules.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Saturday, March 21, 1931.

To the Honorable, the Senate of the State of Washington:
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the Legislature, without my approval, Senate Bill No. 241, entitled:

"An Act defining intoxicating liquor for the purpose of prohibiting the possession, sale or use thereof; providing for the classification of medicinal preparations which contain alcohol for the purposes of regulating the sale thereof; and amending Section 2 of Initiative Measure No. 3, passed by the people November 3, 1914 (Section 2 of Chapter 2 of the Laws of 1915)."

This bill would add to the existing law the proviso: "That whenever any prosecuting attorney shall receive any complaint that any particular medicinal preparation is capable of being used as a beverage he shall forthwith submit to a board to consist of the dean of the college of pharmacy of the Washington State College, the State Director of Health and the dean of the college of pharmacy of the University of Washington the question as to whether such medicinal preparation is intoxicating liquor

within the definition of this section; and such board shall immediately determine the question submitted, and thereafter such medicinal preparation shall in accordance with the determination of such board be classified either as intoxicating liquor within the definition of this section or as non-intoxicating liquor and not within the definition of intoxicating liquor, under this section."

The bill would set up a new board to determine whether said beverages are intoxicating. The board would consist of the Director of Health and the deans of the college of pharmacy of the University of Washington and the State College of Washington. There is no necessity for creating such a board of experts. An accurate test of any such beverage can be made by any competent chemist if such test is deemed necessary.

For these reasons, Senate Bill No. 241 is vetoed.

Respectfully.

ROLAND H. HARTLEY, Governor.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., January 9, 1933.

MR. PRESIDENT: The House has passed Senate Bills Nos. 1 and 2, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

The President announced that he was about to sign Senate Bills Nos. 1 and 2.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., January 9, 1933.

MR. PRESIDENT: The House has adopted House Concurrent Resolutions Nos. 1, 2, 3 and 4, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

The Secretary read:

House Concurrent Resolution No. 1, relating to notifying the Governor that the Legislature is organized and ready to receive communications.

On motion of Senator Smith (Don Cary) the resolution was adopted.

The President appointed Senators Ferryman and Morthland as Senate members of the committee authorized under House Concurrent Resolution No. 1.

The Secretary read:

House Concurrent Resolution No. 2, by Representative McDonald, relating to joint session to canvass vote state officers.

Read first time January 9, 1933.

On motion of Senator Lovejoy the resolution was adopted.

The Secretary read:

House Concurrent Resolution No. 3, by Representative McDonald, relating to joint session to receive the message of Governor Hartley.

On motion of Senator Ronald the resolution was adopted.

The Secretary read:

House Concurrent Resolution No. 4, by Representative McDonald, relating to joint session to receive the message of Governor Clarence D. Martin. On motion of Senator Lovejoy the resolution was adopted.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., January 9, 1933.

MR. PRESIDENT: The Speaker has signed Senate Bill No. 1, also Senate Bill No. 2, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

At 2:20 p. m. on motion of Senator Palmer the Senate adjourned until 9:30 a. m. tomorrow.

JOHN A. GELLATLY, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

SECOND DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Tuesday, January 10, 1933.

The Senate was called to order at 9:30 a.m. by Lieutenant Governor John A. Gellatly pursuant to adjournment.

Reverend Claude H. Lorimer, minister of the First Christian Church, Olympia, offered prayer.

The Secretary called the roll, all members being present.

On motion of Senator Foss, the reading of the journal of the previous day was dispensed with and it was approved.

INTRODUCTION OF BILLS.

Senate Bill No. 6, by Senator Palmer, entitled: "An Act establishing office hours in state, county and certain municipal offices."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 7, by Senator Palmer, entitled: "An Act relating to port districts, providing that no election of port commissioners shall hereafter be held, and that on and after January 1, 1934, the member of the respective board of county commissioners shall exercise the powers and perform the duties of port commissioners."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Elections and Privileges.

Senate Bill No. 8, by Senator Palmer, entitled: "An act relating to nomination of candidates for public offices; providing for the repeal of Chapter 209 of the Laws of 1907, being the direct primary election law, and requiring nominations for public offices to be made in accordance with

laws existing at the time of the adoption of Chapter 209 of the Laws of 1907."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Elections and Privileges.

Senate Bill No. 9, by Senator Smith (Don Cary), entitled: "An Act relating to security for costs in actions or proceedings in superior courts and amending Chapter 103 of the Laws of the State of Washington of 1929 by adding thereto a new section to be known as Section 3."

The bill was read the first time, and on motion of Senator Smith (Don Cary) the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 10, by Senator Ryan (Scott M.), entitled: "An Act requiring licenses for the operation, maintenance, opening or establishment of stores in this state, prescribing the license and filing fees to be paid therefor, and the disposition thereof, and the powers and duties of the State Director of Licenses in connection therewith, and prescribing penalties for the violation thereof."

The bill was read the first time, and on motion of Senator Ryan (Scott M.) the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

At 9:37 a.m. the President announced the Senate would be at ease, subject to the call of the chair.

At 9:44 a. m. the President announced the Senate would retire to the House Chamber to meet in joint session with the House to canvass the vote of elective state officers.

JOINT SESSION.

The Sergeant-at-Arms of the House announced the arrival of the Senate at the door of the House.

The Speaker invited the Senators to seats within the House, and the President of the Senate to a seat at the Speaker's desk.

The Speaker of the House called the joint session to order at 9:45 a.m. The Secretary of the Senate called the roll of the Senate, and all Senators were present except Senators Houser and Landon.

The Clerk called the roll of the House, all members being present.

The Speaker announced that the joint session was called for the purpose of canvassing the votes for the constitutional elective officers of the State of Washington.

MESSAGE FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE, OFFICE OF THE SECRETARY.

To the Honorable Speaker of the House of Representatives, the Legislature of the State of Washington, Olympia, Washington.

SR: As required by Section 4 of Article III of the State Constitution, I do hereby certify that I am the duly appointed and qualified Secretary of State of Washington and custodian of the Seal of said state; that the returns I now submit to your Honorable Body purporting to be the returns of the General Election, held November eighth, nineteen thirty-two, of the several counties in this state as to the votes cast in the said counties for the offices of Governor, Lieutenant Governor, Secretary of State, Treasurer, Auditor, Attorney General, Superintendent of Public Instruction and Commissioner of

Public Lands, are the true and correct copies as sent to this office by the various county auditors of the thirty-nine counties in this state.

I do further certify that the containers in which these returns are transmitted to your Honorable Body are in exactly the same condition as when received by me in my official capacity as Secretary of State.

In Testimony Whereof, I have hereunto set my hand and affixed hereto the Seal of the State of Washington, at the capitol in Olympia, this 9th day of January, 1933.

[SEAL]

J. GRANT HINKLE.

Secretary of State.

MESSAGE FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE, OFFICE OF THE SECRETARY, OLYMPIA, WASH., January 9, 1933.

To the Honorable, the Speaker of the House of Representatives, the Legislature of the State of Washington, Olympia, Washington.

SIR: I have the honor of herewith submitting a recapitulation of the vote cast at the General Election, held throughout the state on November cighth, nineteen thirty-two, as canvassed by me from the returns made to this department by the several County Auditors of the state.

Respectfully,

J. GRANT HINKLE, Secretary of State.

RECAPITULATION OF THE VOTES CAST IN THE GENERAL ELECTION HELD IN THE STATE OF WASHINGTON ON TUESDAY, NOVEMBER THE EIGHTH, NINETEEN-THIRTY-TWO.

AMENDMENTS TO THE CONSTITUTION PROPOSED BY THE LEGISLATURE:

"AN AMENDMENT of Section 4, Article IV of the Constitution, relating to the jurisdiction of the Supreme Court, by providing that the Legislature may from time to time increase the original amount in controversy or the value of the property which shall be requisite to confer appellate jurisdiction in civil actions for the recovery of money or personal property except in certain cases."

For	153,079
Against	175,130

"AN AMENDMENT of Sections 2, 3 and 6, Article II and Sections 1 and 2, Article XXII of the Constitution, relating to the Legislature, by fixing the number of members thereof and reapportioning the same until and including the regular session of 1941, providing that thereafter the Legislature shall reapportion its members upon the basis of each Federal census and that if the Legislature fails to act such reapportionment shall be performed by the Governor and providing for the election and terms of office of Senators."

"Shall Section 23 of Article 2 of the Constitution be amended so that it shall provide that the members of the Legislature shall receive an annual salary of five hundred dollars (\$500.00)?"

AMENDMENTS TO THE CONSTITUTION PROPOSED BY THE LEGISLATURE:

"An Amendment of Section 1, Article XV of the Constitution relating to harbors and harbor areas, by authorizing the relocation or reestablishment of harbor lines pursuant to such provision as may be made therefor by the Legislature and extending the permissible maximum width of harbor areas from 600 to 2,000 feet."

INITIATIVE MEASURES PROPOSED BY PETITION TO THE PEOPLE:

INITIATIVE MEASURE No. 58, entitled: "An act providing for the permanent regis-

tration of voters, defining the duties of certain officers in connection therewith, repealing certain acts and parts of acts in relation thereto and prescribing penalties."

For	372,061
Against	75,381

INITIATIVE MEASURE No. 61, entitled: "An act relating to intoxicating liquors; amending the statute relating to the sale thereof to minors, but continuing in force the provision that such sales shall be a felony; repealing certain statutes relating to intoxicating liquors and to the importation, receipt, purchase, transportation, manufacture, gift, exchange, possession, use, sale and disposition thereof, and providing that such repeals shall not have the effect of reviving or making effective any law providing for the licensing and operation of saloons."

For	341,450
Against	208,211

INITIATIVE MEASURE No. 62, entitled: "An act relating to wild animals, wild birds and game fish and providing for state control and regulations thereof; creating a state department of game, providing for the appointment of certain officers in connection therewith and defining their powers and duties; amending chapter 7, Laws of 1921, and chapter 178, Laws of Extraordinary Session of 1925, and repealing certain acts and parts of acts."

For	 ٠	 	 270,421
Against	 	 	 231,863

INITIATIVE MEASURE No. 64, entitled: "An act relating to the taxation of real and personal property and limiting the aggregate annual rate of levy thereon for general state, county, municipal and school district purposes to 40 mills."

For	<i>.</i>	 	
Against		 	

INITIATIVE MEASURE No. 69, entitled: "An act relating to and requiring the payment of a graduated tax on the income of persons, firms, corporations, associations, joint stock companies and common law trusts, the proceeds therefrom to be placed in the state current school fund and other state funds, as a means of reducing or eliminating the annual tax on general property which now provided revenues for such funds; providing penalties for violation; and making an appropriation from the general fund of the state treasury for paying expenses of administration of the act."

For	322,919
Against	136.983

PRESIDENTIAL ELECTORS.

REPUBLICAN.

Reno Odlin208,645
Alex Polson
Mrs. Ione C. Earp
Peter Henning208,285
E. L. French208,476
Chas. E. Myers208,449
Wm. L. McCormick208,238
Bruce E. McGregor207,767

DEMOCRAT.

Wm. J. Lindberg
Paul A. Newman352,449
Henry S. Volkmar352,192
Eldridge Wheeler352,463
H. C. Davis352,179
Nella W. Hurd351,891
Ben Spear351,358
D. N. Judson350,730

SOCIALIST.	•
Geo. W. Scott. A. R. Klein. H. O. Puhrberg. W. Hitchcock. J. Richard Brown. J. L. Newlun. C. H. Bungay. Mrs. Stella K. Garrison.	. 16,844 . 16,814 . 16,818 . 16,776 . 16,672 . 16,619
LIBERTY.	
Charles W. Baum. George Cyre. Mrs. Doreen Eggleton. Mrs. Edith Kathrens. Roy Thomas P. H. Thomsen. A. V. Wallis. R. A. Henderson.	. 30,172 . 30,186 . 30,194 . 30,240 . 30,178 . 30,047
SOCIALIST LABOR.	
William Klaunig Lyle Clark. Henry Genies Fred Hettrick. Warren Joseph Chamberlain. Paul Swanson. U. G. Stark. Paul K. Tipton.	. 1,009 . 976 . 980 . 980 . 976 . 972
PROHIBITION.	
Charles L. Haggard. Louis Ludwig Anderson. William E. Haycox. Alice B. Bacon. Asenath B. Weakley. Canlipe Smith. Alva T. Wing. Mary Dixon.	. 1,517 . 1,500 . 1,508 . 1,502 . 1,503 . 1,484
COMMUNIST.	
Floyd E. Neil. G. W. Westbloom. Alton E. Casler. Joe Scott. Mrs. C. H. Harter Charles Goold. H. C. Price. W. E. Wilson.	. 2,943 . 2,928 . 2,946 . 2,950 . 2,931 . 2,930
UNITED STATES SENATOR.	
Wesley L. Jones. Republican Homer T. Bone. Democrat Andrew T. Hunter. Socialist Fred'k R. Burch. Liberty Alex Noral. Communist	.365,939 .9,364 .28,859
REPRESENTATIVE IN CONGRESS.	
FIRST DISTRICT.	
John F. MillerRepublican Marion A. ZioncheckDemocrat Dr. E. E. BarnesLiberty	. 80,665

SECOND DISTRICT.
Lindley H. Hadley Republican 30,780 Monrad C. Wallgren Democrat 49,002 Floyd Hatfield Liberty 6,677 W. E. Elbe Communist 896
THIRD DISTRICT.
Albert Johnson Republican 28,397 Martin F. Smith Democrat 38,713 J. T. Sullivan Liberty 15,427
FOURTH DISTRICT.
John W. Summers Republican 32,360 Knute Hill Democrat 41,708
FIFTH DISTRICT.
Sam B. Hill
SIXTH DISTRICT.
John T. McCutcheon Republican 32,760 Wesley Lloyd Democrat 44,573 August Toellner Independent 102 Tom Martin Liberty 11,554
GOVERNOR.
John A. Gellatly Republican 207,497 Clarence D. Martin Democrat 352,215 John F. McKay Socialist 9,987 Maslen Meade Independent 378 Edward Kriz Socialist Labor 449 L. C. Hicks Liberty 41,710 Fred E. Walker Communist 2,532
LIEUTENANT GOVERNOR.
Judson F. Falknor Republican 243,479 Victor A. Meyers Democrat 286,402 Harry Yount Socialist 9,918 Louis O. Frane Independent 613 J. Loyal Adkison Liberty 43,250
SECRETARY OF STATE.
J. Grant Hinkle Republican 221,589 Ernest N. Hutchinson Democrat 299,417 Charles Sollie Socialist 9,130 C. B. Smith Liberty 41,768
STATE TREASURER.
Homer Jones Republican 222,249 Otto A. Case Democrat 295,905 D. Rowland Finch Liberty 42,855
STATE AUDITOR.
C. W. Clausen Republican 214,694 Cliff Yelle Democrat 304,650 Harold E. Jones Liberty 44,201
ATTORNEY GENERAL.
John H. Dunbar Republican 212,545 G. W. Hamilton Democrat 304,793 R. W. Watts Liberty 42,918
SUPERINTENDENT OF PUBLIC INSTRUCTION.
Noah D. ShowalterRepublican

COMMISSIONER OF PUBLIC LANDS.
Clark V. Savidge Republican 225,062 A. C. Martin Democrat 298,731 Erven H. Palmer Liberty 41,126
STATE INSURANCE COMMISSIONER.
H. O. Fishback
JUDGES OF THE STATE SUPREME COURT.
POSITION NO. 1—SIX YEAR TERM.
Warren W. Tolman 197,631 Austin E. Griffiths 139,409
POSITION NO. 2—SIX YEAR TERM.
O. R. Holcomb230,035
POSITION NO. 3—SIX YEAR TERM.
Wm. J. Steinert228,134
POSITION NO. 4-TWO YEAR TERM.
Bruce Blake

In Testimony Whereof, I have set my hand and affixed the Seal of the State of Washington, at Olympia, this 9th day of January, 1933.

J. GRANT HINKLE, Secretary of State.

[SEAL]

THE SPEAKER:

The following persons having received the constitutional majority of the votes cast for the respective offices, I hereby declare them to be elected:

Governor, Clarence D. Martin; Lieutenant Governor, Victor A. Meyers; Secretary of State, Ernest N. Hutchinson; State Treasurer, Otto A. Case; State Auditor, Cliff Yelle; Attorney General, G. W. Hamilton; State Superintendent of Public Instruction, Noah D. Showalter; Commissioner of Public Lands, A. C. Martin.

The President announced that he was about to sign the certificates of election.

The Speaker announced that he was about to sign the certificates of election.

At 10:20, on motion of Senator Ronald, the joint session dissolved.

At 10:23 a. m., the Senate reconvened in the Senate Chamber and was at ease until 10:44.

At 10:44 a.m., the President announced the Senate would retire to the House Chamber to meet in joint session with the House to receive the Governor's message.

JOINT SESSION.

The Sergeant-at-Arms of the House announced the arrival of the Senate at the door of the House.

The Speaker invited the Senators to seats within the House, and the President of the Senate to a seat at the Speaker's desk.

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

The Secretary of the Senate called the roll of the Senate, and all Senators were present except Senators Cox, Foss, Knutzen, Lunn, Morthland and Smith (Horace E.).

The Clerk called the roll of the House, all members being present except Representatives Mandery and Westover.

THE SPEAKER: Mr. President, I now move you that the committee of five be appointed to notify Governor Hartley that the Senate and House are convened in joint session for the purpose of hearing his message.

The motion was carried.

The President appointed Representatives Haddon, Stewart and Wilson (J. N.) and Senators Ronald and Houser, as the committee of five, in compliance with the above motion.

The committee appointed to notify the Governor that the Legislature was in joint session and was ready to receive his message, announced the arrival of His Excellency, the Governor, Roland H. Hartley, and escorted him to a seat upon the rostrum.

The President announced the purpose of the joint session was to hear the Governor's message.

The President: Members of the House and Senate: You are now to hear from His Excellency, Governor Roland H. Hartley.

BIENNIAL MESSAGE OF GOVERNOR ROLAND H. HARTLEY TO THE STATE LEGISLATURE.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, Twenty-third Session, January 10, 1933.

To the Honorable, the Legislature of the State of Washington: Ladies and Gentlemen:

The State Constitution makes it the duty of the Governor to communicate at every session, by message to the Legislature, the condition of the affairs of the state and recommend for its action such measures as he shall deem expedient.

In my first message, delivered to the Nineteenth session of the Legislature in 1925, I outlined in the following language my aims and purposes:

"As an aspirant for the office of Governor, I made the people of this state one promise and only one, that if elected, I should use my every effort to reduce the cost of government, by the simple standard of plain business, applied to such of the state's affairs as come under my direction and management. In this effort, I earnestly desire and solicit your cooperation.

"I realize that in our attempt to pursue a course of strict economy, we shall be beset on the one hand, by the insistent demand of sectional and occupational groups, seeking to extend governmental activities, and requesting new, or increased appropriations and on the other hand, by the no less insistent demand of the whole citizenship for reduced taxes. The two demands are incompatible. We cannot extend the scope of government and at the same time reduce the cost of government."

In my determination to carry out my promise to the people, I encountered the most insidious and bitter opposition ever faced by a governor. Organized groups affected by this rigid policy of retrenchment immediately formed alliances with other special-privilege groups whose pet schemes were disturbed. This closely-knit fraternity, with the aid of powerful newspapers, carried on a program of misrepresentation and abuse unparalleled in this or any other state.

It will not be my purpose to make extended or detailed recommendations to your honorable body, but rather to confine myself to a review of some of the more important recommendations heretofore made which have failed to receive consideration, and briefly to call attention to other matters pressing for attention at this time.

STATE FINANCES.

The State Treasurer's report of December 15, 1932, shows \$1,364,747.02 balance in the state general fund.

This splendid condition is the result of constructive economy practiced in all departments and institutions under the Governor's supervision and the vetoing of bills

which would have cost the taxpayers up to this time more than thirty-six million dollars. No tax levy for the general fund for state purposes has been necessary for the years 1931 and 1932. The state is operating on a cash basis and its credit ranks as high as that of any state in the Union.

INVESTED FUNDS.

Investments of the permanent funds from proceeds of granted lands show a substantial increase during the last ten-year period:

	1922	1932
Permanent School Fund\$	16,257,863.75	\$23,332,788.75
University Permanent Fund	212,610.00	284,000.00
Scientific School Permanent Fund	696,900.00	1,957,201.16
Agricultural College Permanent Fund	564,127.85	1,174,190.00
C. E. P. & R. I. Permanent Fund	549,013.23	1,245,693.23
Normal School Permanent Fund	615,989.52	757,350.00
-		
\$	18,896,504.35	\$28,751,223.14

And remember, ladies and gentlemen, these are not regular state bonds. In one group you have bonds backed by the timber and land in the state that came in the Enabling Act; and in the other, this building you are sitting in, and the millage levy is on the books taking care of that. So really we have no bonded debt in the state of Washington.

OUTSTANDING BONDS.

Amount		Outstanding
Original Issue	•	Dec. 15, 1932
\$11,000,000.00 Soldiers' Bonus	s Payable from Taxes	\$3,200,000.00
4,000,000.00 Capitol Constru	uction Payable from Capitol Lands	
and Timber		3,750,000.00
		
Total		\$6,950,000.00

And these bonds, I tell you, are secured.

STATE BUDGET.

The State Budget Law, enacted at my request in 1925, has proved to be an intelligent and efficient way of controlling expenditures. Notwithstanding the steady growth of business, and the constant increase in the inmate population of our penal and eleemosynary institutions, it has been possible to reduce appropriations from the general fund at each successive session of the legislature.

The Governor's revised budget for the coming biennium, copy of which will be delivered to each member of the legislature, shows a substantial reduction as compared with funds requested two years ago. This budget is based upon salary adjustments and reduced operating costs by the curtailment of activities that may be dispensed with without loss to the state.

During my incumbency the departments under the supervision of the Governor have been required to operate eight hours per day. This made possible the reduction of the number of employees and accounts for a saving of fourteen per cent as compared with the elective state departments, which have continued to work on a seven-hour day basis.

I recommend that legislation be enacted to require all offices and departments of state government to be kept open eight hours each business day, except that where possible a half holiday may be allowed on Saturday.

TAXATION.

During the past eight years as chief executive, and in two campaigns for the governorship prior thereto, I have urged retrenchment in public spending as the only way to reduce the burden of the taxpayer. Substantial progress has been made in reducing state expenditures, but while state expenditures were being reduced costs in local units of government, including expenditures by school districts, increased to a point where the very existence of some taxing districts was threatened.

By the adoption of Initiative No. 64, limiting all tax levies, other than for interest and bond redemption, to forty mills, the people have served notice that drastic curtailment in activities carried on at public expense must be enforced, and legislation authorizing the elimination of many activities that have been carried on at public expense, and providing for reductions through consolidations, is one of the most important tasks confronting this legislature.

Already tax-spending groups are at work trying to find new sources of revenue to take the place of funds that will not be coming in by reason of the limitations imposed under Initiative No. 64. This legislature will do well to make provisions for the fundamental necessities of government and provide for discontinuance of governmental functions that the people cannot afford at this time.

Various obstacles, ranging from legislative jockeying to nullification by court decisions have served to defeat practically all reforms recommended for equalizing and lightening the tax burden, so, for the last twenty years there is little to show for the vast amount of study and expense put forth.

A summarized history of successive steps taken to improve our taxing system is contained in the Fourth Biennial Report of the State Tax Commission. This report also contains many conclusions and recommendations based upon a comprehensive study carried out by the commission, embracing analysis of taxing methods and systems of most of the states of the Union. It is worth your attention.

STATE INSTITUTIONS.

Immediately after adjournment of the short session of the Legislature in 1925 a survey of all state institutions was carried out. We found all the institutions overcrowded and buildings and equipment in bad state of repair.

A comprehensive program was developed, providing for added buildings, renewal of equipment, and in other ways modernizing the service. For this work more than four million dollars has been spent. For institutions, equipment, and conditions, the state is better off today than at any period in its history.

The cost of these improvements was spread over the entire eight-year period. The work has been carried out without increasing the demands upon the general fund to a point necessitating the levying of special taxes for the improvements. Elimination of waste and unnecessary services contributed largely to this achievement.

The institution population has grown from 7,587 in 1925 to 9,594 on December 1, 1932.

Important industrial programs (ladies and gentlemen, that means the insane hospitals, the penal institutions, the deaf, blind, and so forth), providing employment for inmates in our penal institutions, have been developed. Value of industrial products turned out at the penitentiary since the inauguration of prison industries in 1927 has amounted to more than one million dollars. Complete details are contained in the latest biennial report of the Department of Business Control.

Important changes have been made in the administration of the state reformatory which have proven sound and beneficial.

The educational and recreational work in the institution had been virtually eliminated, and it was being conducted more as a penitentiary than a reformatory.

The aim of the present administration has been to keep the inmates usefully employed or in school. Introduction of additional vocational classes has been delayed pending removal of general stores and laundry into the old domestic building vacated and since remodeled. When this work has been completed vocational classes will be added which should double the school enrollment.

With improved facilities the standard of service and treatment of patients in our hospitals for the insane has been much improved in recent years. Important innovations have been introduced in the way of occupational outlets for the patients through the addition of a variety of simple factory activities.

HIGHWAYS.

Results achieved in the construction and maintenance of highways during the past four years have fully justified and confirmed the wisdom of centralizing responsibility for this far-flung and important department in a director responsible to the chief executive. Study of the reports of the director of highways indicates that since the reorganization of the department and the conferring of exclusive authority upon the director of highways, better roads and lower costs have resulted.

Special-interest groups who benefited under the old highway committee administration have advanced various schemes for again decentralizing control of this important activity. Decentralized control means divided responsibility. Divided responsibility opens the way for outside domination, for graft and extravagance, for poor roads and excessive costs.

The audit conducted in 1927, prior to the reorganization of the department, disclosed many irregularities in the handling of highway funds and revealed the prevalence of graft running into large sums.

It is of vital importance, therefore, that the highway department be kept free from outside influence. This can be done only as long as direct responsibility rests upon some one official.

At this time I feel it incumbent upon me to warn your honorable body and the people of the state of the lengths to which the special-privilege interests will go in their attempts to recover control of this great department.

The audit of the old highway department (the first such audit in eleven years) was vigorously fought by the two members constituting the majority of the former highway committee, who even went so far as to set up an independent organization for carrying on the work of the department. Finally the duly appointed and acting highway engineer was imprisoned for refusing to turn over books which were under audit and which the record shows were not in his possession.

You will do well to be constantly on guard against all such sinister attempts of selfish interests to get their hands on the large sums of money expended by this department.

Continuing the policy adopted by this administration, the highway budget is again incorporated in the Governor's budget. It has been carefully planned to meet the needs of all sections of the state, and the construction program outlined is based solely upon public requirements and scientific engineering data. The budget sets forth complete details concerning the highway program.

In spite of a considerable reduction in revenues available for highway construction and maintenance, which appears probable for the next two years, motor vehicle funds ought to be used for maintaining certain of the county highways, in order to permit the reduction or abolishment of county highway and bridge tax levies. In seeking tax relief highway construction should stand its share of retrenchment.

LICENSES.

In my message to the 1931 Legislature I pointed out that under the existing law the Director of Licenses is charged with all the duties relative to the examination and issuance of licenses, except the receiving of fees. The procedure now in force requires about three times as much handling as is necessary.

In the interests of economy and greater efficiency I now again recommend that the law be amended to provide that all fees for licenses be forwarded direct to the Director of Licenses and by him be remitted to the Treasurer, as is the practice in other departments receiving money.

MOTOR VEHICLE LICENSE PLATES.

Since the adoption of a flat three dollar motor vehicle license fee applications for such licenses can be made directly to the Director of Licenses at Olympia with greater convenience to automobile owners than is achieved under the present system. This will result in an annual saving of not less than one hundred fifty thousand dollars by the elimination of fees now paid to county auditors and their agents.

I therefore recommend that the law be amended to provide that applications for motor vehicle licenses be made directly to the Director of Licenses.

GASOLINE TAX REFUNDS.

In my message to the 1931 Legislature I pointed out that under the present procedure the State Treasurer, who receives gasoline tax payments, also makes refunds to claimants. This is wrong in principle. No money should be paid out of the state treasury except on a warrant regularly drawn by the State Auditor. Therefore, I again recommend that the law be so amended that claims for gasoline refunds be filed with the Director of Licenses and that they be paid only on warrants issued by the State Auditor.

MOTOR VEHICLE OPERATORS' LICENSES.

Inasmuch as the revenues of the highway safety fund are in excess of the reasonable demand, I again recommend that the law be amended to provide for the issuance of a motor vehicle operator's license for a four-year period at a fee of one dollar.

EDUCATION.

Education, as now organized, absorbs the largest share of the tax dollar. It must, therefore, be considered in any tax-reducing plan.

If substantial relief to the taxpayer is to be brought about, drastic changes in our public school program are imperative. Nonessentials, of which there are many in our public school program, must be eliminated from the school budgets, which must be brought within the ability of the people to pay.

The tremendous increase in school costs in recent years can be traced chiefly to laxness in the control of public school finances. Centralized control of all school budgets may become necessary if outright bankruptcy is to be averted in scores of districts throughout the state.

There is urgent need for a reorganization of our State Board of Education. The board as now constituted is entirely professional—made up largely of ex-officio members. A well-qualified lay board with the advice of our leading educators, could find a way to simplify school administration. Such a board should also be free to exercise its best business judgment in the matter of the adoption or elimination of courses and activities.

In this connection it is a pleasure to point out that the officers and governing board of the University of Washington have met the situation confronting that institution by reducing its budget by more than one million dollars for the biennium. This has been done without in any way reducing its efficiency and the institution under the reduced budget is prepared to meet its full obligation to its students and the state. What has been achieved at the university, in this respect, can also be achieved at the other institutions and in our public school system.

The three normal schools, established for the sole purpose of training elementary teachers are each year graduating several times the number of teachers required for the schools of the state. For this reason, consideration might well be given to the closing of two of these institutions as part of a program of retrenchment that is imperative.

JUDICIAL COUNCIL.

The Judicial Council, created primarily as an agency to bring about simplification in court procedure and to recommend reforms in procedure and practice for the purpose of reducing its costs to the state and to litigants, has failed to accomplish any of these objects. Expenditure of tax money upon this, or any similar agency, is not warranted. I renew my recommendation that it be abolished.

UNIFORM LAW COMMISSION.

I have yet to find any useful purpose served by the Uniform Law Commission, and renew my recommendation that it be abolished.

RECLAMATION.

I renew my recommendation that the reclamation levy of one-half mill be repealed. There is sufficient money in the reclamation fund to more than care for all necessary expenditures.

OYSTER LANDS.

Under date of November 24, 1930, the Attorney General rendered an opinion to the Governor holding that the so-called "Bush Act," which provides for the sale of oyster lands at \$1.25 an acre without competitive bidding, is still in force. This act should be repealed and legislation enacted to provide for the appraisement and sale of oyster lands as other state lands are sold. Concurrently with such legislation, now mark you, ladies and gentlemen, provision should be made by law for protecting valuable reversionary rights belonging to the state.

SUPERIOR COURTS.

From information available, it is apparent that a substantial reduction can be made in both state and county expenditures for salaries and expenses of judges by fuller utilization of the time of judges now only working part time in their respective

jurisdictions. Such judges could, with substantial saving, be assigned to try cases in counties with congested dockets.

As an instance may be cited the cost of maintaining the judicial branch in Thurston county. Under the present law, practically all cases against the state and appeals from rulings of certain state departments, are required to be tried in Thurston county. From the experience of the past eight years, I am convinced it would be highly desirable if all such cases were heard by visiting judges not in any way connected with political factions that are ever present in a capitol city.

GEORGE WASHINGTON MEMORIAL BRIDGE.

Right-of-way costs fixed by the Eminent Domain Commission of Seattle for approaches to the George Washington Memorial Bridge are essentially a part of the necessary cost of this improvement on the Pacific Highway. These costs should be paid jointly by the state, county of King, and the city of Seattle, since there are no benefiting offsets to property owners embraced in the district. I recommend that appropriation from the motor vehicle fund be made available for the state's share of these costs.

DELINQUENT LOCAL IMPROVEMENT ASSESSMENT FORECLOSURES.

Under a law enacted in 1927, foreclosure proceedings may be instituted against real property "whenever in any city or town on the first day of January of any year two installments of any local improvement assessment shall be delinquent, or the final installment thereof shall have been delinquent for more than one year," and such foreclosures may be completed, without right of redemption, within less than two years after such delinquency.

This period is entirely too short and the provisions of this law have resulted in many hardships to our citizens, who have been deprived of their property and sometimes of their homes.

I recommend that Chapter 275, Laws of 1927, be repealed—that's one I failed to veto—and that such repeal be made immediately effective.

AUDITS AND EXAMINATIONS.

All institutions and departments, other than the Commissioner of Public Lands (who has refused to submit his records for audit), have been audited regularly and reports filed in accordance with law. During my administration one hundred fifty-six complete audits, and numerous partial and special audits and examinations, have been made by the Department of Efficiency. Accounting methods have been materially amplified and a system of monthly reports has been inaugurated which makes possible closer supervision by the Chief Executive over all spending agencies than could be had prior to such adoption. These reports are an integral part of the control record in the auditor's office and form a basis for biennial budgets. The state's accounting system now compares favorably with the most modern and progressive states of the Union.

STATE LAND DEPARTMENT.

Attention has been repeatedly called to the need for a thorough audit of the office of the Commissioner of Public Lands. Although it is the duty of the departments to make provision in their budgets for defraying expenses of biennial audits the Commissioner of Public Lands has repeatedly refused to do this.

I recommended to the last Legislature that a special appropriation of twenty-five thousand dollars be made available for making a complete audit to determine the true condition of that department, which has not been audited since the outgoing commissioner took office nineteen years ago.

A superficial examination conducted in 1930 disclosed many serious irregularities which fully justify the expenditure of this appropriation. The security of millions of dollars worth of school property is at stake represented in our state timber land grants. It is utterly indefensible to permit the administration of this huge heritage to continue any longer unchecked and without audit.

I renew my recommendation that special provision be made for a thorough audit and examination of the activities and accounts of the office during the tenure of the outgoing commissioner, and the installation of an accounting system adequate to reveal accurately the activities of this important department.

STATE PRINTING.

The State Printing Plant under my administration as Governor has been operated under a trust agreement elminating the private profit grab in state printing, and saving nearly \$170,000.00 for the state.

Under this trust agreement the Public Printer has received a salary of \$500.00 per month, and the profits have been accumulated for the benefit of the state.

The printing plant has been paid for and entirely rebuilt from the earnings, and is being tendered to the state, together with other earnings, as a gift. If this plan of operation is continued, similar savings will result.

During the eight years I have been in office the total volume of public printing upon requisitions of the Governor was \$840,296.50, as compared with \$906,966.03 for the preceding eight years, a reduction of \$66,669.53. This reduction has been made despite the growth of the state and the increased work of state departments. During the past eight years automobile licenses, constituting one of the largest individual printing jobs, have increased from 307,658 to 460,593.

The present depreciated value of the printing plant, according to appraisement of the General Appraisal Company of Seattle, under date of November 14, 1932, is \$62,656.46, and the replacement value is fixed by the same report as \$78,261.79.

The value of the plant, the money accepted by the state, and the moneys now tendered to the state, together with the reduced volume of printing, constitute a saving of \$156,706.18, plus approximately \$8,000.00 of present funds after the payment of outstanding bills.

I am submitting herewith bill of sale and assignment tendering to the state the printing plant together with its cash earnings, and copy of a bill accepting this gift to the state.

I trust this measure will be enacted into law.

The blennial report of the Public Printer will be placed on your desks.

DEPARTMENT OF LABOR AND INDUSTRIES.

Due to the enormous and continuous drop in industrial operations, with wage reductions in many classes of more than fifty per cent, normal income was seriously affected. Some substantial deficits unavoidably accrued in certain sub-classes as the result of claims running into high figures carried over from the periods immediately preceding each drop in industrial payrolls and wages during the last three years. These deficits are almost entirely due to the cut in wages and the improper statutory provisions for assessing premiums.

However, although the accident fund has continued solvent and shows a balance of \$418,468.77, it has been necessary to add to the clerical and auditing staff of the department to avoid substantial losses by reason of bankruptcies in industry and to enforce collections of regular and special assessments levied to keep the accident and medical aid funds solvent and meet payments of claims of workmen promptly. The pension reserves, which are often confused with the accident fund, contain at the present time in round figures eleven million dollars, invested by the State Treasurer according to law. This money is intact and cannot be used for anything except pension payments.

Emergency funds have been granted to the department to care for such extra work and are included in the Governor's revised budget as a deficiency. Complete details of the operation of the Department of Labor and Industries are contained in its biennial report, to which your attention is invited.

SAVINGS AND LOAN ASSOCIATIONS.

Disclosures brought to light in connection with the conviction of officers of two savings and loan associations now under liquidation in Seattle emphasize the urgent need for strengthening the law authorizing the formation of savings and loan associations and providing for their administration.

Directors of these institutions should be charged with greater responsibility for their proper management. Restrictions should be placed upon the ability of officers and directors to borrow from associations of which they are officers, either for their own account or for the account of other corporations in which they are interested. Moreover, it should be made impossible for a savings and loan association to make loans or to invest its funds in the securities of subsidiary or affiliated institutions or corporations. They should be prohibited from having any interest in any commissions

or fees accruing from the activities of the associations. Heavy penalties for violations of law should be provided and authority vested in the appropriate state officer for enforcing the provisions of the act.

Investors in the shares of associations should be fully informed as to the nature and type of their investments. Associations should be prohibited from using such words as "savings" and "deposits," which in the past have misled investors into believing they were placing their funds in savings banks. Associations should also be prohibited from representing themselves to investors as being under state supervision. Obviously, this is misunderstood by many investors. The internal affairs of savings and loan institutions cannot be supervised by the state unless a state officer be placed in continuous actual control of each institution, to permit passing on individual loans and otherwise to direct its affairs. This would be neither desirable nor beneficial.

STATE BANKS.

Liquidation of closed banks has revealed the need for changes in our banking laws providing for determination as to the financial responsibility of stockholders in order to insure payment of stock liability in case of insolvency or liquidation, when necessary to protect depositors.

Restriction as to the amount of public funds which may be accepted by banks as deposits is important to the security of other depositors. Under the present law public funds are given preference by banks to an unlimited extent over ordinary depositors because such deposits must be collaterally secured by securities put up by the bank. This unfairly penalizes the ordinary depositor, whose account, under the present law, cannot be secured. In effect, this reduces the security of the ordinary depositors in the event of involuntary liquidation of a bank.

UNEMPLOYMENT RELIEF.

Unemployment relief has been the vehicle used by political opportunists to ride into office. No single factor has added so much to the disorganization of the daily lives of thousands of our people as the misrepresentations put out by those who seek to elevate themselves into public office or to gain public favor by indiscriminate promises of relief in ways that cannot be fulfilled.

It has always been considered a fundamental principle of our American system of government that relief of the destitute is properly the function of local government, where more accurate knowledge of conditions and needs can be obtained. Our state supreme court has recently reaffirmed the legality of what has always been regarded as the law—that furnishing relief to the destitute is the exclusive obligation of the county.

To transfer this obligation from the county to the state opens the door to unlimited opportunities for waste, inefficiency, and graft. The money comes from the pocket of the same taxpayer, the cost will be much greater and the needy will receive less satisfactory consideration.

The careless and indiscriminate expenditure of relief funds without adequate provision for promoting self-help and the rehabilitation of the unemployed is one of the most serious problems confronting this state and nation today.

Not only is it bankrupting our various units of government, but it has undermined the courage, morale and initiative of a large and growing proportion of our citizenship, which formerly constituted the bulwark and sinew of our national life.

CONCLUSION.

In conclusion let me repeat what I have so often said, a beneficial prosperity cannot be manufactured at will. One of the greatest evils of the present day is the spending of public funds when and where not necessary. The using of tax moneys to bolster up the profligate behavior of the past in the business world, and to build political fences for politicians, is little short of criminal, and leads to a greater distress in the future.

If this country is to grow and develop and go forward as it should, we must stop multiplying governmental activities, pyramiding taxes, spending dollars which do not exist and clamoring for more and bigger mortgages upon the future.

I thank you. Goodbye and good luck.

ROLAND H. HARTLEY, Governor.

Olympia, Washington, January 10, 1933.

The committee thereupon escorted the Governor from the House Chamber. At twelve o'clock noon, on motion of Representative Brown, the joint session dissolved.

At 12:05 the Senate reconvened in the Senate Chamber.

On motion of Senator Lovejoy the Senate adjourned until 11:00 a.m. Wednesday.

JOHN A. GELLATLY, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

THIRD DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Wednesday, January 11, 1933.

The Senate was called to order at eleven o'clock a. m., by President Gellatly pursuant to adjournment.

Reverend Claude H. Lorimer of the First Christian Church of Olympia offered prayer.

The Secretary called the roll, all members being present.

On motion of Senator Voss the reading of the journal of the previous day was dispensed with, and it was approved.

The Secretary read:

Senate Joint Memorial No. 1, by Senators Mehner and Reardon, Memorializing the Congress of the United States of America concerning acceptance of Bonds of Municipalities for the issuing of currency.

The Memorial was read the first time, and on motion of Senator Mehner the rules were suspended, the Memorial was read the second time by title, ordered printed and referred to the Committee on Memorials.

The Secretary read:

Senate Joint Resolution No. 4, by Senator Williams, relating to the amendment of Article XI, of the Constitution of the State of Washington, by adding a new section to be known as Section 16.

The resolution was read the first time, and on motion of Senator Williams the rules were suspended, the resolution was read the second time by title, ordered printed and referred to the Committee on Constitutional Revision.

The President recognized Ex-Senator Jackson in the chamber and invited him to the rostrum and introduced him to the Senate.

Ex-Senator Jackson presented a gavel, made of iron wood and turned out in his own shop. He also wished the Senate success and extended his best wishes to the new administration.

President Gellatly responded with a few brief remarks.

Senator Howard rose on a point of personal privilege, protesting that some degrading and contaminating articles or papers were put upon his desk.

Senator Dan Landon moved that the protest of Senator Howard be spread upon the journal. The motion carried.

The Secretary read:

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Wednesday, January 11, 1933.

To the Honorable, the Senate and the House of Representatives of the State of Washington:

In compliance with the provisions of Chapter 9, Laws of 1925, as amended by Chapter 162, Laws of 1929, of the State of Washington, I have the honor to transmit herewith the Governor's Budget for the fiscal biennium, April 1, 1933, to March 31, 1935, together with letter of transmittal from the Department of Efficiency, and other information and data.

Respectfully submitted,

ROLAND H. HARTLEY, Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Wednesday, January 11, 1933.

To the Honorable, the Senate and the House of Representatives of the State of Washington:

In compliance with the provisions of Chapter 9, Session Laws of 1925 of the State of Washington, I have the honor to transmit herewith, for your consideration, the Budget Bill, setting forth the amounts recommended to be appropriated for the biennium April 1, 1933, to March 31, 1935, for the various departments and institutions of the State, as detailed in the Governor's Budget, also transmitted this date.

The Budget Bill is submitted in two parts. Part One covers recommendations for general appropriations and Part Two covers recommendations for highways.

Respectfully submitted,

ROLAND H. HARTLEY, Governor.

The Secretary read:

MESSAGES FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Tuesday, January 10, 1933.

To the Honorable, the Senate of the State of Washington:

LADIES AND GENTLEMEN: I am returning herewith, without my approval, Senate Bill No. 1, entitled: "An Act appropriating the sum of one hundred thousand dollars, or so much thereof as may be necessary for the unpaid expenses of the Twenty-second Legislature and the expenses of the Twenty-third Legislature and declaring an emergency."

The bill, if approved, would authorize payment of unpaid expenses from the Twenty-second Session.

Any valid claim or claims outstanding and unpaid, legally authorized or contracted by the Twenty-second Session, should come before this Legislature in the form of relief claims, properly itemized, sworn to, and passed upon by appropriate legislative committees on their merits.

Authorization as provided in Senate Bill No. 1 would open the way for paying illegal bills by the outgoing officers of the Senate, including expenses incurred by the so-called Sutton Senate Investigating Committee, appointed without the concurrence of the House, and therefore without effect after final adjournment of the Twenty-second Session.

For these reasons, Senate Bill No. 1 is vetoed.

Respectfully yours,

ROLAND H. HARTLEY, Governor.

Senator Ronald moved that the objections of the Governor to Senate Bill No. 1 be spread upon the journal and that the Senate immediately proceed to reconsider the bill.

The motion carried.

The Secretary called the roll; and Senate Bill No. 1 passed, notwithstanding the veto of the Governor, by the following vote:

The following senators voted yea: Arnold, Barnes, Bishop, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum.

Senate Bill No. 1 having received the necessary two-thirds majority was declared passed notwithstanding the veto of the Governor.

Senator Lovejoy moved that Senate Bill No. 1, together with the action of the Senate thereon be immediately transmitted to the House. The motion carried.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Tuesday, January 10, 1933.

To the Honorable, the Senate of the State of Washington:

Ladies and Gentlemen: I have the honor to advise that the Governor has approved the following Senate Bill, entitled: Senate Bill No. 2: "An Act appropriating the sum of fifteen thousand dollars (\$15,000.00), or so much thereof as may be necessary for the printing of the Twenty-third Legislature, and declaring an emergency."

Very truly yours,

. AMY ALLBRIGHT, Secretary to the Governor.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Wednesday, January 11, 1933.

To the Honorable, the Senate of the State of Washington:

Ladies and Gentlemen: I have the honor to submit herewith a list of appointments, subject to your confirmation, made by me since the adjournment of the Legislature of the 1931 session:

THE STATE TAX COMMISSION.

S. H. Chase, Olympia, appointed May 23, 1931, effective May 23, 1931, for the term ending January 31, 1937, succeeding himself, term expired.

BOARD OF REGENTS OF UNIVERSITY OF WASHINGTON.

Ward C. Kumm, Seattle, appointed May 26, 1932, effective May 26, 1932, for the term ending second Monday in March, 1935, succeeding Joseph Edward Lease, deceased.

BOARD OF TRUSTEES STATE NORMAL SCHOOL AT ELLENSBURG.

V. J. BOUILLON, Ellensburg, appointed November 28, 1931, effective November 28, 1931, for the term ending June 26, 1934, succeeding G. P. Short, term expired.

DIRECTOR OF FISHERIES.

B. M. Brennan, Seattle, appointed December 8, 1932, effective Deecember 8, 1932, for the term ending at the Governor's pleasure, (was formerly chief fisheries inspector).

Respectfully submitted,

ROLAND H. HARTLEY, Governor.

Senator Cleary moved that the Governor's message on appointments be referred to the rules committee. The motion carried.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Tuesday, January 10, 1933.

To the Honorable, the Senate of the State of Washington:

Ladies and Gentlemen: I have the honor to transmit herewith certified copy of a resolution of Congress, entitled, "Joint Resolution proposing an amendment to the Constitution of the United States fixing the commencement of the terms of President and Vice-President and members of Congress and fixing the time of the assembling of Congress," for such action as you may wish to take.

Rspectfully.

ROLAND H. HARTLEY,

Governor.

On motion of Senator Don Cary Smith the Joint Resolution of Congress was referred to the Committee on Constitutional Revision.

The Secretary read:

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, January 11, 1933.

To the Honorable, the Senate and the House of Representatives of the State of Washington:

In compliance with the provisions of Section II of Article III of the Constitution of the State of Washington, I have the honor to submit herewith a list of the pardons, reprieves, remissions of fines and forfeitures, and executive paroles granted since the date of the report to the Legislature of the 1931 Session:

PARDONS—PENITENTIARY.

E. O. Shafer—Sentenced April 22, 1930, from Whitman county to a term of one-half to three years in the State Penitentiary for the crime of grand larceny. Pardon granted June 25, 1931, on the recommendation of the trial judge, the prosecuting attorney, and the sheriff.

JAMES COLOTIS—Sentenced January 17, 1928, and on the 22nd day of June, 1929, from King county to a term of one to five years, each count, in the State Penitentiary for the crime of being a jointist. Pardon granted July 21, 1931, on the recommendation of numerous citizens of the State of Washington.

PETER BENMOES—Sentenced January 17, 1928, and on the 22nd day of June, 1929, from King county to a term of one to five years, each count, in the State Penitentiary for the crime of being a jointist. Pardon granted July 21, 1931, on the recommendation of numerous citizens of the State of Washington.

PARDONS-REFORMATORY.

N. C. Robinson—Sentenced January 7, 1933, from King county to a term of one to five years in the State Reformatory for the crime of carnal knowledge. Pardon granted January 7, 1933, on the recommendation of the mother of the girl.

SIGURD HENRIKSEN—Sentenced December 7, 1927, from King county to pay a fine of \$25.00 for the crime of unlawful taking of food fish. Pardon granted August 1, 1931, on the recommendation of the trial judge and citizens of King county, in order that he might receive his citizenship papers and his citizenship rights.

BERNARD W. Ford—Sentenced September 20, 1927, from Okanogan county to pay a fine of \$25.00 and costs for the crime of petty larceny. Pardon granted December 14, 1932, on the recommendation of the Honorable Ed Sims, Mr. Frank S. Bayley, and numerous citizens.

REPRIEVES.

EARL CONNOR—Sentenced November 25, 1929, from Okanogan county to a term of two to five years in the State Penitentiary for the crime of sodomy. Fifty-seven day reprieve granted January 21, 1931.

EXECUTIVE PAROLES—PENITENTIARY.

JOHN ARTHUR BOYD—Sentenced March 10, 1928, from King county to a term of two to three years in the State Penitentiary for the crime of being a bootlegger. Executive Parole granted March 27, 1931, on the recommendation of E. B. Benn, former U. S. Marshal, the United States Attorneys in charge of the prosecution of the Lyle-Whitney case, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JAMES MCKINNA—Sentenced September 5, 1930, from Jefferson county to a term of one to five years in the State Penitentiary for the crime of grand larceny. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

CLIFFORD SJOLANDER—Sentenced June 17, 1930, from Pierce county to a term of eighteen months to fifteen years in the State Penitentiary for the crime of forgery. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

FRED OWENS—Sentenced April 13, 1929, remittitur dated June 19, 1930, from Snohomish county to a term of fourteen months to thirty months in the State Penitentiary for the crime of jointist. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

IRENE CARDWELL—Sentenced March 14, 1930, from Pierce county to a term of two to ten years in the State Penitentiary for the crime of grand larceny. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

- G. E. FINFOCK—Sentenced March 26, 1930, from Yakima county to a term of two to twenty years in the State Penitentiary for the crime of forgery in the first degree, three counts concurrently. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.
- R. E. McIver—Sentenced March 31, 1930, from King county to a term of one and one-half to three years in the State Penitentiary for the crime of taking a motor vehicle without the permission of the owner. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

WILLIAM J. CRAWFORD—Sentenced February 10, 1930, from Clark county to a term of one and one-half to seven and one-half years in the State Penitentiary for the crime of attempted burglary in the second degree. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

EARL CONNOR—Sentenced November 25, 1929, from Okanogan county to a term of two to five years in the State Penitentiary for the crime of sodomy. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Francis Barker—Sentenced August 1, 1929, from Spokane county to a term of two to fifteen years in the State Penitentiary for the crime of grand larceny. Executive Parole granted March 27, 1931, on the recommendation of the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

HENRY TERRELL—Sentenced May 13, 1929, from Skagit county to a term of one and one-half years to five years, and one year to five years cumulative, in the State Penitentiary for the crimes of grand larceny and attempted escape from prison. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

H. M. Messingset—Sentenced April 19, 1929, from King county to a term of three to fifteen years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

CHARLES J. KETCHUM—Sentenced March 5, 1929, from Yakima county to a term of three to twenty years in the State Penitentiary for the crime of forgery in the first degree, eight counts, concurrently. Executive Parole granted March 27, 1931, on the

recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

George H. Harris—Sentenced January 12, 1929, from King county to a term of three to five years in the State Penitentiary for the crime of grand larceny. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

George Cohea—Sentenced December 17, 1928, from Spokane county to a term of five to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

FRED DARLING—Sentenced June 6, 1928, from Snohomish county to a term of two and one-half to five years and two and one-half to five years, cumulatively, in the State Penitentiary for the crime of taking motor vehicle without the permission of the owner and escape. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

THEODORE TORGERSON—Sentenced June 6, 1928, from Snohomish county to a term of two and one-half to five years and two and one-half to five years, cumulatively, in the State Penitentiary for the crime of taking a motor vehicle without the permission of the owner and escape. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

BRYAN LAMBERT—Sentenced June 6, 1928, from Snohomish county to a term of two and one-half to five years and two and one-half to five years, cumulatively, in the State Penitentiary for the crime of taking a motor vehicle without the permission of the owner and escape. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Hollis Richards—Sentenced June 6, 1928, from Snohomish county to a term of two and one-half to five years and two and one-half to five years, cumulatively, in the State Penitentiary for the crime of taking a motor vehicle without the permission of the owner and escape. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JAMES J. BURKE—Sentenced February 23, 1928, from King county to a term of four to fifteen years in the State Penitentiary for the crime of grand larceny. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

John Karazonos—Sentenced September 5, 1928, from King county to a term of three to five years in the State Penitentiary for the crime of jointist. Executive Parole granted March 27, 1931, on the recommendation of the sentencing Judge, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

HARRY E. PHILLIPS—Sentenced August 7, 1928, from Whitman county to a term of three to fifteen years on each of two counts, concurrently, in the State Penitentiary for the crime of grand larceny. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

J. W. McManus—Sentenced April 5, 1928, from King county to a term of seven to ten years and one to two years, cumulatively, in the State Penitentiary for the crime of robbery and attempted extortion. Executive Parole granted March 27, 1931, on the recommendation of the arresting officers, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

CLARENCE M. PEARSON—Sentenced June 18, 1928, from Spokane county to a term of five to fifteen years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

FRED E. CAHOW—Sentenced May 2, 1928, from King county to a term of five to ten years, each, on two counts, concurrently, in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted March 27, 1931, on the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Paul C. Reilly—Sentenced December 15, 1927, from Pierce county to a term of five to twenty years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

EDWARD MURPHY—Sentenced October 17, 1927, from Pierce county to a term of five to seven years in the State Penitentiary for the crime of robbery. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

IRA M. HARDING—Sentenced May 14, 1927, from Stevens county to a term of ten to fifteen years in the State Penitentiary for the crime of murder in the second degree. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

ROBERT LOE—Sentenced April 28, 1927, from Grant county to a term of five to ten years in the State Penitentiary for the crime of rape. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

WILLIAM RUPERT—Sentenced May 2, 1927, from Yakima county to a term of five to fifteen years, concurrently, in the State Penitentiary for the crime of burglary in the second degree and grand larceny. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Jonas E. Faust—Sentenced February 24, 1927, from Snohomish county to a term of five to twelve years and from two to twenty years, cumulatively, in the State Penitentiary for the crime of assault in the first degree and burglary in the second degree. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Lorenzo Simmons—Sentenced May 2, 1927, from Yakima county to a term of five to fifteen years and five to fifteen years, concurrently, in the State Penitentiary for the crime of burglary in the second degree and grand larceny. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

WLLIAM E. CREGO—Sentenced March 4, 1927, from Jefferson county to a term of from five to fifteen years in the State Penitentiary for the crime of carnalling and abusing female child. Executive Parole granted March 27, 1931, on the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

ROBERT H. FOSTER—Sentenced April 15, 1922, from King county to a term of ten to twenty years in the State Penitentiary for the crime of murder in the second degree. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

M. M. BOATRIGHT—Sentenced September 21, 1929, from Chelan county, to a term of one to three years in the State Penitentiary for the crime of being a jointist. Executive Parole granted March 27, 1931, on the recommendation of the Ex-Sheriff, Pete Wheeler; three of his deputies; the Sheriff, Bert McManus; the Board of County Commissioners; H. A. Adams, Prosecuting Attorney of Chelan county.

KAKUZO YANAI—Sentenced May 19, 1924, from King county to a term of ten to twenty years in the State Penitentiary for the crime of murder in the second degree. Executive Parole granted March 27, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

MORRIS F. READING—Sentenced January 20, 1931, from Chelan county to a term of six months to five years in the State Penitentiary for the crime of embezzlement. Executive Parole granted January 23, 1931, on the recommendation of the Prosecuting Attorney and numerous citizens of Chelan county.

SAM LAZZURE—Sentenced March 29, 1930 (Remittitur February 16, 1931), from King county to a term of not less than one year in the State Penitentiary for the crime of being a jointist. Executive Parole granted March 17, 1931. Paroled to Garfield Davis, Chief Parole Officer.

CHARLES BEAM—Sentenced October 19, 1929, from Snohomish county to a term of one to five years in the State Penitentiary for the crime of gambling. Executive

Parole granted March 21, 1931, on the recommendation of numerous citizens of Clallam and King counties.

HERMAN HOOP—Sentenced November 20, 1930, from Adams county to a term of six months to one year in the State Penitentiary for the crime of grand larceny. Executive Parole granted April 13, 1931, on the recommendation of the Sentencing Judge, Matt L. Driscoll, and Prosecuting Attorney. Paroled to Garfield Davis, Chief Parole Officer.

LUKE WEIGENBACHER—Sentenced October 19, 1929, from Snohomish county to a term of one to five years in the State Penitentiary for the crime of being a common gambler. Executive Parole granted April 13, 1931, on the recommendation of citizens of Clallam, Snohomish, and King counties by reason of the fact that his family is destitute and that sentence was suspended on the other dealer.

LEE L. BENBROOK—Sentenced October 19, 1929, from Snohomish county to a term of one to five years in the State Penitentiary for the crime of opening up, carrying on, and operating gambling game. Executive Parole granted April 28, 1931, on the recommendation of his family physician and other citizens.

CHARLES R. WOLFE—Sentenced December 9, 1930, from Adams county to a term of one to five years in the State Penitentiary for the crime of grand larceny. Executive Parole granted June 25, 1931, on recommendation of the Sentencing Judge, Matt L. Driscoll, and the Prosecuting Attorney.

- J. I. STERETT—Sentenced March 12, 1931, from Lincoln county to a term of one to two years in the State Penitentiary for the crime of grand larceny. Executive Parole granted June 25, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.
- E. R. Patterson—Sentenced December 11, 1930, from Pierce county to a term of one to five years in the State Penitentiary for the crime of grand larceny. Executive Parole granted June 25, 1931, on the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

LESTER FADDEN—Sentenced January 9, 1931, from Pierce county to a term of one to three years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted June 25, 1931, on the recommendation of the Superintendent of the State Penitentiary and the Penitentiary Parole Board.

J. B. Westgate—Sentenced December 17, 1930, from Klickitat county to a term of one to three years in the State Penitentiary for the crime of grand larceny. Executive Parole granted June 25, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Frank Kappel—Sentenced December 14, 1929, from King county to a term of one to two years in the State Penitentiary for the crime of jointist. Executive Parole granted June 25, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

ARCHIE CAMPBELL—Sentenced September 30, 1930, from Cowlitz county to a term of twelve to thirteen months in the State Penitentiary for the crime of jointist. Executive Parole granted June 25, 1931, on the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

HARRY STEIKS—Sentenced September 15, 1930, from Grays Harbor county to a term of one to five years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted June 25, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

- A. F. Cole—Sentenced November 4, 1929 (Remittitur August 25, 1930), from Cowlitz county to a term of one and one-half to two years in the State Penitentiary for the crime of jointist. Executive Parole granted June 25, 1931, on the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.
- C. R. Benson—Sentenced August 27, 1930, from Pierce county to a term of eighteen months to two years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted June 25, 1931, on the recommendation of the Sentencing Judge, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

THOMAS D. FAWCETT—Sentenced June 1, 1930, from King county to a term of two to four years in the State Penitentiary for the crime of grand larceny. Executive Parole granted June 25, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

HENRY FELTMAN—Sentenced May 26, 1930, from Spokane county to a term of five to ten years, count No. 1, and two and one-half to ten years count No. 2, in the State Penitentiary for the crimes of robbery, count No. 1, and attempt robbery, count No. 2. Executive Parole granted June 25, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

EDWARD RIGGS—Sentenced January 8, 1930, from Yakima county to a term of three to twenty years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted June 25, 1931, on the recommendation of the Sentencing Judge, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

E. White—Sentenced November 25, 1929, from Okanogan county to a term of three to five years in the State Penitentiary for the crime of grand larceny. Executive Parole granted June 25, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

DAVE HODGINS—Sentenced October 31, 1929, from King county to a term of two to five years in the State Penitentiary for the crime of grand larceny. Executive Parole granted June 25, 1931, on the recommendation of the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JOHN P. CARNEY—Sentenced August 16, 1929, from King county to a term of three to five years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted June 25, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Nobles Despres—Sentenced February 25, 1929, from King county to a term of five to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted June 25, 1931, on the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

J. D. Gross—Sentenced February 13, 1929, from Thurston county to a term of five to fifteen years in the State Penitentiary for the crime of grand larceny. Executive Parole granted June 25, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

GUSTAV POHL—Sentenced February 4, 1929, from Clark county to a term of three to fifteen years in the State Penitentiary for the crime of grand larceny. Executive Parole granted June 25, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JACK RICH—Sentenced November 14, 1928, from Spokane county to a term of five to fifteen years in the State Penitentiary for the crime of grand larceny. Executive Parole granted June 25, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JACK MARVIN—Sentenced October 29, 1928, from Pierce county to a term of four to ten years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted June 25, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

AUGUST LONG—Sentenced June 1, 1928, from Grays Harbor county to a term of five to fifteen years in the State Penitentiary for the crime of manslaughter. Executive Parole granted June 25, 1931, on the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

CECIL PILON—Sentenced May 5, 1928, from Snohomish county to a term of seven and one-half to twelve years in the State Penitentiary for the crime of robbery (two counts). Executive Parole granted June 25, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

T. R. ROBINSON—Sentenced January 21, 1928, from Cowlitz county to a term of seven to fifteen years in the State Penitentiary for the crime of robbery. Executive Parole granted June 25, 1931, on the recommendation of the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

DARRELL Brown—Sentenced October 28, 1927, from King county to a term of five to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted June 25, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

George Evanoff—Sentenced September 17, 1927, from King county to a term of five to twenty years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted June 25, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board. For deportation to Jugo-Slavia.

Ward Archer—Sentenced October 27, 1926, from Yakima county to a term of fifteen to twenty-five years in the State Penitentiary for the crime of assault in the first degree. Executive Parole granted June 25, 1931, on the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

LUDWIG LARSON—Sentenced December 21, 1925, from Cowlitz county to a term of fifteen to twenty-five years in the State Penitentiary for the crime of assault in the first degree. Executive Parole granted June 25, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

George Thompson—Sentenced November 15, 1924, from Pierce county to a term of ten to twenty-five years in the State Penitentiary for the crime of robbery. Executive Parole granted June 25, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

T. Yamomoto—Sentenced April 8, 1924, from King county to a term of ten to twenty years in the State Penitentiary for the crime of murder in the second degree. Executive Parole granted June 25, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

BERT JACOBS—Sentenced January 7, 1924, from King county to a term of ten to twenty years in the State Penitentiary for the crime of robbery. Executive Parole granted June 25, 1931, on the recommendation of the Prosecuting Witness, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

- T. McFarland—Sentenced May 5, 1922, from Grays Harbor county to a term of fifteen to twenty years in the State Penitentiary for the crime of carnal knowledge of a female child. Executive Parole granted June 25, 1931, on the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Sheriff, the Superintendent of the Penitentiary and the Penitentiary Parole Board.
- J. H. Spangler—Sentenced September 28, 1915, from Lewis county to a term of life in the State Penitentiary for the crime of murder in the first degree. Executive Parole granted June 25, 1931, on the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

WILLIAM FARRELL—Sentenced September 3, 1930, from Clark county to a term of one to five years in the State Penitentiary for the crime of possession of intoxicating liquor. Executive Parole granted June 25, 1931, on the recommendation of the State Parole Officer and responsible citizens of Clark county.

C. W. McKitrick—Sentenced July 27, 1931, from Lewis county to a term of two to four years in the State Penitentiary for the crime of first degree forgery. Executive Parole granted August 17, 1931, on the recommendation of Garfield Davis, Chief Parole Officer, William H. Grimm, Prosecuting Attorney of Lewis county, and numerous citizens.

JAMES MUSCOLA—Sentenced December 31, 1926, from Grays Harbor county to a term of five to fifteen years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted June 25, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board. For deportation to Italy.

BOB WILLIAMS—Sentenced November 16, 1926, from Lincoln county to a term of ten to twenty-five years in the State Penitentiary for the crimes of robbery, burglary in the first degree and grand larceny. Executive Parole granted June 25, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

CHARLES PHILLIPS—Sentenced October 21, 1925, from Spokane county to a term of ten to twenty years in the State Penitentiary for the crime of assault in the first degree. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board. Paroled to Garfield Davis to be placed on steamer for California, where he shall remain while on parole.

H. J. CLARK—Sentenced March 22, 1926, from King county to a term of seven to fifteen years in the State Penitentiary for the crime of robbery. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board. Paroled to Garfield Davis to be placed on steamer for Alaska where he will remain while on parole.

CHARLES W. ABRAHAM—Sentenced October 3, 1914, from King county to a term of life in the State Penitentiary for the crime of murder in the first degree. Executive Parole granted September 30, 1931, on the recommendation of the State's Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Manuel Johnson—Sentenced October 8, 1921, from King county to a term of eleven to twenty years in the State Penitentiary for the crime of robbery. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

WILLIAM LEO MURPHY—Sentenced October 11, 1922, from Spokane county to a term of ten to twenty years in the State Penitentiary for the crime of robbery. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board and Prosecuting Witness.

JOE MILLER—Sentenced November 23, 1925, from Lewis county to a term of eight to fifteen years in the State Penitentiary for the crime of robbery. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

HARRIS LEE JOHNSON—Sentenced March 9, 1926, from Spokane county to a term of ten to fifteen years in the State Penitentiary for the crime of murder in the 2nd degree. Executive Parole granted September 30, 1931, on the recommendation of the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

CARL BREHAN—Sentenced February 18, 1927, from Pierce county to a term of eight to ten and one to three years, concurrently, in the State Penitentiary for the crimes of burglary in the second degree and robbery. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

ROBERT THOMPSON—Sentenced January 8, 1926, from Pierce county to a term of eight to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

James Murray—Sentenced August 17, 1926, from King county to a term of eight to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Walter Wellons—Sentenced October 17, 1927, from King county to a term of five to twenty years in the State Penitentiary for the crime of robbery. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

STEVE KING—Sentenced January 18, 1928, from Thurston county to a term of five to fifteen years in the State Penitentiary for the crime of grand larceny. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

O. O. FORSYTH—Sentenced March 30, 1928, from Spokane county to a term of two and one-half to twenty years, consecutively, in the State Penitentiary for the crime of forgery in the first degree on three counts. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

FRED HUGHLEY—Sentenced July 31, 1928, from Island county to a term of five to fifteen years in the State Penitentiary for the crime of burglary in the first degree.

Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

PASQUALE CAPUCIA—Sentenced September 7, 1928, from King county to a term of five to seven years in the State Penitentiary for the crime of arson in the second degree. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

James R. Groves—Sentenced December 21, 1928, from Pierce county to a term of five to ten years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

George Reynolds—Sentenced January 3, 1929, from Yakima and Kittitas counties for term of five to fifteen, two to fifteen, and one to five years in the State Penitentiary for the crimes of robbery, grand larceny, and grand larceny of auto (the grand larceny charge is from Kittitas county). Executive Parole granted September 30, 1931, on the recommendation of the Sentencing Judge, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

HILDEA HERRELL—Sentenced January 28, 1929, from Spokane county to a term of five to fifteen years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted September 30, 1931, on the recommendation of the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

J. E. Talbott—Sentenced February 26, 1929, from King county to a term of five to fifteen years in the State Penitentiary for the crime of grand larceny. Executive Parole granted September 30, 1931, on the recommendation of Mr. Ewing D. Colvin, the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

COURTNEY W. EATON—Sentenced April 8, 1929, from Cowlitz county to a term of five to ten years in the State Penitentiary for the crime of incest. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Felix Tonne—Sentenced April 16, 1929, from King county to a term of five to fifteen years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

GUST DEMAKIS—Sentenced April 1, 1929, from King county to a term of five to twenty years in the State Penitentiary for the crime of attempted carnal knowledge of a female child. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary, Mr. Ralph Hammer, in charge of the prosecution, and the Penitentiary Parole Board.

Frank Moylan—Sentenced July 13, 1929, from Grays Harbor county to a term of five to ten years in the State Penitentiary for the crime of manslaughter. Executive Parole granted September 30, 1931, on the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JOE PAVALICH—Sentenced January 10, 1928, from Spokane county to a term of two and one-half to five years in the State Penitentiary for the crime of jointist. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

H. B. FISKE—Sentenced November 22, 1929, from Okanogan county to a term of three to five years in the State Penitentiary for the crime of grand larceny. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JOHN NELSON—Sentenced September 24, 1929, from King county to a term of five to twenty years in the State Penitentiary for the crime of manslaughter. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Kelly O'Neal—Sentenced December 23, 1929, from Yakima county to a term of three to twenty years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

WILLIAM HOPPY—Sentenced December 23, 1929, from Yakima county to a term of three to twenty years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

SAMUEL OWENS—Sentenced March 21, 1930, from Clark county to a term of two and one-half to fifteen years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

WILBERT LAIRD—Sentenced July 14, 1930, from Spokane county to a term of two to fifteen years in the State Penitentiary for the crime of grand larceny. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JOHN LEYSHON—Sentenced August 15, 1930, from King county to a term of two to ten years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

ELTON RICHARDSON—Sentenced August 23, 1930, from Chelan county to a term of five to six years in the State Penitentiary for the crime of carnal knowledge of a female child. Executive Parole granted September 30, 1931, on the recommendation of the Prosecuting Attorney, the Arresting Officer, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

REX DALRYMPLE—Sentenced September 15, 1930, from Grays Harbor county to a term of one and one-half to fifteen years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted Septmber 30, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board and the Prosecuting Attorney.

CLIFFORD JONES—Sentenced October 2, 1930, from Yakima county to a term of two to twenty years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted September 30, 1931, on the recommendation of the Sentencing Judge, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

PETER H. JOHNSON—Sentenced October 22, 1930, from Whatcom county to a term of fifteen months to fifteen years in the State Penitentiary for the crime of grand larceny. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JACK ROY RUPPERT—Sentenced January 16, 1931, from Clallam county to a term of five to fifteen years in the State Penitentiary for the crime of robbery. Executive Parole granted September 30, 1931, on the recommendation of the Sentencing Judge, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

H. Esrom—Sentenced March 4, 1931, from Yakima county to a term of two to twenty years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

WAYNE FERGUSON—Sentenced March 12, 1931, from Clark county to a term of one to five years in the State Penitentiary for the crime of manufacture and sale of liquor. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

GEORGE W. McKenzie—Sentenced March 11, 1931 (date of remittitur), from Snohomish county to a term of one to five years in the State Penitentiary for the crime of being a common gambler. Executive Parole granted September 30, 1931, on the recommendation of the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

ALBERT THOMPSON—Sentenced April 2, 1931, from Snohomish county to a term of one to ten years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JAKE HARDUNG—Sentenced July 22, 1930, from Lincoln county to a term of one-one-half to two and one-half years in the State Penitentiary for the crime of arson in the second degree. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

O. W. Owens—Sentenced May 8, 1931, from Snohomish county to a term of one and one-half to two and one-half years in the State Penitentiary for the crime of being a common gambler. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Lew Palmer—Sentenced May 13, 1931, from Pierce county to a term of one to three years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted September 30, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

GEORGE COURTNEY—Sentenced November 8, 1929, from King county to a term of five to ten years in the State Penitentiary for the crime of carnal knowledge. Executive Parole granted September 30, 1931, and paroled with the understanding that the defendant is to leave the state.

TONY MATSON—Sentenced from King county to a term of one and one-half to five years in the State Penitentiary for the crime of jointist. Executive Parole granted September 30, 1931.

EUGENE BARNETT—Sentenced April 5, 1920, from Grays Harbor county to a term of twenty-five to forty years in the State Penitentiary for the crime of murder in the second degree. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

GLENN SUMMERS—Sentenced January 9, 1931, from Pierce county to a term of two to six years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board, the Sentencing Judge, and the Prosecuting Attorney.

HOMER SMITH—Sentenced February 21, 1931, from Asotin county to a term of five to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, the Sentencing Judge, and the Prosecuting Attorney.

ELMER PALMER—Sentenced February 21, 1931, from Asotin county to a term of five to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, the Sentencing Judge, and the Prosecuting Attorney.

EARL GUYER—Sentenced April 14, 1931, from Thurston county to a term of five to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, the Sentencing Judge, the Prosecuting Attorney, and the Sheriff of Thurston county.

FRED ELO—Sentenced April 26, 1930, from King county, to a term of one to five years in the State Penitentiary for the crime of being a jointist. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and the Deputy Proscuting Attorney.

Jack Phillips—Sentenced May 13, 1931, from Garfield county to a term of two to five years in the State Penitentiary for the crime of grand larceny. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and the Prosecuting Attorney.

George Whitelaw—Sentenced June 10, 1930, from Lincoln county to a term of four to five years in the State Penitentiary for the crime of unlawfully obtaining bounties on wild animals. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and numerous residents of the offender's former community.

WILLIAM THORNBURG—Sentenced June 4, 1930, from Lincoln county to a term of four to five years in the State Penitentiary for the crime of unlawfully obtaining bounty on wild animals. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, numerous residents of the offender's former community as well as the County Commissioners.

CHAUNCEY WEST—Sentenced July 10, 1931, from Asotin county to a term of two to fifteen years in the State Penitentiary, aggregate term on three counts of burglary in the second degree and two counts of grand larceny. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

WILLIAM STARK—Sentenced July 7, 1931, from Lewis county to a term of one to two years in the State Penitentiary for the crime of endangering property by explosion. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, the Sentencing Judge, the Trial Jury, and numerous citizens of Seattle and Centralia.

FRED BERG—Sentenced June 18, 1931, from King county to a term of one to ten years in the State Penitentiary for the crime of taking a motor vehicle without the permission of the owner. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board together with a favorable expression from the Sentencing Judge.

C. H. Scott—Sentenced May 27, 1931, from Clallam county to a term of one to ten years in the State Penitentiary for the crime of carnal knowledge of a female child. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, the Sentencing Judge, and the Prosecuting Attorney.

HELEN HANLON—Sentenced May 25, 1931, from Pierce county to a term of one to three years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and the Prosecuting Attorney.

WILLIAM COWLING—Sentenced May 3, 1930, from King county to a term of one to two years in the State Penitentiary for the crime of being a jointist. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and the Committing Judge.

LLOYD EVANS—Sentenced December 12, 1930, from King county to a term of two to five years, concurrently, in the State Penitentiary for the crime of burglary in the second degree, on two counts. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

RICHARD KING—Sentenced January 9, 1931, from Pierce county to a term of two to six years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, the Sentencing Judge, and the Prosecuting Attorney.

ERNEST NEWELL—Sentenced November 23, 1927, from Lewis county to a term of five to six years in the State Penitentiary for the crime of carnal knowledge of a female child. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and the Prosecuting Attorney.

THOMAS ELLIOT—Sentenced January 30, 1928, from Thurston county to a term of seven to ten years in the State Penitentiary for the crime of carnal knowledge of a female child. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, the Chief of Police of Olympia, and the Sheriff and Prosecuting Attorney of Thurston county.

CARL HOLBERG—Sentenced January 21, 1928, from King county, to a term of five to six years in the State Penitentiary for the crime of carnal knowledge. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and the Sentencing Judge.

Wallace Webster—Sentenced July 30, 1926, from King county to a term of seven to fifteen years in the State Penitentiary for the crime of robbery. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Henry Stewart—Sentenced December 5, 1924, from Cowlitz county to a term of twelve to twenty-five years in the State Penitentiary for the crime of robbery. Ex-

ecutive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and the Sentencing Judge.

F. H. HAMMER—Sentenced February 8, 1922, from King county to a term of life in the State Penitentiary for the crime of habitual criminal. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

ERNEST THOMAS—Sentenced February 3, 1919, from Snohomish county to a term of life in the State Penitentiary for the crime of habitual criminal. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

O. C. Bland—Sentenced April 5, 1920, from Grays Harbor county to a term of twenty-five to forty years in the State Penitentlary for the crime of murder in the second degree. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

EDWARD M. COOK—Sentenced May 23, 1921, from Yakima county to a term of ten to fifteen years in the State Penitentiary for the crime of murder in the second degree. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

ARTHUR P. Hubbard—Sentenced August 9, 1926, from Grays Harbor county to a term of six to twenty years in the State Penitentiary for the crime of forgery in the first degree on eight counts. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

FRANK MCMULLEN—Sentenced November 16, 1925, from Grant county to a term of eight to fifteen years in the State Penitentiary for the crime of carnal knowledge of a female child under fifteen years of age. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, the Jurors who sat in judgment, and the Prosecuting Attorney of Grant county.

JAMES R. O'NEIL—Sentenced November 29, 1926, from Spokane county to a term of five to ten years in the State Penitentiary for the crime of assault in the first degree. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

ROBERT McDonald—Sentenced January 20, 1928, from Spokane county to a term of eight to twenty years in the State Penitentiary for the crime of robbery. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

FRANK WINTERS—Sentenced January 27, 1928, from King county to a term of five to fifteen years in the State Penitentiary for the crime of robbery. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

GEORGE C. LEWIS—Sentenced October 16, 1928, from Spokane county to a term of five to twenty years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

FRANCIS P. C. EVANS—Sentenced December 22, 1928, from Pierce county to a term of five to seven years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board, and the Sentencing Judge.

JOHN T. WESTWELL—Sentenced October 3, 1928 (suspended October 3, 1928, and revoked March 11, 1929), from Kitsap county to a term of five to ten years in the State Penitentiary for the crime of assault in the second degree. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

GUY COLLINS—Sentenced February 16, 1929, from King county to a term of five to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

GEORGE LARSON—Sentenced January 2, 1930, from Whatcom county to a term of five to ten years in the State Penitentiary for the crime of carnal knowledge of a female child. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Francis Willett—Sentenced April 8, 1931, from Skagit county to a term of five to ten years in the State Penitentiary for the crime of arson in the second degree. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and the Prosecuting Attorney.

BERNHARD EMANUEL BJORKMAN—Sentenced March 3, 1930, from Pierce county to a term of ten to fifteen years in the State Penitentiary for the crime of carnal knowledge. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board, the Sentencing Judge, and the Prosecuting Attorney.

ALBERT MATHEWS—Sentenced May 24, 1930, from Pierce county to a term of five to fifteen years in the State Penitentiary for the crime of robbery. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and the Sentencing Judge.

A. E. Vickers—Sentenced June 2, 1930, from Clark county to a term of one to fifteen years, count 1, one to fifteen years, count 2, consecutively, in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

RALPH R. Montgomery—Sentenced May 27, 1930, from Clark county to a term of five to twenty years in the State Penitentiary for the crime of robbery. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and the Prosecuting Attorney.

EMMON MUSSER—Sentenced July 2, 1930, from Walla Walla county to a term of five years in the State Penitentiary for the crime of burglary in the first degree. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and the Sentencing Judge.

GEORGE P. THOMAS—Sentenced August 21, 1930, from Spokane county to a term of two to twenty years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

EVA JACKWAY—Sentenced September 23, 1930, from Pierce county to a term of two to five years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

E. L. Ruth—Sentenced October 21, 1930, from King county to a term of three to fifteen years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

HARRY NEWMAN—Sentenced November 20, 1930, from Spokane county to a term of two to seven years and one-half year in the State Ponitentiary for the crime of attempted grand larceny. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

RICHARD AYLWARD—Sentenced April 23, 1931, from Whatcom county to a term of one to ten years in the State Penitentiary for the crime of prison escape. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

ELMER SMITH—Sentenced February 21, 1931, from Asotin county to a term of five to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted December 16, 1931, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board, the Sentencing Judge, and the Prosecuting Attorney.

GORDON ERICKSON—Sentenced March 27, 1931, from Pierce county to a term of one to three years in the State Penitentiary for the crime of grand larceny. Executive

Parole granted February 3, 1932, on the recommendation of the Prosecuting Attorney of Pierce county and other citizens.

W. J. Grant—Sentenced April 10, 1926, from Adams county to a term of ten to thirty years in the State Penitentiary for the crime of murder in the second degree. Executive Parole granted March 22, 1932, on the recommendation of the Jurors, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

George W. Sharp—Sentenced June 14, 1921, from Pierce county to a term of life in the State Penitentiary for the crime of murder in the first degree. Executive Parole granted March 22, 1932, on the recommendation of the Committing Judge, the Prosecuting Attorney, the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

ALFRED JONES—Sentenced July 25, 1931, from Garfield county to a term of one to three years in the State Penitentiary for the crime of grand larceny. Executive Parole granted March 22, 1932, on the recommendation of the Prosecuting Attorney, the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

JAMES E. COURSEY—Sentenced July 27, 1931, from Columbia county to a term of one to three years in the State Penitentiary for the crime of carnal knowledge of a female child. Executive Parole granted March 22, 1932, on the recommendation of the Sheriff of Columbia county, the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

ORIN F. HOTTLE—Sentenced May 24, 1922, from Spokane county to a term of fifteen years in the State Penitentiary for the crime of carnal knowledge and abuse of a female child. Executive Parole granted March 22, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

L. L. Noonchester—Sentenced June 10, 1930 (Remittitur dated July 28, 1931), from Lincoln county to a term of four and one-half to five years in the State Penitentiary for the crime of unlawfully obtaining bounties on wild animals. Executive Parole granted March 22, 1932, on the recommendation of residents of his former community, including the Sheriff of Lincoln county, the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

WILLIAM ROBERT WEAVER—Sentenced September 29, 1931, from Pierce county to a term of one to two years in the State Penitentiary for the crime of grand larceny. Executive Parole granted March 22, 1932, on the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

WALTER KEMPF—Sentenced May 25, 1931, from Snohomish county to a term of fifteen months to two and one-half years in the State Penitentiary for the crime of grand larceny. Executive Parole granted March 22, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

ELMER SPENCER—Sentenced May 23, 1931, from Stevens county to a term of two to fifteen years in the State Penitentiary for the crime of grand larceny. Executive Parole granted March 22, 1932, on the recommendation of the Prosecuting Attorney, the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

Marion Spencer—Sentenced May 23, 1931, from Stevens county to a term of two to fifteen years in the State Penitentiary for the crime of grand larceny. Executive Parole granted March 22, 1932, on the recommendation of the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

FRANK GERMI—Sentenced April 28, 1931, from Clark county to a term of two and one-half to seven and one-half years in the State Penitentiary for the crime of attempt burglary in the second degree. Executive Parole granted March 22, 1932, on the recommendation of the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

ROBERT LOWELL HARTWIG—Sentenced March 13, 1931, from Garfield county to a term of one and one-half to ten years in the State Penitentiary for the crime of rape. Executive Parole granted March 22, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

LEO YAMBREK—Sentenced February 7, 1931, from Clark county to a term of two and one-half to fifteen years in the State Penitentiary for the crime of burglary. Executive Parole granted March 22, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

HARRY WHITE—Sentenced May 10, 1930, from King county to a term of five to eight years in the State Penitentiary for the crime of robbery. Executive Parole granted March 22, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

HARRY GEE—Sentenced March 15, 1930, from King county to a term of three to ten years in the State Penitentiary for the crime of burglary in the second degree, on two counts concurrently. Executive Parole granted March 22, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

THOMAS GREEN—Sentenced March 24, 1928, from Spokane county to a term of five to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted March 22, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

- J. RUCKER—Sentenced September 23, 1927, from King county to a term of five to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted March 22, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.
- J. E. Vancoughnett—Sentenced October 10, 1924, from King county to a term of fifteen to fifty years in the State Penitentiary for the crime of robbery. Executive Parole granted March 22, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board. For deportation.

EDWARD GALL—Sentenced January 26, 1915, from Clark county for a term of life in the State Penitentiary for the crime of murder in the first degree. Executive Parole granted March 22, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

J. S. Wilson—Sentenced August 4, 1931, from Yakima county to a term of one to fifteen years in the State Penitentiary for the crime of grand larceny. Executive Parole granted March 22, 1932, on the recommendation of the Deputy Sheriff in charge of the investigation of the case, the Deputy Prosecuting Attorney, the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

WILLIAM GROSVENOR—Sentenced December 13, 1930, from Pierce county to a term of five to ten years in the State Penitentiary for the crime of highway robbery. Executive Parole granted March 22, 1932, on the recommendation of a police official of the Tacoma Department, the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JOHN WEAVER—Sentenced December 12, 1930, from Pierce county to a term of five to ten years in the State Penitentiary for the crime of highway robbery. Executive Parole granted March 22, 1932, on the recommendation of a police official of the Tacoma Department, the Prosecuting Attorney, the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

HARRY BRAINARD—Sentenced December 21, 1927, from Grays Harbor county to a term of seven to ten years in the State Penitentiary for the crime of burglary in the first degree. Executive Parole granted March 22, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

SAM DAVISON—Sentenced November 27, 1929, from Clark county to a term of five to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

WADSWORTH W. OLIVER—Sentenced September 27, 1930, from Pierce county to a term of three to five years in the State Penitentiary for the crime of assault in the second degree. Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

EUGENE BENJAMIN—Sentenced August 6, 1932, from Pierce county to a term of five to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted June 21, 1932, on the recommendation of the Sentencing Judge, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

ELLSWORTH BOYLE—Sentenced May 28, 1920, from King county to a term of life in the State Penitentiary for the crime of being an habitual criminal. Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board. For deportation.

OSCAR L. REDDEN—Sentenced May 9, 1925, from King county to a term of life in the State Penitentiary for the crime of murder in the first degree. Executive Parole granted June 21, 1932, on the recommendation of the Trial Judge, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

CARL C. PERRIN—Sentenced June 14, 1921, from Pierce county to a term of life in the State Penitentiary for the crime of murder in the first degree. Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

CHARLES HAYWOOD—Sentenced September 18, 1925, from Pierce county to a term of seven to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

WILLIAM JACKSON—Sentenced July 3, 1925, from Spokane county to a term of ten to twelve years in the State Penitentiary for the crime of murder in the second degree. Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

GEORGE B. RYNEARSON—Sentenced November 5, 1926, from Spokane county to a term of ten years in the State Penitentiary for the crime of carnal knowledge. Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

ED SANDERS—Sentenced October 9, 1926, from King county to a term of ten to twenty years in the State Penitentiary for the crime of robbery (three counts). Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

ED J. O'CONNOR—Sentenced November 16, 1926, from Whitman county to a term of five to fifteen and five to ten years, consecutively, in the State Penitentiary for the crimes of grand larceny and escaping from prison. Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

EARL REYNOLDS—Sentenced August 6, 1930, from Pierce county to a term of five to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted June 21, 1932, on the recommendation of the Prosecuting Witness, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

RAY STARK—Sentenced October 28, 1930, from Pierce county to a term of two and one-half to five years in the State Penitentiary for the crime of manslaughter. Executive Parole granted June 21, 1932, on the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

JACK MURPHY—Sentenced December 12, 1930, from King county to a term of two to five years, two counts, concurrently, in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

FORREST GEORGE—Sentenced March 5, 1931, from Spokane county to a term of two to fifteen years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Dale Rumbaugh—Sentenced April 7, 1931, from Yakima county to a term of two to fifteen years in the State Penitentiary for the crime of taking a motor vehicle without permission of the owner. Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

SAM CARNEY—Sentenced May 5, 1931, from Spokane county to a term of two to five years in the State Penitentiary for the crime of violating the Beeler Act. Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

HARRY CHANDLER—Sentenced March 10, 1928, from Pierce county to a term of ten to twenty years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

EDWARD GLASIER—Sentenced February 2, 1929, from King county to a term of seven to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted June 21, 1932, on the recommendation of the Prosecuting witness, the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

Felix A. Guida—Sentenced June 28, 1929, from King county to a term of four to twenty years in the State Penitentiary for the crime of forgery in the first degree on three counts concurrently. Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Joe Joseph—Sentenced October 29, 1929, from Okanogan county to a term of five years in the State Penitentiary for the crime of manslaughter. Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

CLEMENT RANSOM—Sentenced November 12, 1929, from Spokane county to a term of five to twenty years in the State Penitentiary for the crime of robbery. Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

ROY WESTMAN—Sentenced November 12, 1929, from Spokane county to a term of five to twenty years in the State Penitentiary for the crime of robbery. Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

George Sunich—Sentenced June 6, 1931, from Pierce county to a term of one and one-half to five years in the State Penitentiary for the crime of forgery in the first degree on two counts. Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Tom Bellis—Sentenced June 10, 1931, from Pierce county to a term of two to five years in the State Penitentiary for the crime of grand larceny. Executive Parole granted June 21, 1932, on the recommendation of the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

B. W. HART—Sentenced July 27, 1931, from Lewis county to a term of two to four years in the State Penitentiary for the crime of grand larceny and burglary in the second degree. Executive Parole granted June 21, 1932, on the recommendation of the Sentencing Judge, the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

HAROLD R. TAUNT—Sentenced July 27, 1931, from Lewis county to a term of two to four years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted June 21, 1932, on the recommendation of the Prosecuting Witness, the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

George Stout—Sentenced July 24, 1931, from King county to a term of two to fifteen years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board. For Deportation.

JACK PBAK—Sentenced October 20, 1931, from Thurston county to a term of one to fifteen years in the State Penitentiary for the crime of grand larceny. Executive Parole granted June 21, 1932, on the recommendation of the Prosecuting Attorney, the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

H. G. CHRISTENSEN—Sentenced October 30, 1931, from Snohomish county to a term of one to ten years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

BILL BRUMAS—Sentenced March 24, 1932, from Spokane county to a term of one to five years in the State Penitentiary for the crime of Jointist. Executive Parole granted June 21, 1932, on the recommendation of the Prosecuting Attorney, the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

James McFarland—Sentenced February 28, 1928, from King county to a term of five to eight years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted June 21, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Walrer Stahlhut—Sentenced January 19, 1932, from Spokane county to a term of fifteen months to twenty years in the State Penitentiary for the crime of man-

slaughter. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Earl A. Garrettity—Sentenced August 1, 1921, from Skagit county to a term of twenty years in the State Penitentiary for the crime of assault in the first degree. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

J. C. EBEL—Sentenced September 22, 1930 (remittitur dated September 23, 1932), from Chelan county to a term of one to three years in the State Penitentiary for the crime of bootlegging. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

RAY CHAVIS—Sentenced October 24, 1931, from Pierce county to a term of three years to five years in the State Penitentiary for the crime of assault in the second degree. Executive Parole granted October 3, 1932, on the recommendation of the Sentencing Judge, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

RICHARD WALSH—Sentenced August 19, 1931, from Pierce county to a term of three to five years in the State Penitentiary for the crimes of highway robbery and grand larceny. Executive Parole granted October 3, 1932, on the recommendation of the Sentencing Judge, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

WALTER R. CARD—Sentenced June 11, 1932, from Yakima county to a term of one to fifteen years in the State Penitentiary for the crime of embezzlement. Executive Parole granted October 3, 1932, on the recommendation of prominent business men of Yakima, the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

Carl Hansen—Sentenced December 28, 1931, from Yakima county to a term of three to fifteen years, concurrently, in the State Penitentiary for the crime of burglary in the second degree on two counts. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

THOMAS CALVERT—Sentenced November 17, 1931, from Yakima county to a term of two to fifteen years in the State Penitentiary for the crime of grand larceny. Executive Parole granted October 10, 1932, on the recommendation of the Sheriff of Yakima county, the Sentencing Judge, the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

NICODEMO SCALEY—Sentenced October 20, 1931, from Lincoln county to a term of one and one-half to two years in the State Penitentiary for the crime of arson in the second degree. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

KRISTEN SKJORSTAD—Sentenced October 23, 1931, from King county to a term of two to fifteen years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

LEET VAUGHN—Sentenced July 2, 1931, from Benton county to a term of five years in the State Penitentiary on each count cumulatively, for the crime of attempting freight train robbery on two counts. Executive Parole granted October 3, 1932, on the recommendation of the Sentencing Judge, the prosecuting attorney, the Jurors, the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

- P. H. SHERMAN—Sentenced September 21, 1931, from Spokane ocunty to a term of two to twenty years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.
- E. EVERETT—Sentenced September 21, 1931, from Spokane county to a term of two to twenty years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

CLARENCE TRANCHELL—Sentenced September 30, 1929 (remittitur dated September 10, 1931), from King county to a term of two to five years in the State Penitentiary for the crime of being a jointist. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Walter R. Chambers—Sentenced September 3, 1931, from Pierce county to a term of five to six years in the State Penitentiary for the crime of carnal knowledge. Executive Parole granted October 3, 1932, on the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

HENRY HAMPTON—Sentenced September 8, 1931, from Clark county to a term of two to ten years in the State Penitentiary for the crime of carnal knowledge of a female child. Executive Parole granted October 3, 1932, on the recommendation of residents of his former community, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

LEONARD McCoy—Sentenced August 4, 1931, from Lincoln county to a term of two to three years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted October 3, 1932, on the recommendation of the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

GENE STEWART—Sentenced July 8, 1931, from Whitman county to a term of two to five years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JOHN M. HART—Sentenced June 30, 1931, from King county to a term of three years to fifteen years in the State Penitentiary for the crime of grand larceny. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

EARL CRAINE—Sentenced June 16, 1931, from King county to a term of two to fifteen years in the State Penitentiary for the crime of grand larceny. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

C. A. Weincardt—Sentenced April 10, 1931, from Spokane county to a term of two to ten years in the State Penitentiary for the crime of forgery in the first degree on two counts. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

George Karbo—Sentenced March 19, 1931, from Pierce county to a term of five to seven and one-half years in the State Penitentiary for the crime of robbery. Executive Parole granted October 3, 1932, on the recommendation of the Prosecuting Witness, a Tacoma police official, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

MELVIN HAGEN—Sentenced August 6, 1930, from Pierce county to a term of five to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

MYRTLE STRICKLAND—Sentenced September 18, 1930, from Pierce county to a term of three to five years in the State Penitentiary for the crime of being an accessory to carnal knowledge. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JOHN M. CARTER—Sentenced September 25, 1930, from Pierce county to a term of five to seven years in the State Penitentiary for the crime of robbery. Executive Parole granted October 3, 1932, on the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JOHN W. ALBERTOLI—Sentenced May 31, 1930, from Pierce county to a term of five to fifteen years in the State Penitentiary for the crime of forgery. Executive Parole granted October 3, 1932, on the recommendation of the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

J. COMPTON—Sentenced May 29, 1930, from King county to a term of five to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JESSE L. TOOLEY—Sentenced June 3, 1930, from Benton county to a term of five years on count one, five years on count two, and ten years on count three, concurrently, in the State Penitentiary for the crimes of robbery, on counts one and two, and murder

in the second degree on count three. Executive Parole granted October 3, 1932, on the recommendation of the Prosecuting Attorney, the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

JAMES L. JENSEN—Sentenced March 10, 1930, from King county to a term of three to ten years in the State Penitentiary for the crime of manslaughter. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

WILLIAM CALLAHAN—Sentenced November 26, 1929, from King county to a term of five to ten years in the State Penitentiary for the crime of assault in the second degree. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JOE SMITH—Sentenced April 3, 1929, from King county to a term of five to fifteen years in the State Penitentiary for the crime of robbery. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

ADDLPH GOLLOBIT—Sentenced March 21, 1928, from Clark county to a term of five years to fifteen years in the State Penitentiary for the crime of grand larceny. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JOHN RYAN—Sentenced January 31, 1928, from Lincoln county to a term of seven to twelve years in the State Penitentiary for the crime of robbery on two counts concurrently. Executive Parole granted October 3, 1932, on the recommendation of the Prosecuting Attorney, the Superintendent of the Penitentiary, and the Penitentiary Parole Board.

George W. Leonard—Sentenced January 31, 1928, from Lincoln county to a term of seven to twelve years in the State Penitentiary for the crime of robbery on two counts concurrently. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

GILBERT DETWILLER—Sentenced January 7, 1928, from Snohomish county to a term of six to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

GENO MARINI—Sentenced May 6, 1927, from King county to a term of ten to fifteen years in the State Penitentiary for the crime of murder in the second degree. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

FRANK COLE—Sentenced April 4, 1927, from King county to a term of six to seven years in the State Penitentiary for the crime of rape. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

FRED KELLAR—Sentenced September 29, 1922, from Thurston county to a term of forty years in the State Penitentiary for the crime of carnal knowledge of a female child under eighteen years of age. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

C. A. JOHNSON—Sentenced April 26, 1913, from King county to a term of life in the State Penitentiary for the crime of murder in the first degree. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

LEE BRADEN—Sentenced February 20, 1932, from Pierce county to a term of seven to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted October 3, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JOHN M. MORRISON—Sentenced August 8, 1930, from King county to a term of five to seven years in the State Penitentiary for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and the Sentencing Judge.

C. H. KANE—Sentenced June 5, 1930, from Okanogan county to a term of five to ten years in the State Penitentiary, on each count concurrently, for the crimes of

assault in the second degree and attempt escape. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JESSE HAROLD MARTIN—Sentenced February 16, 1928, from Spokane county to a term of seven to twenty years in the State Penitentiary for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

ELLIS MARTEN—Sentenced January 27, 1928, from Spokane county to a term of ten years to thirty years in the State Penitentiary for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

GEORGE E. FALCONER—Sentenced January 21, 1928, from Cowlitz county to a term of eleven to twenty years in the State Penitentiary for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JACK ERVIN—Sentenced January 16, 1928, from King county to a term of ten to fifteen years in the State Penitentiary for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and the Directors of the Bank which was robbed.

Mar She Sun—Sentenced December 8, 1927, from King county to a term of ten to twenty-five years in the State Penitentiary for the crime of murder in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Bob Hogan—Sentenced February 15, 1927, from Skagit county to a term of seven to eight years in the State Penitentiary for the crime of carnal knowledge. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

HARRY FLOYD—Sentenced September 7, 1922, from King county to a term of natural life in the State Penitentiary for the crime of habitual criminal. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

CHARLES W. KELCH.—Sentenced May 14, 1920, from King county to a term of life in the State Penitentiary for the crimes of grand larceny and habitual criminal. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JOHN CALLAHAN—Sentenced March 20, 1925, from King county to a term of twenty to fifty years in the State Penitentiary, for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

W. A. Godwin—Sentenced February 13, 1926, remittitur dated April 23, 1927, from Pierce county to a term of ten to fifteen years in the State Penitentiary for the crime of carnal knowledge of a female child. Executive Parole granted December 14, 1932, on the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Superintendent of the Penitentiary and the Penitentiary Parole Board.

DANIEL TRIPPEAR—Sentenced December 7, 1931, from King county to a term of one to five years in the State Penitentiary for the crime of manufacturing liquor with intent to sell. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

GUS STAMATAKIS—Sentenced December 31, 1928, from Snohomish county to a term of six to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

ORVILLE ROBERTS—Sentenced September 24, 1928, from Thurston county to a term of three to five years on each count consecutively, in the State Penitentiary for the crimes of burglary in the second degree, two counts, and grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

DAVE NICEWINTER—Sentenced February 17, 1928, from Spokane county to a term of eight to twenty years in the State Penitentiary for the crime of robbery. Executive

Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

SYDNEY HOLGATE—Sentenced January 18, 1930, from Pierce county to a term of two and one-half to ten years on each count consecutively, in the State Penitentiary, for the crimes of forgery in the first degree on three counts. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board and the Sentencing Judge.

Paul Thomas—Sentenced March 29, 1930, from Pierce county to a term of seven to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

EDDIE TESTER—Sentenced June 3, 1930, from Benton county to a term of five years, count 1, five years, count 2, and ten years, count 3, in the State Penitentiary for the crimes of robbery on count one and two, and murder in the second degree on count 3. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, the Sentencing Judge, and the Prosecuting Attorney.

CHARLES HEAD—Sentenced February 19, 1929, from King county to a term of five to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

CHARLES CASEY—Sentenced February 16, 1929, from Spokane county to a term of five to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

PERCY B. TYLER—Sentenced February 6, 1925, from Snohomish county to a term of life in the State Penitentiary for the crime of murder in the first degree. Executive Parole granted December 14, 1932, on the recommendation of Mr. McCullough, arresting sheriff of Snohomish county, and his chief deputy, Mr. Plymale; by approximately 100 prominent citizens of Everett and Snohomish county; Spanish War Veterans; Eagles; Labor Council; Brotherhood of American Railway Car Men of America; in addition his conduct record in the institution has been perfect.

HAROLD STARR—Sentenced October 10, 1932, from Walla Walla county to a term of six months to fifteen years in the State Penitentiary for the crime of unlawful issuance of bank checks. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

OSCAR STEVENSON—Sentenced September 15, 1932, from Chelan county to a term of six months to two years in the State Penitentiary for the crime of conducting a gambling game. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and the Prosecuting Attorney.

JOHN W. LETCHER—Sentenced August 12, 1932, from Whitman county to a term of one to three years, and one to three years, concurrently, in the State Penitentiary, for the crimes of burglary in the second degree and grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

L. T. CAMPBELL—Sentenced July 15, 1932, from Benton county to a term of one to five years on each count concurrently, in the State Penitentiary for the crime of grand larceny, on five counts. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary, the Penitentlary Parole Board, and the Sentencing Judge, and numerous reputable citizens.

LEON DUNCAN—Sentenced July 8, 1932, from Spokane county to a term of one to fifteen years in the State Penitentiary for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JULIUS COHN—Sentenced October 1, 1928, remittitur dated April 9, 1930, from King county to a term of five to ten years, concurrently, in the State Penitentiary for the crime of sodomy on two counts. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

HELEN CLARK—Sentenced July 1, 1932, from Lewis county to a term of one to four years in the State Penitentiary for the crimes of burglary in the second degree and grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and the Sentencing Judge.

C. B. ALEXANDER—Sentenced May 25, 1931, remittitur dated April 21, 1932, from Clark county to a term of one to ten years and one to fifteen years, consecutively, in the State Penitentiary for the crimes of unlawful loan of bank funds, and grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

WILLIAM FUDGE—Sentenced June 4, 1932, from King county to a term of two and one-half to ten years, concurrently on each count, in the State Penitentiary for the crime of grand larceny on eight counts. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

Joe Smiley—Sentenced July 18, 1931, remittitur dated May 13, 1932, from King county to a term of one to five years in the State Penitentiary for the crime of being a common gambler. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

RUSSELL MORGAN—Sentenced April 13, 1932, from Pierce county to a term of one to fifteen years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and the Prosecuting Attorney.

Frank Bolduc—Sentenced March 26, 1932, from Mason county to a term of one to fifteen years in the State Penitentiary for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, the Sentencing Judge, and the Prosecuting Attorney.

ROY H. CLINTON—Sentenced March 15, 1932, from King county to a term of one to fifteen years in the State Penitentiary for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and various petitioners resident in Seattle.

LLOYD TARPENNING—Sentenced February 23, 1932, from King county to a term of five to twenty years in the State Penitentiary for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

A. E. Warren—Sentenced February 2, 1932, from King county to a term of one and one-half to twenty years in the State Penitentiary for the crime of forgery in the first degree on two counts. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

R. W. Denchel—Sentenced December 11, 1931, from Cowlitz county to a term of one and one-half to three years in the State Penitentiary for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

STERLING AINSWORTH—Sentenced December 10, 1931, from Benton county to a term of one and one-half to five years in the State Penitentiary for the crime of arson in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

MALCOM McKinnon—Sentenced November 18, 1931, from Klickitat county to a term of three to four years in the State Penitentiary for the crime of assault in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

HAROLD JACOBSON—Sentenced October 9, 1931, from King county to a term of two to five years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

ALBERT PETTON—Sentenced July 18, 1931, from King county to a term of five to six years in the State Penitentiary for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

- C. L. Stone—Sentenced June 13, 1931, from Whatcom county to a term of two to ten years in the State Penitentiary for the crime of making false bank statements. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.
- T. W. FAIRBANKS—Sentenced June 10, 1931, from Pierce county to a term of two to five years in the State Penitentiary for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

CLIFF MARTIN—Sentenced June 16, 1931, from Garfield county to a term of three to five years in the State Penitentiary for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

GEORGE WIRT—Sentenced April 30, 1931, from King county to a term of three to seven years in the State Penitentiary for the crime of attempt robbery. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

FRANK J. O'BRIEN—Sentenced April 9, 1931, from King county to a term of three to twenty years in the State Penitentiary for the crime of forgery in the first degree. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

JOHN MILLER—Sentenced March 7, 1931, from Stevens county to a term of five to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

OLIVER HENRY HAYES—Sentenced March 16, 1931, from Whatcom county to a term of two to fifteen years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

John W. Atkins—Sentenced February 28, 1931, from Stevens county to a term of five to ten years in the State Penitentiary for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

ELIZABETH NELSON—Sentenced February 13, 1931, from King county to a term of five to seven years in the State Penitentiary for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

ELEANOR RAMOS—Sentenced June 27, 1929, remittitur dated January 20, 1931, from Snohomish county to a term of four to twenty years in the State Penitentiary for the crime of manslaughter. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board and the Prosecuting Attorney.

GEORGE KNIGHT—Sentenced December 13, 1930, from King county to a term of five to fifteen years in the State Penitentiary for the crime of burglary in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and the Sentencing Judge.

TROY MONROE—Sentenced December 2, 1930, from King county to a term of five to seven years in the State Penitentiary for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and the Sentencing Judge.

- C. S. Long—Sentenced November 17, 1930, from Pacific county to a term of five to seven years in the State Penitentiary for the crime of carnal knowledge. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and the Sentencing Judge.
- JOHN B. ROBINSON—Sentenced November 19, 1930, from Pierce county to a term of three to seven years in the State Penitentiary for the crime of grand larceny.

Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary, the Penitentiary Parole Board, and the Prosecuting Attorney.

ANTHONY HARN—Sentenced November 24, 1930, from King county to a term of three to six years in the State Penitentiary for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

GENERAL GRANT PARKER—Sentenced September 26, 1930, from Pierce county to a term of five to seven years in the State Penitentiary for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Superintendent of the Penitentiary and the Penitentiary Parole Board.

W. H. VINCENT—Sentenced September 15, 1932, from King county to a term of six months to fifteen years in the State Penitentiary for the crime of grand larceny. Executive Parole granted December 23, 1932, on the recommendation of numerous citizens of King county and Seattle.

R. M. MOONEY—Sentenced November 9, 1931, from King county to a term of one to two years in the State Penitentiary for the crime of manslaughter. Executive Parole granted January 3, 1933, on the recommendation of the Deputy Coroner of King county and many reliable citizens of King county and the state.

FRANK FIGLENSKI—Sentenced August 20, 1931, remittitur dated September 29, 1932, from Okanogan county, to a term of one and one-half to three years in the State Penitentiary for the crime of bootlegging. Executive Parole granted January 3, 1933, on the recommendation of Reverend Father Caldi, S. J.; and other responsible citizens

F. W. KITTLE—Sentenced April 1, 1931, from Cowlitz county to a term of three to ten years in the State Penitentiary for the crime of grand larceny. Executive Parole granted January 4, 1933.

H. R. Thomas—Sentenced November 17, 1932, from King county to a term of five to ten years, concurrently, in the State Penitentiary for the crime of grand larceny on counts III and V. Executive Parole granted January 9, 1933, on the recommendation of many representative citizens of Seattle and King county.

EXECUTIVE PAROLES—REFORMATORY.

CHARLES SLAWSON—Sentenced December 24, 1929, from King county to a term of two to ten years in the State Reformatory for the crime of Grand Larceny. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

Tom Tonnesen—Sentenced June 10, 1930, from Pierce county to a term of twelve to fourteen months in the State Reformatory for the crime of rape. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

FLOYD SPRAGUE—Sentenced December 24, 1929, from King county to a term of two to ten years in the State Reformatory for the crime of grand larceny. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

ALLEN THOMSON—Sentenced July 1, 1930, from Grays Harbor county to a term of seventeen months to five years in the State Reformatory for the crime of grand larceny. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

LAWRENCE SCHUMACKER—Sentenced March 4, 1930, from Yakima county, to a term of three to twenty years, each count concurrently, in the State Penitentiary and transferred to the State Reformatory by the Director of Business Control for the crime of forgery in the first degree on three counts. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

Walter Fleetwood—Sentenced April 14, 1930, from Cowlitz county to a term of sixteen months to three years in the State Reformatory for the crime of grand larceny. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

VERNON T. INGHAM—Sentenced February 7, 1930, from Grays Harbor county to a term of not less than two nor more than five years in the State Reformatory for the

crime of grand larceny. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

EVERETT WILLIAM SHOOK—Sentenced March 27, 1929, from King county to a term of two to five years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

CHARLES GREEN (whose true name is Charles Grove)—Sentenced December 17, 1929, from King county to a term of one and one-half to three years in the State Reformatory for the crime of taking a motor vehicle without permission of the owner. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

JAMES MINA—Sentenced July 15, 1930, from King county to a term of fifteen months to five years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

D. H. BRIGGS—Sentenced August 13, 1929, from Pierce county to a term of two to five years in the State Penitentiary and transferred to the State Reformatory by the Director of Business Control, for the crime of burglary in the second degree. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

LENETTE WINES—Sentenced October 23, 1929, from Whatcom county to a term of two to ten years in the State Penitentiary and transferred to the State Reformatory by the Director of Business Control, for the crime of unlawful taking of automobile. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

James Martin—Sentenced August 11, 1928, from Pierce county to a term of three to ten years in the State Penitentiary and transferred to the State Reformatory by the Director of Business Control, for the crime of burglary in the second degree. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

JOE SORIMPT—Sentenced July 15, 1929, from Okanogan county to a term of from two to five years in the State Reformatory for the crime of bootlegging. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

Sam Jarvis—Sentenced June 29, 1929, from King county to a term of three to five years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

BOB KERR alias Bob Bradley, true name ROBERT KERR—Sentenced April 30, 1929, from Spokane county to a term of five to twenty years in the State Reformatory for the crime of robbery. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

SIDNEY LUNDWALL—Sentenced May 17, 1929, from King county to a term of four to ten years in the State Reformatory for the crime of taking a motor vehicle without the permission of the owner. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

ELMER CARLYLE, true name ELMER CARLISLE—Sentenced May 4, 1929, from King county to a term of three to five years in the State Reformatory for the crime of taking a motor vehicle without the permission of the owner. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

Wesley Bramble—Sentenced April 16, 1929, from King county to a term of four to fifteen years in the State Reformatory for the crime of grand larceny. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

MACK RADEY—Sentenced December 7, 1928, from Adams county to a term of not less than five years in the State Reformatory for the crime of robbery as alleged in count No. 5. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory. For deportation.

ROBERT BROWN—Sentenced December 7, 1928, from Adams county to a term of not less than five years on each count concurrently in the State Reformatory for the crime of robbery on two counts. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

JAMES FINLEY—Sentenced December 7, 1928, from Adams county to a term of not less than five years in the State Reformatory for the crime of robbery as alleged in count No. 5. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

FRANK JENNINGS—Sentenced December 7, 1928, from Adams county to a term of not less than five years on each count concurrently in the State Reformatory for the crime of robbery on two counts. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

FRED FORTIER—Sentenced November 30, 1928, from King county to a term of five to fifteen years in the State Reformatory for the crime of robbery. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

DOUGLAS TYACKE—Sentenced January 3, 1928, from Walla Walla county to a term of not less than five years in the State Reformatory for the crime of attempting to commit robbery. Executive Parole granted March 27, 1931, on the recommendation of the Board of Paroles of the State Reformatory.

James Ross—Sentenced April 8, 1930, from Thurston county to a term of not less than two years in the State Reformatory for the crime of burglary in the second degree, and grand larceny. Executive Parole granted May 13, 1931, on the recommendation of the Sentencing Judge, John M. Wilson, and because of the necessitous condition of his mother and her five children.

J. D. ARCHER—Sentenced November 5, 1929, from Yakima county to a term of not less than two nor more than twenty years on each count concurrently in the State Reformatory for the crime of forgery in the first degree on four counts. Executive Parole granted June 25, 1931.

ARVIL CRESS—Sentenced March 31, 1931, from Yakima county to a term of not less than six months nor more than fifteen years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory, and the Honorable Dolph Barnett, Judge of the Superior Court for Yakima county, the Trial Judge.

ALBERT SCHAFFER—Sentenced December 24, 1930, from Pierce county to a term of not less than one nor more than three years in the State Reformatory for the crime of taking and driving away an automobile without the owner's consent. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

LEE DALTON—Sentenced May 12, 1931, from Snohomish county to a term of not less than six months nor more than three years in the State Reformatory for the crime of taking an automobile without the permission of the owner thereof. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

THOMAS TULLY—Sentenced January 17, 1931, from King county to a term of not less than two nor more than four years in the State Reformatory for the crime of taking a motor vehicle without the permission of the owner. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

JAMES L. BURLINGAME—Sentenced December 18, 1930, from Klickitat county to a term of not less than nine months nor more than one year in the State Reformatory for the crime of grand larceny. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

JOHN ODLE—Sentenced December 18, 1930, from Klickitat county to a term of not less than one nor more than one and one-half years in the State Reformatory for the crime of grand larceny. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

BERT DECHAND—Sentenced December 18, 1930, from Klickitat county to a term of not less than one nor more than two years in the State Reformatory for the crime of grand larceny. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

THEODORE SKINNER—Sentenced December 5, 1930, from King county to a term of not less than eighteen months nor more than five years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

NOBLE PARKHURST—Sentenced May 22, 1930, from Pierce county to a term of two to five years in the State Penitentiary and transferred to the State Reformatory by the Director of Business Control for the crime of grand larceny. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

CLYDE RAGAN—Sentenced June 17, 1929, from Whatcom county to a term of eighteen months to five years in the State Penitentiary and transferred to the State Reformatory by the Director of Business Control for the crime of bootlegging. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory, the Honorable Judge Hardin, the Trial Judge, and Mr. Griswold. his attorney.

Francis J. O'Brien—Sentenced August 15, 1930, from King county to a term of eighteen months to fifteen years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

JOHN OBERST—Sentenced June 25, 1930, from Whatcom county to a term of two to three and one-half years in the State Reformatory for the crime of grand larceny. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

Jules B. Benton—Sentenced April 15, 1930, from King county to a term of two to five years in the State Reformatory for the crime of grand larceny. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

FLOYD MELTON—Sentenced March 24, 1930, from Yakima county to a term of eighteen months to fifteen years on each count concurrently in the State Reformatory for the crime of grand larceny on four counts. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

THEODORE ESTEP—Sentenced March 24, 1930, from Yakima county to a term of eighteen months to fifteen years on each count concurrently in the State Reformatory for the crime of grand larceny on four counts. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

CECIL ESTEP—Sentenced March 24, 1930, from Yakima county to a term of eighteen months to fifteen years on each count concurrently in the State Reformatory for the crime of grand larceny on four counts. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

LEE ESTEP—Sentenced March 24, 1930, from Yakima county to a term of one and one-half to fifteen years on each count concurrently in the State Reformatory for the crime of grand larceny on four counts. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

Jack Lane alias William Ruffner—Sentenced February 7, 1930, from King county to a term of two to three years in the State Reformatory for the crime of grand larceny. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

OSCAR O. GOLDSMITH—Sentenced December 20, 1929, from Lincoln county to a term of two to fifteen years in the State Reformatory for the crime of grand larceny. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

RALPH CLARK SWICK—Sentenced December 28, 1929, from King county to a term of two to five years in the State Reformatory for the crimes of burglary in the second degree and grand larceny. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

HAROLD PENN—Sentenced November 26, 1929, from Yakima county to a term of two to twenty years in the State Reformatory for the crime of forgery in the first degree. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

ALFRED BURTNEY CONKLIN—Sentenced December 7, 1929, from Mason county to a term of five to ten years in the State Reformatory for the crime of sodomy. Ex-

ecutive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

George Pohrman—Sentenced November 30, 1929, from Pierce county to a term of two and one-half to five years in the State Reformatory for the crime of attempted robbery. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

JOHN D. ALLEN—Sentenced December 10, 1929, from King county to a term of two to five years in the State Penitentiary and transferred to the State Reformatory by the Director of Business Control for the crime of burglary in the second degree. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory, and the Honorable H. G. Sutton, Judge of the Superior Court for Kitsap county, Washington.

WILLIAM YANKUS—Sentenced June 11, 1928, from King county to a term of five to fifteen years in the State Reformatory for the crime of robbery. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

JOHN PHILLIPS—Sentenced November 9, 1929, from Okanogan county to a term of two to five years in the State Reformatory for the crime of forgery in the first degree. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

JAMES DUFFY—Sentenced June 29, 1929, from King county to a term of two years and nine months to seven years in the State Reformatory for the crime of grand larceny. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

Calvin Rains—Sentenced July 12, 1929, from Pierce county to a term of three to five years in the State Reformatory for the crime of sodomy. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

Conrad New—Sentenced October 1, 1929, from King county to a term of two to five years in the State Reformatory for the crime of taking a motor vehicle without the permission of the owner. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

H. F. Neilson—Sentenced October 8, 1929, from King county to a term of two to five years in the State Reformatory for the crime of forgery in the first degree. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

HOWARD KEEPERS—Sentenced October 22, 1929, from King county to a term of two to five years in the State Reformatory for the crime of grand larceny. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

ED PARTLOW-Sentenced October 28, 1929, from Spokane county to a term of two to twenty years in the State Reformatory for the crime of first degree forgery. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

STIRLING C. LITTLE—Sentenced October 31, 1929, from King county to a term of five to ten years in the State Reformatory for the crime of robbery in two counts. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

Hugh Cooper.—Sentenced December 3, 1929, from Pierce county to a term of two to four years in the State Reformatory for the crime of forgery. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

MELVIN PREMO—Sentenced December 3, 1929, from Pierce county to a term of two to four years in the State Reformatory for the crime of forgery. Executive Parole granted June 25, 1931, on the recommendation of the State Reformatory Parole Board.

JEAN G. HUNT—Sentenced November 5, 1929, from Yakima county to a term of two to twenty years on each, and said sentences are to run concurrently, in the State Reformatory for the crime of forgery in the first degree on four counts. Executive Parole granted June 25, 1931, on the recommendation of the Parole Board of the State Reformatory.

ANTHONY ARGER—Sentenced December 3, 1929, from Pierce county to a term of three to five years in the State Reformatory for the crime of sodomy. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

JERONE ALDRIDGE—Sentenced July 11, 1929, from Pierce county to a term of three to five years in the State Reformatory for the crime of sodomy. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

EDWARD HUSS—Sentenced August 7, 1930, from Kittitas county to a term of two to ten years in the State Reformatory for the crime of grand larceny of an automobile. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

EUGENE ESTES—Sentenced December 20, 1930, from Snohomish county to a term of nine to thirty months in the State Reformatory for the crime of taking an automobile without the permission of the owner (second sentence). Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

ANDREW McGuinness—Sentenced December 17, 1930, from Snohomish county to a term of fifteen to thirty months in the State Reformatory for the crime of grand larceny. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

GEORGE H. SMITH—Sentenced January 28, 1931, from Snohomish county to a term of one to fourteen years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

HERBERT ELSON—Sentenced December 31, 1930, from Pierce county to a term of eighteen months to three years in the State Reformatory for the crime of grand larceny. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

FREEMAN NELSON—Sentenced November 24, 1930, from Yakima county to a term of eighteen months to twenty years in the State Reformatory for the crime of forgery in the first degree. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

VINA CAVIE, true name WAIN JARVI—Sentenced December 2, 1930, from King county to a term of eighteen months to three years in the State Reformatory for the crime of grand larceny. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

Dallas Hudson—Sentenced November 25, 1930, from Yakima county to a term of eighteen months to twenty years in the State Reformatory for the crime of forgery in the first degree. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

JOHN BRUNTON—Sentenced November 25, 1930, from Yakima county to a term of eighteen months to twenty years in the State Reformatory for the crime of forgery in the first degree. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

Walter Congdon—Sentenced October 28, 1930, from King county to a term of eighteen months to five years in the State Reformatory for the crime of taking a motor vehicle without the permission of the owner. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

RILEY ALFRED MILLER—Sentenced May 22, 1930, from Pierce county to a term of two to five years in the State Penitentiary and transferred to the Reformatory by order of the Director of Business Control for the crime of grand larceny. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

DALLAS HOPPER—Sentenced July 21, 1930, from Lewis county to a term of two to four years in the State Reformatory for the crime of burglary in the second degree on two counts. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

Bud Neaville—Sentenced January 11, 1929, from King county to a term of eight to fifteen years in the State Penitentiary and transferred to the Reformatory for the

crime of robbery on count 1. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory, and Mr. Eldridge of the Eldridge Buick Company of Seattle.

ARTHUR ELLEFSON—Sentenced January 11, 1929, from King county to the term of eight to fifteen years in the State Penitentiary and transferred to the Reformatory for the crime of robbery (on count 1). Executive Parole granted September 30, 1931, on the recommendation of the Honorable Adam Beeler, the Trial Judge, and the Parole Board of the State Reformatory.

H. W. PENNINGTON—Sentenced September 3, 1929, from King county to a term of five to ten years in the State Penitentiary and transferred to the Reformatory for the crime of robbery. Executive Parole granted September 30, 1931, on the recommendation of the Honorable Judge Batchelor, of King county, the Trial Judge, and the Parole Board of the State Reformatory.

LESTER C. Nelson—Sentenced June 4, 1931, from Benton county to a term of one to three years in the State Reformatory for the crime of second degree assault. Executive Parole granted September 30, 1931, on the recommendation of the Honorable A. W. Hawkins, Judge of the Superior Court of Yakima county, Washington, several citizens of Yakima county, and the Parole Board of the State Reformatory.

THOMAS W. LYLE—Sentenced May 17, 1929, from Pierce county to a term of three to six years in the State Penitentiary, and transferred to the State Reformatory, for the crime of grand larceny. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Penitentiary.

JOSEPH JOY—Sentenced November 2, 1929, from Whatcom county to a term of two and one-half to five years in the State Penitentiary, and transferred to the Reformatory, for the crime of intent to commit robbery. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

CLARENCE HALE—Sentenced December 12, 1927, from Yakima county to a term of five to fifteen years in the State Penitentiary, and transferred to the Reformatory, for the crime of burglary in the second degree on three sentences concurrently. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

EARL SHIVELY—Sentenced December 12, 1927, from Yakima county to a term of five to fifteen years in the State Penitentiary, and transferred to the Reformatory, for the crime of burglary in the second degree on three sentences concurrently. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

Carlos Edgar Hart—Sentenced January 27, 1928, from Spokane county to a term of five to twenty years in the State Penitentiary, and transferred to the Reformatory, for the crime of highway robbery. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

Tom Randall—Sentenced March 6, 1930, from Yakima county to a term of two to fifteen years in the State Reformatory for the crime of grand larceny, charging three counts. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

VIRGIL TILLERY—Sentenced September 22, 1927, from King county to a term of five to twenty years in the State Penitentiary, and transferred to the Reformatory, for the crime of robbery. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

ROBERT HAROLD HOOKLEY—Sentenced January 17, 1930, from King county to a term of two to ten years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

EVERETT BURRIS GRIFFIN—Sentenced February 11, 1930, from Spokane county to a term of two to fifteen years in the State Reformatory for the crime of second degree burglary. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

THOS. CHURCHILL—Sentenced January 27, 1930, from Thurston county to a term of three to fifteen years in the State Reformatory for the crime of grand larceny. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

RALPH COURSER—Sentenced January 24, 1930, from King county to a term of three to ten years on each count concurrently in the State Reformatory for the crime of grand larceny on two counts. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

H. J. McDougall—Sentenced January 11, 1930, from King county to a term of five to ten years in the State Reformatory for the crime of robbery, as charged in Count II. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

WILLIAM BORDEN alias Jack Curtis—Sentenced December 17, 1929, from King county to a term of three to ten years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

FRANK GORMLEY alias Frank Flannigan—Sentenced September 24, 1929, from Spokane county, to a term of five years in the State Reformatory for the crime of carnal knowledge as charged in count 1. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

LEONARD DRAKE, true name Jack Carper—Sentenced August 16, 1929, from King county to a term of three to ten years in the State Reformatory for the crime of taking a motor vehicle without the permission of the owner. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

ERNEST PATTERSON—Sentenced July 1, 1929, from Lewis county to a term of three to five years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted September 30, 1931, on the recommendation of the Parole Board of the State Reformatory.

WALTER BRIGGS—Sentenced November 21, 1931, from King county to a term of six months to five years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 16, 1931, on the unequivocal recommendation of the Sentencing Judge.

Jack Brage—Sentenced April 28, 1931, from Pierce county to a term of two to five years and two to five years, concurrently, in the State Reformatory for the crime of burglary in the second degree on two counts. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

EARL FOSTER—Sentenced March 24, 1931, from Thurston county to a term of three years in the State Reformatory for the crime of grand larceny. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

C. A. SCHUREMAN, JR.—Sentenced March 17, 1931, from Spokane county to a term of one and one-half to ten years and one to fifteen years in the State Reformatory for the crime of making false entries on the books of the Opportunity State Bank (count I) and larceny (count II). Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory, Mr. A. O. Colburn, Deputy Prosecuting Attorney of Spokane county, and several prominent citizens of Spokane county.

ROBERT WOERCH—Sentenced December 6, 1930, from Pierce county to a term of five to six years in the State Reformatory for the crime of robbery. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory. Honorable F. G. Remann, Trial Judge, and the Prosecuting Attorney of Pierce county.

F. A. Downs—Sentenced December 24, 1930, from Clark county to a term of two to fifteen years and eighteen months to fifteen years in the State Reformatory for the crime of grand larceny on two counts cumulative. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

LEO LAVERNE YOUNG—Sentenced December 20, 1930, from Snohomish county to a term of nine to thirty months in the State Reformatory for the crime of taking an auto without the permission of the owner (second sentence). Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

RUSSELL MERCER—Sentenced November 8, 1930, from King county to a term of two and one-half to five years in the State Reformatory for the crime of attempting to commit rape. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory and Honorable E. H. Guie, Trial Judge.

C. C. STALEY—Sentenced July 11, 1930, from Spokane county to a term of two to fifteen years, in the State Reformatory for the crime of grand larceny. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

LOUIE FRANKLIN COLEMAN—Sentenced July 25, 1930, from Kitsap county to a term of two to five years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

PATRICK WARD—Sentenced March 7, 1931, from Pierce county to a term of two to five years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

PETE RUA—Sentenced October 28, 1930, from King county to a term of eighteen months to five years in the State Reformatory for the crime of taking a motor vehicle without permission of the owner. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

CHARLES MINCHELL (true name MENCHELL)—Sentenced December 5, 1930, from King county to a term of eighteen months to five years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

AMIL D. ROBERTS—Sentenced June 26, 1928, from Pend Oreille county to a term of five to ten years in the State Penitentiary and transferred to the State Reformatory by the Director of Business Control for the crime of robbery. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

ROBERT KUNTZ—Sentenced March 25, 1930, from Snohomish county to a term of two and one-half to six years in the State Penitentiary, and transferred to the State Reformatory by the Director of Business Control for the crime of burglary in the second degree. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

DERK ROBERTS—Sentenced March 25, 1930, from Snohomish county to a term of two and one-half to six years in the State Penitentiary, and transferred to the State Reformatory by the Director of Business Control, for the crime of burglary in the second degree. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

WILLIAM JOHNSON—Sentenced March 26, 1930, from King county to a term of two and one-half to seven years in the State Penitentiary, and transferred to the State Reformatory by the Director of Business Control, for the crime of burglary in the second degree. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

JAMES LANG alias Frank Martin—Sentenced April 10, 1930, from King county to a term of two and one-half to ten years in the State Penitentiary, and transferred to the State Reformatory by the Director of Business Control, for the crime of attempted robbery. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

HERBERT STONE—Sentenced June 2, 1930, from Okanogan county to a term of two to five years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

A. E. YOAKUM alias Bob Ward—Sentenced June 3, 1930, from Cowlitz county to a term of two to five years in the State Reformatory for the crime of grand larceny. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

CARL NELSON—Sentenced May 10, 1930, from Spokane county to a term of three to fifteen years in the State Reformatory for the crime of burglary in the second

degree. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

ELLSWORTH FLICK—Sentenced May 6, 1930, from Skagit county to a term of three to five years, eighteen months to three years, and eighteen months to three years, concurrently, in the State Reformatory for the crimes of assault in the second degree and two sentences of burglary in the second degree. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

A. F. WARD—Sentenced April 8, 1930, from Thurston county to a term of two to fifteen years and two to fifteen years, concurrently, in the State Reformatory for the crimes of burglary in the second degree and grand larceny. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

ARTHUR OLMSTED—Sentenced April 8, 1930, from Thurston county to a term of two to fifteen years and two to fifteen years, concurrently, in the State Reformatory for the crimes of burglary in the second degree and grand larceny. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

GEORGE CAMERON MACKINTOSH—Sentenced December 14, 1929, from King county to a term of three to five years in the State Reformatory for the crime of assault in the second degree. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

JOHN (HARRY) DUGGAN—Sentenced December 13, 1929, from Pierce county to a term of three to five years in the State Reformatory for the crime of being a delinquent boy. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

STEVE REMETO—Sentenced December 13, 1929, from Pierce county to a term of three to five years in the State Reformatory for the crime of being a delinquent boy. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

BOYD BROCK—Sentenced December 13, 1929, from Pierce county to a term of three to five years in the State Reformatory for the crime of being a delinquent boy. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

FRED CUTTING—Sentenced April 24, 1928, from Spokane county to a term of seven to twenty years in the State Reformatory for the crime of robbery. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

THEODORE MOORE—Sentenced September 29, 1931, from Whitman county to a term of six to eighteen months in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory, Honorable R. L. McCroskey, Trial Judge, and Hon. John D. Evans, Prosecuting Attorney of Whitman county.

GABRIEL BARBOUR—Sentenced July 2, 1931, from Spokane county to a term of two to fifteen years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory, and Mr. J. J. Warbek, Deputy Prosecuting Attorney of Spokane county.

L. C. MILES—Sentenced September 12, 1931, from Kittitas county to a term of one to fifteen years in the State Reformatory for the crime of grand larceny. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory, and Honorable Arthur McGuire, Trial Judge.

EDWARD MORRIS alias Edward Allen—Sentenced June 9, 1930, from Pierce county to a term of two and one-half to fifteen years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 16, 1931, on the recommendation of the Parole Board of the State Reformatory.

ERLING SOLHEIM—Sentenced February 24, 1932, from Grays Harbor county to a term of six months to three years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted March 22, 1932, on the recommendation of the Honorable Wm. E. Campbell, the Trial Judge, Honorable Paul O. Manley,

the Prosecuting Attorney of Grays Harbor county, and the Parole Board of the State Reformatory.

RALPH TATUM alias Raymond King—Sentenced May 23, 1930, from King county to a term of two and one-half to ten years in the State Reformatory for the crime of taking a motor vehicle without the permission of the owner. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

WILLIAM J. BEIHL—Sentenced June 27, 1930, from King county to a term of two to five years in the State Reformatory for the crime of forgery in the first degree. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

Ward Lyman—Sentenced July 21, 1930, from Kitsap county to a term of two and one-half to five years in the State Reformatory for the crimes of burglary in the second degree and grand larceny. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

CHARLES DAWSON—Sentenced September 5, 1930, from Yakima county to a term of two to fifteen years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

JOE ORESKOVICH—Sentenced June 9, 1928, from Pierce county to a term of five to seven years in the State Penitentiary, and transferred to the State Reformatory by the Director of Business Control, for the crime of robbery. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

TRUITT LONG alias Truitt Lovens—Sentenced December 31, 1928, from Spokane county to a term of five to fifteen years in the State Penitentiary, and transferred to the State Reformatory by the Director of Business Control, for the crime of robbery. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

L. R ABERNATHY—Sentenced December 24, 1929, from King county to a term of three and one-half to ten years in the State Penitentiary, and transferred to the State Reformatory by the Director of Business Control, for the crime of grand larceny. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

RAYMOND SMITHY—Sentenced October 11, 1928, from Pierce county to a term of five to six years in the State Penitentiary, and transferred to the State Reformatory by the Director of Business Control, for the crime of attempted rape. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

EARL MYERS—Sentenced October 29, 1927, from Yakima county to a term of five years in the State Penitentiary, and transferred to the State Reformatory by the Director of Business Control, for the crime of carnal knowledge of a female child. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

HARRY FORD (true name Carl E. Payne)—Sentenced November 29, 1927, from King county to a term of five to seven years in the State Penitentiary, and transferred to the State Reformatory by the Director of Business Control, for the crime of robbery. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

KENDALL HOPSON—Sentenced August 27, 1930, from Chelan county to a term of five to seven years in the State Reformatory for the crime of carnal knowledge of a female child. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

JACK MARTIN—Sentenced August 15, 1930, from Whitman county to a term of three to ten years in the State Reformatory for the crime of burglary in the second degree on two counts concurrently. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

FRANK L. BAUGHMAN—Sentenced April 1, 1931, from Whatcom county to a term of two to fifteen years in the State Reformatory for the crime of grand larceny on two counts concurrently. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

ENOCH ASMUNDSEN—Sentenced September 26, 1930, from Pierce county to a term of two to five years in the State Reformatory for the crime of forgery in the first degree. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

EARL WEUD—Sentenced July 22, 1931, from Pierce county to a term of one and one-half to two years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

James Shepherd—Sentenced March 21, 1931, from Whatcom county to a term of one and one-half to ten years in the State Reformatory for the crime of taking a motor vehicle without permission of the owner. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

James Paulino—Sentenced November 8, 1930, from Spokane county to a term of three to fifteen years in the State Reformatory for the crime of grand larceny. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

Harvey Crawford—Sentenced August 31, 1931, from Pierce county to a term of one to five years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

MELVIN NORDINE—Sentenced June 30, 1931, from Kittitas county to a term of one to fifteen years in the State Reformatory for the crime of grand larceny. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

DAVID CLAYTON—Sentenced March 4, 1931, from Cowlitz county to a term of three to five years in the State Reformatory for the crime of grand larceny. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory, the Trial Judge and the Prosecuting Attorney of Cowlitz county.

CHARLES HAMPTON—Sentenced March 16, 1931, from Clark county to a term of one and one-half to fifteen years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

ERVIN E. STRADLEY—Sentenced December 27, 1929, from Spokane county to a term of five to twenty years in the State Reformatory for the crime of forgery in the first degree. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

CARL E. DUFFY—Sentenced January 21, 1930, from Spokane county to a term of five to fifteen years in the State Reformatory for the crime of robbery. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

LAVERNE HART—Sentenced January 21, 1930, from Spokane county to a term of five to fifteen years in the State Reformatory for the crime of robbery. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

FAY R. HERRICK—Sentenced January 21, 1930, from Spokane county to a term of five to fifteen years in the State Reformatory for the crime of robbery. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

W. E. NOBLE—Sentenced January 14, 1930, from Lewis county to a term of five to fifteen years in the State Reformatory for the crime of burglary in the second degree and grand larceny, both sentences to run concurrently. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

RICHARD LEROY COOPER alias Charles Augustus Cooper—Sentenced March 3, 1930, from Pacific county to a term of three to fifteen years in the State Reformatory for the crime of grand larceny. Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

A. J. Ross—Sentenced May 10, 1930, from Spokane county to a term of three to fifteen years in the State Reformatory for the crime of burglary in the second degree.

Executive Parole granted March 22, 1932, on the recommendation of the Parole Board of the State Reformatory.

JOSEPH ROBERT RIPLEY—Sentenced November 17, 1931, from Snohomish county to a term of one to ten years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted April 8, 1932, for the purpose of trial upon a charge of murder in the first degree pending in the Circuit Court in the State of Oregon, Marion county.

HARRY Woods—Sentenced May 19, 1930, from Kitsap county to a term of three to five years in the State Reformatory for the crime of assault in the second degree. Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory.

RALPH R. HANSEN--Sentenced May 12, 1930, from Kitsap county to a term of three to five years in the State Reformatory for the crimes of assault in the second degree and grand larceny. Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory.

JOHN SAMSON—Sentenced July 25, 1930, from King county to a term of two and one-half to six years in the State Reformatory for the crime of attempted robbery. Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory.

Guss B. Knight—Sentenced June 12th and 14th, 1929, from Pierce county to terms of five to ten years and one to fifteen years, consecutively, in the State Penitentiary, and transferred to the State Reformatory by the Director of Business Control, for the crimes of carnal knowledge and subornation of perjury. Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory.

JOHN BASGALL—Sentenced October 2, 1930, from Yakima county to a term of three years in the State Reformatory for the crime of assault in the second degree. Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory.

LOUIS B. SHERMAN—Sentenced September 26, 1930, from Pierce county to a term of two to five years in the State Reformatory for the crime of forgery in the first degree. Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory.

GEORGE SHANK—Sentenced November 7, 1930, from Spokane county to a term of two and one-half to twenty years in the State Reformatory for the crime of attempted robbery. Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory.

TOM ANDERSON—Sentenced May 22, 1929, from King county to a term of five to ten years in the State Penitentiary, and transferred to the State Reformatory by the Director of Business Control, for the crime of robbery. Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory.

GEORGE HALE—Sentenced February 10, 1931, from Pierce county to a term of three to five years in the State Reformatory for the crime of grand larceny. Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory.

EUGENE JOHNSON—Sentenced March 30, 1931, from Pierce county to a term of two to five years in the State Reformatory for the crime of unlawfully taking an automobile. Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory.

Walter Lutes—Sentenced April 27, 1931, from Pierce county to a term of two to five years in the State Reformatory for the crime of unlawfully taking an automobile. Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory.

QUENTON HARRINGTON—Sentenced June 8, 1931, from Spokane county to a term of two to twenty years in the State Reformatory for the crime of forgery in the first degree. Executive Parole granted June 21, 1932, on the recommendation of the Honorable Joseph B. Lindsley, the Trial Judge, and the Parole Board of the State Reformatory.

ROY E. THROCKMORTON—Sentenced June 22, 1931, from Spokane county to a term of three to fifteen years in the State Reformatory for the crime of grand larceny.

Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory.

OSCAR A. BOWMAN—Sentenced June 19, 1931, from Clark county to a term of two to ten years in the State Reformatory for the crime of carnal knowledge of a female child under the age of eighteen years. Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory.

Kenneth Kirk—Sentenced September 30, 1931, from Spokane county to a term of one to twenty years in the State Reformatory for the crime of grand larceny. Executive Parole granted June 21, 1932, on the recommendation of the Trial Judge, the Honorable Joseph B. Lindsley, the Prosecuting Attorney for Spokane county, and the Parole Board of the State Reformatory.

JOHN DINSMORE—Sentenced September 21, 1931, from Skagit county to a term of fifteen months to two years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory.

VERNON TYREE—Sentenced October 29, 1931, from Spokane county to a term of one to five years in the State Reformatory for the crime of joy-riding. Executive Parole granted June 21, 1932, on the recommendation of the Prosecuting Attorney of Spokane county, and the Parole Board of the State Reformatory.

WILLIAM M. MINTON—Sentenced October 29, 1931, from Pierce county to a term of one to five years in the State Reformatory for the crime of grand larceny. Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory.

BILL McMackin—Sentenced November 20, 1931, from Whitman county to a term of one to three years in the State Reformatory for the crime of grand larceny. Executive Parole granted June 21, 1932, on the recommendation of Mr. John D. Evans, the Prosecuting Attorney of Whitman county, and the Parole Board of the State Reformatory.

HOWARD O'KELLEY—Sentenced November 20, 1931, from Whitman county to a term of one to three years in the State Reformatory for the crime of grand larceny. Executive Parole granted June 21, 1932, on the recommendation of Mr. John D. Evans, the Prosecuting Attorney, and the Parole Board of the State Reformatory.

CHARLES LOOMIS—Sentenced November 27, 1931, from Cowlitz county to a term of one to two years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory.

ALBERT DUNN—Sentenced January 21, 1931, from Spokane county to a term of one to five years in the State Reformatory for the crime of bootlegging, count 1. Executive Parole granted June 21, 1932, on the recommendation of Mr. C. W. Greenough, Prosecuting Attorney for Spokane county and concurred in by the Honorable W. H. Huneke, the Trial Judge, and the Parole Board of the State Reformatory.

ARON BROCK—Sentenced March 17, 1932, from Pierce county to a term of six months to one year in the State Reformatory for the crime of grand larceny. Executive Parole granted June 21, 1932, on the recommendation of the Trial Judge, Mr. H. B. Gardner, the Honorable E. D. Hodge, Superior Court Judge of Pierce county, Deputy Prosecuting Attorney, and the Parole Board of the State Reformatory.

VICTOR SANDERS (True name RICHARD SANDER)—Sentenced February 11, 1930, from King county to a term of five to six years in the State Reformatory for the crime of robbery. Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory.

GEORGE H. DIEBOLD—Sentenced October 18, 1929, from King county to a term of five to twenty years in the State Reformatory for the crime of manslaughter on counts 1 and 2 concurrently. Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory.

JULIUS CARLSON—Sentenced March 13, 1928, from King county to a term of five to eight years in the State Reformatory for the crime of robbery. Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory.

PERCY Gowdy—Sentenced June 22, 1932, from King county to a term of one to five years in the State Reformatory for the crime of taking a motor vehicle without

the permission of the owner. Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory. Second sentence.

Warren Stark—Sentenced October 24, 1926, from Snohomish county to a term of nine months to a year in the State Reformatory for the crime of attempting to commit the crime of arson in the second degree, count 17. Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory.

HUGH PETTICREW—Sentenced April 2, 1929, from King county to a term of five to fifteen years in the State Penitentiary and transferred to the State Reformatory by the Director of Business Control, for the crime of burglary in the second degree. Executive Parole granted June 21, 1932, on the recommendation of the Parole Board of the State Reformatory. For deportation.

MYRON SUNDSTEIN (True name SUNSTEIN)—Sentenced June 17, 1930, from King county to a term of five to eight years in the State Reformatory for the crime of robbery. Executive Parole granted September 28, 1932, on the recommendation of the Parole Board of the State Reformatory.

JOHN McGuire—Sentenced October 17, 1930, from Pierce county to a term of five to eight years in the State Penitentiary and transferred to the State Reformatory by the Director of Business Control, for the crime of robbery. Executive Parole granted September 28, 1932, on the recommendation of the Parole Board of the State Reformatory.

CLARENCE WILSKY, alias Clarence Wilson—Sentenced December 5, 1931, from Cowlitz county to a term of fifteen to eighteen months in the State Reformatory for the crime of grand larceny. Executive Parole granted September 28, 1932, on the recommendation of the Parole Board of the State Reformatory.

FRANK BOYD—Sentenced January 4, 1932, from Pierce county to a term of one to five years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted September 28, 1932, on the recommendation of the Honorable Ernest M. Card, the Trial Judge, and the Parole Board of the State Reformatory.

DONALD Fox—Sentenced January 4, 1932, from Pierce county to a term of one to five years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted September 28, 1932, on the recommendation of the Honorable Ernest M. Card, the Trial Judge, and the Parole Board of the State Reformatory.

THOMAS MANCHESTER—Sentenced February 9, 1932, from King county to a term of one to ten years in the State Reformatory for the crime of taking a motor vehicle without the permission of the owner. Executive Parole granted September 28, 1932, on the recommendation of the Honorable James T. Ronald, the Trial Judge, and the Parole Board of the State Reformatory.

AUBREY SIMPSON—Sentenced March 17, 1932, from Pierce county to a term of one to two years in the State Reformatory for the crime of grand larceny. Executive Parole granted September 28, 1932, on the recommendation of the Honorable E. D. Hodge, the Trial Judge, and the Parole Board of the State Reformatory.

LAWRENCE STUART GALE—Sentenced March 29, 1932, from King county to a term of one and one-half to ten years in the State Reformatory for the crime of auto theft. Executive Parole granted September 28, 1932, on the recommendation of the Superintendent of the State Reformatory.

Warren Fleury alias Elwood—Sentenced June 8, 1929, from King county for a term of five to seven years in the State Reformatory for the crime of attempted robbery. Executive Parole granted September 28, 1932, on the recommendation of the Parole Board of the State Reformatory.

NATHAN LOVELACE—Sentenced June 25, 1929, from Yakima county to a term of five to ten years in the State Penitentiary and transferred to the State Reformatory by the Director of Business Control, for the crime of assault in the second degree. Executive Parole granted September 28, 1932, on the recommendation of the Parole Board of the State Reformatory.

L. D. THOMAS—Sentenced October 24, 1930, from Yakima county to a term of three to twenty years in the State Reformatory for the crime of forgery in the first degree, counts one and two concurrently. Executive Parole granted September 28, 1932, on the recommendation of the Parole Board of the State Reformatory.

NEAL CRAWFORD—Sentenced November 22, 1930, from Yakima county to a term of two to fifteen years, and three to twenty years, concurrently, in the State Reform-

atory for the crimes of grand larceny and forgery in the first degree. Executive Parole granted September 28, 1932, on the recommendation of the Parole Board of the State Reformatory.

H. B. CARRY—Sentenced February 7, 1931, from King county to a term of two to five years in the State Reformatory for the crime of forgery in the first degree. Executive Parole granted September 28, 1932, on the recommendation of the Parole Board of the State Reformatory.

EDWIN ZUKOSKY—Sentenced March 23, 1931, from Pierce county to a term of two to five years in the State Reformatory for the crime of grand larceny. Executive Parole granted September 28, 1932, on the recommendation of the Parole Board of the State Reformatory.

FRANK ARNOTT—Sentenced June 24, 1931, from Whatcom county to a term of eighteen months to fifteen years in the State Reformatory for the crime of grand larceny. Executive Parole granted September 28, 1932, on the recommendation of the Parole Board of the State Reformatory.

SAM BARUCH—Sentenced June 6, 1930, from King county to a term of five to ten years in the State Reformatory for the crime of robbery. Executive Parole granted September 28, 1932, on the recommendation of the Parole Board of the State Reformatory.

Leo Driscoll—Sentenced September 10, 1931, from King county to a term of two to five years in the State Reformatory for the crime of being a jointist. Executive Parole granted September 28, 1932, on the recommendation of the Parole Board of the State Reformatory.

RAY DEAN—Sentenced March 17, 1931, from King county to a term of three and one-half to eight years in the State Reformatory for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

CHARLES T. PATTERSON—Sentenced March 13, 1931, from King county to a term of four to eight years in the State Reformatory for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

LLOYD CROW (Crowe)—Sentenced April 17, 1929, from Spokane county to a term of five to twenty years in the State Penitentiary and transferred to the State Reformatory by the Director of Business Control, for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

JESS D. PALMER—Sentenced April 17, 1929, from Spokane county to a term of five to twenty years in the State Penitentiary and transferred to the State Reformatory by the Director of Business Control, for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

EDWARD PUCKETT—Sentenced February 13, 1932, from Lewis county to a term of three to ten years in the State Reformatory for the crime of escape. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory and the Sentencing Judge.

RALPH TAYLOR—Sentenced April 21, 1932, from Lewis county to a term of one to two years in the State Reformatory for the crime of forgery in the first degree. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

Louis Santi—Sentenced March 22, 1932, from King county to a term of one to fifteen years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

GERALD VIVOLO—Sentenced July 14, 1931, from King county to a term of two to ten years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Trial Judge, Honorable Chester A. Batchelor; the Prosecuting Attorney's Office, and the Parole Board of the State Reformatory.

CLIFFORD DONALDSON—Sentenced November 1, 1932, from Yakima county to a term of one to fifteen years in the State Reformatory on each of said counts, concurrently,

for the crime of burglary in the second degree on two counts. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

JOHN H. LESTER—Sentenced August 20, 1932, from Skagit county to a term of one to one and one-half years in the State Reformatory for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

GEORGE PRESTON—Sentenced July 27, 1932, from Adams county to a term of one year in the State Penitentiary, and transferred to the State Reformatory by the Director of Business Control, for the crime of bootlegging. Executive Parole granted December 14, 1932, on the recommendation of the Prosecuting Attorney of Adams county, Honorable George H. Freese, and the Parole Board of the State Reformatory.

OWEN TULLY—Sentenced May 27, 1932, from King county to a term of one to ten years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

ROGUE DELACASSE—Sentenced May 10, 1932, from Yakima county to a term of five years in the State Reformatory for the crime of robbery, count II. Executive Parole granted December 14, 1932, on the recommendation of the Honorable A. W. Hawkins, the Trial Judge; Mr. O. Sandvig, the Prosecuting Attorney; and the Parole Board of the State Reformatory.

PAUL OLIVER—Sentenced May 10, 1932, from Yakima county to a term of five years in the State Reformatory for the crime of robbery, count II. Executive Parole granted December 14, 1932, on the recommendation of the Honorable A. W. Hawkins, the Trial Judge; Mr. O. Sandvig, the Prosecuting Attorney; and the Parole Board of the State Reformatory.

ARTHUR BALCH—Sentenced May 2, 1932, from Thurston county to a term of two years on each count, concurrently, in the State Reformatory for the crimes of second degree burglary and grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Honorable John M. Wilson, the Sentencing Judge, and the Parole Board of the State Reformatory.

LYLE V. WOODBURY.—Sentenced April 26, 1932, from Whatcom county to a term of sixteen months to fifteen years in the State Reformatory for the crimes of grand larceny and burglary in the second degree. Executive Parole granted December 14, 1932, on the recommendation of Honorable Lawrence M. Keplinger, Prosecuting Attorney of Whatcom county; and other prominent citizens of Bellingham, Washington, and the Parole Board of the State Reformatory.

PAUL FREDERICK SPENGLER—Sentenced March 29, 1932, from King county to a term of one to ten years in the State Reformatory for the crime of riding in a stolen automobile. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

JAMES R. MUSTOE—Sentenced March 5, 1932, from Whatcom county to a term of two to ten years in the State Reformatory for the crimes of abduction and carnal knowledge of a female child (two counts). Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

Harvey Austermuhl—Sentenced January 5, 1932, from Pierce county to a term of five to ten years in the State Reformatory for the crime of attempted robbery. Executive Parole granted December 14, 1932, on the recommendation of the Sentencing Judge, the Prosecuting Attorney, and the Parole Board of the State Reformatory.

DWIGHT UPTON—Sentenced September 16, 1931, from Clark county to a term of five to twenty years in the State Reformatory for the crime of burglary in the first degree. Executive Parole granted December 14, 1932, on the recommendation of the Honorable George B. Simpson, the Sentencing Judge; and the Parole Board of the State Reformatory.

Kenneth Weud—Sentenced July 22, 1931, from Pierce county to a term of two to five years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

JOHN SEMPLE—Sentenced June 19, 1931, from King county to a term of three to fifteen years in the State Reformatory for the crime of grand larceny. Executive

Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

JOSEPH MARTINI—Sentenced June 13, 1931, from Yakima county to a term of two to five years in the State Reformatory, on each count concurrently, for the crimes of grand larceny on three counts and burglary in the second degree on five counts. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

Delbert Olsen—Sentenced July 25, 1930, from King county to a term of five to ten years in the State Reformatory for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

RAY HELLUM—Sentenced July 25, 1930, from King county to a term of five to ten years in the State Reformatory for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

CHARLES R. MITZIMBERG—Sentenced May 27, 1932, from King county to a term of one to two years in the State Reformatory for the crime of taking a motor vehicle without the permission of the owner. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

JOHN DEYON—Sentenced April 26, 1932, from Whatcom county to a term of one to fifteen years in the State Reformatory for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

- H. A. Knowles—Sentenced April 14, 1932, from Yakima county to a term of one and one-half years to fifteen years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.
- J. E. WILLIAMS—Sentenced March 24, 1932, from Benton county to a term of two to fifteen years in the State Reformatory for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

JOE BENGSTON—Sentenced March 19, 1931, from King county to a term of five to fifteen years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

JAMES S. INGRAM—Sentenced January 26, 1932, (to date back to December 1, 1931) from Yakima county to a term of one and one-half to fifteen years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

J. L. Demory—Sentenced December 22, 1931, from Pierce county to a term of two to four years in the State Reformatory for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

FRANK REMICK—Sentenced August 5, 1931, from Cowlitz county to a term of three to five years in the State Reformatory for the crime of being a jointist. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

FRANK McDonald—Sentenced July 1, 1931, from Spokane county to a term of two to fifteen years in the State Reformatory for the crime of second degree burglary. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

HOMER DISHMAN—Sentenced July 1, 1931, from Spokane county to a term of two years and two months to fifteen years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

MILO DAUGHTERS—Sentenced July 1, 1931, from Spokane county to a term of two years and three months to fifteen years in the State Reformatory for the crime of second degree burglary. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

PAUL GILES—Sentenced October 9, 1930, from King county to a term of five to fifteen years in the State Reformatory for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

WILLIAM J. MEYER, JR.—Sentenced June 5, 1931, from King county to a term of two to ten years in the State Penitentiary, and transferred to the State Reformatory by the Director of Business Control, for the crime of taking a motor vehicle without the permission of the owner. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

WILBUR JENNINGS—Sentenced June 1, 1931, from Spokane county to a term of two to fifteen years in the State Reformatory for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

Oroville Anderson—Sentenced June 9, 1931, from Spokane county to a term of two to fifteen years in the State Reformatory for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

ROY BERNASEK—Sentenced June 9, 1931, from Spokane county to a term of two to fifteen years in the State Reformatory for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

LAWRENCE HOOD—Sentenced June 3, 1931, from Spokane county to a term of three to fifteen years in the State Reformatory for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

EUGENE PENNINGTON—Sentenced June 3, 1931, from Spokane county to a term of three to fifteen years in the State Reformatory for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

George S. Davis—Sentenced June 5, 1931, from King county to a term of two to ten years in the State Reformatory for the crime of taking a motor vehicle without the permission of the owner. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

JOHN WILSON—Sentenced June 1, 1931, from Pierce county to a term of two to three years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

HERBERT HAGER—Sentenced May 16, 1931, from Pierce county to a term of two to five years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

HERBERT HAGER—Sentenced December 7, 1929, from Pierce county to a term of one to five years in the State Reformatory for the crime of grand larceny on count II. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

DONALD TURNER—Sentenced May 27, 1931, from King county to a term of two and one-half to fifteen years in the State Reformatory for the crime of attempted robbery. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

J. W. Pierson—Sentenced May 27, 1931, from King county to a term of two and one-half to fifteen years in the State Reformatory for the crime of attempted robbery. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

JACK E. FULLER, JR.—Sentenced May 21, 1931, from Cowlitz county to a term of three to five years in the State Reformatory for the crime of forgery in the first degree. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

J. L. KLING—Sentenced May 22, 1931, from King county to a term of three to fifteen years in the State Reformatory for the crime of grand larceny. Executive Parole

granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

VERNON ARCHER—Sentenced May 26, 1931, from Pierce county to a term of two to five years in the State Reformatory for the crime of taking an automobile without the permission of the owners. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

LYLE TREBREY—Sentenced April 29, 1931, from Spokane county to a term of three to fifteen years in the State Reformatory for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

HORACE DIARD--Sentenced April 29, 1931, from Spokane county to a term of three to fifteen years in the State Reformatory for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

EARL BLACKBURN—Sentenced April 29, 1931, from Spokane county to a term of two to fifteen years in the State Reformatory for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

GORDON BONNELL—Sentenced April 29, 1931, from Spokane county to a term of two to fifteen years in the State Reformatory for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

FRANK WRIGHT—Sentenced May 18, 1931, from Spokane county to a term of two to fifteen years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

ERNEST BLACK.—Sentenced May 14, 1931, from Spokane county to a term of four to fifteen years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

FRANK PASSAFARO—Sentenced May 14, 1931, from Spokane county to a term of two to fifteen years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

RAY ROLLAND—Sentenced May 19, 1931, from Spokane county to a term of four to fifteen years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

JAMES C. COOPER—Sentenced April 24, 1931, from King county to a term of three to five years in the State Reformatory for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

EARL L. CLURE—Sentenced June 5, 1931, from Thurston county to a term of two years in the State Reformatory for the crime of grand larceny. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

ROBERT R. SEARS—Sentenced April 27, 1931, from Pierce county to a term of two to five years in the State Reformatory for the crime of unlawfully taking of an automobile. Executive Parole granted on December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

ALVIN C. HUSBY—Sentenced April 4, 1931, from Mason county to a term of two to five years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

ERNEST LEONARD COLLISHAW—Sentenced February 3, 1931, from King county to a term of five to fifteen years in the State Reformatory for the crime of attempted robbery. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

GLENN ORCHARD—Sentenced November 29, 1930, from Yakima county to a term of five to twenty years, concurrently, in the State Reformatory for the crime of forg-

ery in the first degree on three counts. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

ELMER CRAWFORD—Sentenced November 22, 1930, from Yakima county to a term of two, three and two years, to fifteen, twenty, and fifteen years, all concurrently, in the State Reformatory for the crimes of grand larceny, forgery in the first degree, and voluntarily riding in a motor vehicle knowing it to be stolen. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

MILLARD CRAWFORD—Sentenced November 22, 1930, from Yakima county to a term of three to twenty, and two to fifteen years, concurrently, in the State Reformatory for the crimes of forgery in the first degree on five counts, and intentionally driving away a motor vehicle without the permission of the owner. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

ELMER WARD—Sentenced October 19, 1929, from Whatcom county to a term of five to six years in the State Penitentiary, and transferred to the State Reformatory by the Director of Business Control, for the crime of robbery. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

GEORGE ELAMIN—Sentenced November 7, 1930, from King county to a term of three to ten years in the State Reformatory for the crime of grand larceny, on count I, and of assault in the second degree on count II, concurrently. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

JIM DESAUTEL—Sentenced June 6, 1930, from Okanogan county to a term of four to eight years in the State Penitentiary, and transferred to the State Reformatory by the Director of Business Control, for the crimes of assault in the second degree and attempting to escape from the lawful custody of an officer. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

WILLIAM McDonald—Sentenced July 1, 1931, from Spokane county to a term of two and one-half to fifteen years in the State Reformatory for the crime of burglary in the second degree. Executive Parole granted December 14, 1932, on the recommendation of the Parole Board of the State Reformatory.

EXECUTIVE PAROLES-COUNTY JAIL.

WILLIAM MESSENGER—Sentenced January 25, 1929, from Lincoln county to a term of five months and to pay a fine of \$700.00 and costs for the crime of manufacturing intoxicating liquor. Executive Parole granted January 13, 1931, on the recommendation of the Sentencing Judge, the Ex-prosecuting Attorney and the Ex-sheriff of Lincoln county, and numerous citizens of Lincoln county.

GEORGE A. AUBERT—Sentenced September 10, 1930, from Grays Harbor county to a term of sixty days in the County Jail and to pay a fine of \$400.00 for the crime of possession of intoxicating liquor. Executive Parole granted January 21, 1931, on the recommendation of the Prosecuting Attorney, the Sheriff, the Justice of the Peace, and three County Commissioners.

Carl Robertson—Sentenced February 27, 1931, from King county to a term of sixty days, suspended, in the King County Jail and to pay a fine of \$250.00 and costs for the crime of liquor in possession with intent to sell. Executive Parole granted March 25, 1931, on the recommendation of Honorable John B. Wright, Justice of the Peace.

ETHEL THOMAS—Sentenced June 27, 1928, from Snohomish county to a term of ninety days in the Snohomish County Jail and to pay a fine of \$350.00, for the crime of possession with intent to sell. Executive Parole granted March 27, 1931.

FRANK C. SMITH—Sentenced April 2, 1931, from King county to a term of sixty days, suspended, in the King County Jail and to pay a fine of \$250.00 for the crime of possession of intoxicating liquor with intent to sell. Executive Parole granted April 15, 1931, on the recommendation of the Sentencing Judge, John B. Wright.

PAUL DEMOS—Sentenced February 10, 1931, from King county to a term of four months in the King County Jail and to pay a fine of \$250.00 without costs for the crime of selling intoxicating liquor. Executive Parole granted April 9, 1931, on the

recommendation of the Honorable Wm. J. Steinert, Sentencing Judge, and citizens of King county.

A. L. HOLLISTER—Sentenced April 15, 1929, from Spokane county to a fine of \$500 and a term of six months in the Spokane County Jail for the crime of possession of liquor with intent to sell. Executive Parole granted May 1, 1931, on the recommendation of the Prosecuting Attorney, Chas. E. Greenough, and the arresting officer, W. H. Parker.

CLAYTON A. McNeil-Sentenced March 9, 1930, from King county to a term of twelve months in the King County Jail for the crime of conspiracy to commit a crime of robbery. Executive Parole granted May 18, 1931.

J. H. SMITH—Sentenced May 13, 1931, from King county to a term of ninety days in the King County Jail and to pay a fine of \$500.00 for the crime of manufacturing intoxicating liquor. Executive Parole granted May 20, 1931, on the recommendation of the Trial Judge, John B. Wright.

ART STONE—Sentenced March 27, 1931, from Pierce county to a term of thirty days and to pay a fine of \$250.00 for the crime of illegal possession of liquor. Executive Parole granted May 20, 1931, on the recommendation of the Superior Court Judge, Ernest M. Card, and Assistant United States Attorney, John T. McCutcheon.

T. S. CHASTAIN—Sentenced March 20, 1931, from Lewis county to a term of sixty days and \$300.00 fine and costs for the crimes of unlawful possession of a still and unlawful manufacture of intoxicating liquor for the purpose of sale. Executive Parole granted June 6, 1931, on the recommendation of the Sentencing Judge, J. B. Sullivan, Justice of the Peace, and numerous citizens of Lewis county.

George Bandy—Sentenced April 22, 1930, from Lincoln county to a term of one year in the County Jail and to pay a fine of \$500.00 for the crime of sale of intoxicating liquor. Executive Parole granted June 25, 1931, on the recommendation of the Sentencing Judge, W. M. Nevins, the Prosecuting Attorney and Ex-prosecuting Attorney, the Sheriff and Ex-sheriff.

FRANK ROBLIN—Sentenced April 25, 1930, from Grays Harbor county to a term of five months in the County Jail and to pay a fine of \$400 for the crime of transportation of intoxicating liquor with intent to sell. Executive Parole granted June 25, 1931, on the recommendation of the State Senator from Grays Harbor county, numerous county and city officials, and citizens of Grays Harbor county.

RAY HANSMEIER—Sentenced April 2, 1931, from Spokane county to a term of sixty days in the County Jail and to pay a fine of \$300 for the crime of liquor in possession with intent to sell. Executive Parole granted June 25, 1931, on the recommendation of the Police Judge, C. W. Stocker, and the Prosecuting Attorney, C. W. Greenough.

EARL STONE—Sentenced May 25, 1931, from King county to a term of sixty days, suspended, and \$250.00 fine for the crime of possession of intoxicating liquor with intent to sell. Executive Parole granted July 10, 1931, on the recommendation of the Trial Judge.

FRANK L. WILLIAMS—Sentenced June 13, 1931, from Spokane county to a term of six months for the crime of state vagrancy. Executive Parole granted August 14, 1931, on the recommendation of the Sentencing Judge.

PRESTON ARMSTRONG—Sentenced August 19, 1929, from Mason county to a term of \$250.00 and costs for the crime of killing deer out of season. Executive Parole granted September 10, 1931, on the recommendation of the members of the Game Commission, County Commissioners of Mason county, the Mayor and City Attorney of Shelton, a member of the Legislature, the Trial Judge, and Prosecuting Attorney.

MERLE METCALF—Sentenced January 21, 1931, from Chelan county to a term of six months and to pay a \$500.00 fine for the crime of possession of deer meat out of season. Executive Parole granted August 24, 1931, on the recommendation of the Trial Judge, the Prosecuting Attorney, and a number of County Officials and citizens of the County of Chelan.

WALTER NELSON WALBRIDGE—Sentenced June 1, 1931, from Spokane county to a term of ninety days and to pay a \$500.00 fine for the crime of violation of the liquor laws. Executive Parole granted September 16, 1931, on the recommendation of the Deputy Prosecuting Attorney and the Sentencing Judge.

F. W. Spurgeon—Sentenced September 8, 1931, from Thurston county to pay a fine of \$250.00 for the crime of violating the game laws. Executive Parole granted

September 29, 1931, on the recommendation of the Sentencing Judge and the Thurston County Game Commission.

- R. I. Christian—Sentenced September 8, 1931, from Thurston county to pay a fine of \$250.00 on two counts (\$250.00 on each count) for the crime of violating the game laws. Executive Parole granted September 29, 1931, on the recommendation of the Sentencing Judge and the Thurston County Game Commission.
- C. O. Parks—Sentenced September 8, 1931, from Thurston county to a fine of \$250.00 on two counts (\$250.00 on each count) for the crime of violating the Game Laws. Executive Parole granted September 29, 1931, on the recommendation of the Sentencing Judge and the Thurston County Game Commission.

John Hartman—Sentenced August 10, 1931, from Spokane county to a term of sixty days and pay a fine of \$250.00 and costs for the crime of liquor in possession with attempt to sell. Executive Parole granted September 30, 1931, on the recommendation of the Prosecuting Attorney and the Sentencing Justice.

BEN P. TOWNSEND—Sentenced May 21, 1931, from Benton county to a term of six months and to pay a \$950.00 fine for the crime of liquor manufacturing, possession, and possession with intent to sell. Executive Parole granted November 7, 1931, on the recommendation of the Sentencing Judge and Prosecuting Attorney.

WILLIAM PARENT—Sentenced December 21, 1928, from Snohomish county to a term of four months and to pay a fine of \$250.00 and costs for the crime of possession of gambling device. Executive Parole granted November 20, 1931, on the recommendation of numerous citizens of King and Snohomish counties. Parole granted with the understanding that the defendant pay the fine and costs assessed against him in said case.

L. S. BARKER—Sentenced September 30, 1931, from Lewis county to a term of thirty days and \$200.00 fine; thirty days and \$50.00 fine; and sixty days and \$250.00 fine and costs for the crime of possession of intoxicating liquor; operating motor vehicle on public highway under influence of intoxicating liquor and hit and run driving. Executive Parole granted December 16, 1931, on the recommendation of the Sentencing Judge, and citizens of King and Pierce counties.

EDWARD GIBSON—Sentenced September 24, 1931, from Spokane county to a term of sixty days and pay \$250.00 fine and costs for the crime of liquor in possession with intent to sell. Executive Parole granted December 16, 1931, on the recommendation of the Sentencing Justice and the Prosecuting Attorney.

GOTTLIEB FASER—Sentenced September 29, 1931, from Adams county to a fine of \$1000.00 and costs for the crime of arson in the second degree. Executive Parole granted December 18, 1931, on the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Board of County Commissioners, and many citizens of Adams county.

ROLLAND E. WONKER—Sentenced March 24, 1931, from King county to a term of one year in the King County Jail for the crime of carnal knowledge. Executive Parole granted December 24, 1931, on the recommendation of the Sentencing Judge and citizens of King county.

ARTHUR CHARLES MILLER—Sentenced August 3, 1931, from Kitsap county to a term of one year in the Kitsap County Jail for the crime of reckless driving. Executive Parole granted December 22, 1931, on the recommendation of the Chief of Police and Mayor of Bremerton, and six or seven hundred citizens of Kitsap county et al.

SAM L. FISHER—Sentenced November 5, 1931, from King county to a term of \$500.00 fine and costs for the crime of operating a still, and illegally manufacturing intoxicating liquor. Executive Parole granted January 5, 1932, on the recommendation of the Trial Judge and arresting officers, in order to care for destitute family and aged mother suffering from cancer.

ALLEN STAPLES—Sentenced January 8, 1932 (term beginning November 14, 1931), from King county to a term of ninety days and \$500.00 fine and costs for the crime of manufacturing intoxicating liquor for the purpose of sale. Executive Parole granted March 21, 1932, on the recommendation of the Sentencing Judge, John B. Wright.

ANDREW J. LONG—Sentenced August 14, 1931, from King county to a term of ninety days and to pay a fine of \$500.00 for the crime of manufacturing liquor for

sale. Executive Parole granted March 22, 1932, on the recommendation of the Sentencing Judge, A. O. Parsons.

WALTER E. SMITH—Sentenced February 23, 1932, from King county to a term of nine months in the County Jail for the crime of third degree assault. Executive Parole granted March 22, 1932, on the recommendation of the Sentencing Judge, Honorable J. T. Ronald.

VINCE J. TUTTLE—Sentenced March 6, 1930, from King county to a term of sixty days and to pay a fine of \$350.00 and costs for the crime of possession and sale of intoxicating liquor. Case was appealed and appeal denied because time for appeal had elapsed. Executive Parole granted May 10, 1932, on the recommendation of the Honorable R. E. Wooden and Peter Madsen, Justices of the Peace for King County, and many citizens.

Jack Evans—Sentenced February 11, 1932, from King county to a term of sixty days and to pay a fine of \$250.00 and costs for the crime of possessing intoxicating liquor with intent to sell. Executive Parole granted May 16, 1932, on the recommendation of the Sentencing Justice of the Peace, Honorable Joseph P. Tennis.

ALBERT O'BRIEN—Sentenced April 11, 1932, from King county to a fine of \$300.00 and costs for the crime of possession of intoxicating liquor with intent to sell. Executive Parole granted May 18, 1932, on the recommendation of the Sentencing Justice of the Peace, Honorable Joseph P. Tennis, and the arresting officers.

CHRIS ALBRECHT—Sentenced January 11, 1932, from King county to a term of ninety days, suspended, and a fine of \$500.00 and costs for the crime of manufacturing intoxicating liquor for the purpose of sale. Executive Parole granted May 20, 1932, on the recommendation of numerous citizens of King county.

JOHN KISER—Sentenced May 4, 1932, from Lewis county to a term of \$300.00 fine and costs for the crime of assault in the second degree. Executive Parole granted June 13, 1932, on the recommendation of the Sentencing Judge, Honorable N. A. Reynolds, and citizens.

JOHN POTTS—Sentenced June 22, 1929, from King county to a term of six months for the crime of possession of still with intent to manufacture intoxicating liquor. Executive Parole granted July 9, 1932, on the recommendation of the Sentencing Judge, Honorable Calvin S. Hall, and numerous citizens of King county.

IVAN KENDALL—Sentenced January 8, and February 5, 1932, from King county to a term of ninety days, suspended, and \$500.00 and costs, and ninety days and \$500.00 and costs, concurrently, for the crime of manufacturing intoxicating liquor for the purpose of sale. Executive Parole granted July 19, 1932, on the recommendation of the Sentencing Justice, Honorable John B. Wright, and numerous citizens of King county.

CONRAD SCHAFER—Sentenced June 2, 1932, from Adams county to a term of six months and \$500.00 fine for the crime of unlawful possession of intoxicating liquor. Executive Parole granted July 28, 1932, on the recommendation of the Sentencing Judge, Honorable Matt L. Driscoll, the Board of County Commissioners, and many citizens of Adams county.

OTTO BOTTS—Sentenced April 25, 1932, from Spokane county to a term of \$500.00 and costs for the crime of manufacturing intoxicating liquor with intent to sell. Executive Parole-granted July 30, 1932, on the recommendation of the Sentencing Justice, the Prosecuting Attorney, and numerous citizens of Spokane.

MEREDITH JONES—Sentenced April 25, 1932, from Lincoln county to a term of ninety days and a fine of \$300.00 on each of two counts, sentences to run concurrently, for the crime of sale of intoxicating liquor. Executive Parole granted July 7, 1932, on the recommendation of the Mayor and Councilmen of Almira and many citizens.

JOHN E. NORDSTROM—Sentenced July 25, 1932, from Spokane county to a term of sixty days and \$100.00 fine and costs for the crime of having liquor in possession. Executive Parole granted August 19, 1932, on the recommendation of the Sentencing Justice, Charles T. Goodsell, the Chief Deputy Prosecuting Attorney, and many citizens of Spokane county.

MORRIS GOODLAKE—Sentenced April 26, 1932, from Lincoln county to a term of sixty days and \$250.00 fine for the crime of selling intoxicating liquor. Executive Parole granted August 31, 1932, on the recommendation of the Sentencing Judge,

Honorable W. M. Nevins, the Sheriff, Honorable Lew Hutsell, and the Prosecuting Attorney, Honorable Floyd J. Underwood.

MAX FAIRFIELD—Sentenced October 31, 1930, from Snohomish county to a term of ten months and \$1000.00 fine and costs for the crime of liquor law violation. Executive Parole granted October 17, 1932, on the recommendation of numerous citizens of Snohomish county.

HARRY McGill—Sentenced December 14, 1931, from Kitsap county to a term of ninety days and \$250.00 fine for the crime of third degree assault. Executive Parole granted November 15, 1932, on the recommendation of numerous citizens of Kitsap county.

P. M. HAMPTON—Sentenced October 28, 1929, from Spokane county to pay a fine of \$250.00 and costs for the crime of unlawful possession of fawn deer. Executive Parole granted December 14, 1932, on the recommendation of the Sentencing Justice, Honorable Chas. A. Gram, and the Prosecuting Attorney.

ERIC JOHNSON—Sentenced July 9, 1932, from Kittitas county to a term of six months for the crime of vagrancy. Executive Parole granted December 14, 1932, on the recommendation of the Sentencing Judge, the Prosecuting Attorney, the Sheriff, and numerous citizens of Kittitas county.

MARGARET FUSON—Sentenced September 30, 1932, from Spokane county to a term of six months for the crime of contributing to the delinquency of a minor. Executive Parole granted December 30, 1932.

Francis Fuson—Sentenced September 30, 1932, from Spokane county to a term of six months for the crime of contributing to the delinquency of a minor. Executive Parole granted January 5, 1933, on the recommendation of the Sentencing Justice, Honorable Charles A. Gram, and citizens of Spokane county.

REMISSION OF FINES AND FORFEITURES—COUNTY JAIL

Kenneth Willey—Sentenced December 23, 1930, from Snohomish county to a term of eight months in the County Jail and to pay a fine of \$900.00 and \$72.70 costs, for the crimes of manufacturing intoxicating liquor for the purpose of sale and unlawful possession of a still. Remission of unpaid balance of fine granted January 6, 1933, on the recommendation of the Sheriff of Snohomish County, Honorable Walter E. Faulknor.

LUTHER M. GUNNERSON—Sentenced February 7, 1932, from Chelan county to a term of sixty days and to pay a fine of \$300.00 for the crime of violation of the liquor law. Remission of fine granted January 7, 1933, on the recommendation of the Sentencing Justice, Honorable L. G. Mable; and numerous citizens of the State of Washington.

Respectfully submitted,

ROLAND H. HARTLEY, Governor.

On motion of Senator Lovejoy, the message was ordered spread upon the journal.

INTRODUCTION OF BILLS.

Senate Bill No. 11, by Senator Palmer, entitled: "An Act providing for and regulating the recount of ballots and a recanvass of the votes registered on voting machines at any election held within the state."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Elections and Privileges.

Senate Bill No. 12, by Senator Palmer, entitled: "An Act to provide an institution for the confinement, cure, care and rehabilitation of drug addicts, and providing for the government, maintenance and control thereof, and providing for the admission and commitment of drug addicts thereto, and providing penalties for unlawfully conniving to have persons adjudged drug addicts, and providing penalties for procuring the escape or aiding or abetting the escape of inmates thereof and/or the harboring and concealing of escaped inmates thereof."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State Penal and Reformatory Institutions.

Senate Bill No. 13, by Senator Palmer, entitled: "An Act providing for the possession, regulation, sale, disposal, disposition, prescription, dispensing and use of narcotics drugs and certain appliances for the use thereof and providing penalties for the violation thereof and providing for the quarantine and treatment of narcotics drug addicts and repealing Chapter 47 of the Laws of 1923."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 14, by Senator Palmer, entitled: "An Act relating to pleas and procedure in criminal cases and to procedure in such cases when the defendant claims insanity as a defense and repealing Chapter 30 of the Laws of 1907 with certain exceptions."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 15, by Senator Palmer, entitled: "An Act relating to the inspection of certain petroleum products and the regulation of the shipment, possession, sale and use thereof, providing penalties and making an appropriation to carry out the provisions of the act."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 16, by Senator Palmer, entitled: "An Act relating to taxation, imposing an annual privilege tax upon certain business and professional activities, providing for the ascertainment, assessment and collection thereof, authorizing certain deductions and offsets, providing penalties, making an appropriation and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 17, by Senator Williams, entitled: "An Act relating to public highways, the distribution of excise taxes therefor, and amending Section 5 of Chapter 88 of the Laws of 1929."

The bill was read the first time, and on motion of Senator Williams the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Counties and County Boundaries.

Senate Bill No. 18, by Senator Williams, entitled: "An Act relating to consolidation of counties."

The bill was read the first time, and on motion of Senator Williams the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Counties and County Boundaries.

Senate Bill No. 19, by Senator Palmer, entitled: "An Act relating to receivers and amending Section 741 of Remington's Compiled Statutes of Washington."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 20, by Senator Palmer, entitled: "An Act relating to mortgages and amending Section 12 of Chapter 33 of the Laws of 1929, and Section 804 of Remington's Compiled Statutes of Washington."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 21, by Senator Palmer, entitled: "An Act relating to schedule of fees of jurors and amending Section 4229 of Remington's Compiled Statutes of Washington, as amended by Chapter 171 of the Laws of 1927."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 22, by Senator Palmer, entitled: "An Act relating to and providing for the remission of interest and delinquent real and personal property taxes, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 23, by Senator Palmer, entitled: "An Act relating to the trial of civil actions by jury, prescribing the fee that shall be paid therefor and the method by which the same shall be procured, and amending Section 316 of Remington's Compiled Statutes of the State of Washington."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 24, by Senator Reardon, entitled: "An Act relating to the time of payment of personal property taxes and amending Chapter 34 of the Laws of 1931, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Reardon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 25, by Senators Ronald and Palmer, entitled: "An Act relating to the purchase and use of fuel in state buildings and institutions and providing for the installation of suitable apparatus and equipment therein."

The bill was read the first time, and on motion of Senator Ronald the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 26, by Senator Palmer, entitled: "An Act relating to banking and trust business and amending Section 3222 of Remington's Compiled Statutes of Washington, Section 15, Chapter 80, Laws of 1917."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 27, by Senator Cox, entitled: "An Act relating to the control of flood waters, authorizing the state supervisor of hydraulics to construct controlling and diversion works and providing for the payment of cost of construction, and declaring an emergency."

The bill was read the first time, and on motion of Senator Cox the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Reclamation and Irrigation.

Senator Palmer moved that when the Senate do adjourn that adjournment be taken until 2:00 o'clock tomorrow. The motion carried.

At 11:40 o'clock a.m., the President announced the Senate would retire to the House Chamber for the inauguration ceremonies.

JOINT SESSION.

The Sergeant-at-Arms of the Senate announced the arrival of the Senate at the door of the House.

The Speaker invited the Senators to seats within the House, and the Prsident of the Senate to a seat at the Speaker's desk.

The joint session was called to order at 11:40 a.m.

The President of the Senate presided.

The Secretary of the Senate called the roll of the Senate and all Senators were present except Knutzen, Lunn, Morrow and Stinson.

The Clerk called the roll of the House and all members were present.

The President announced that the joint session had been called for the purpose of holding the inaugural ceremony, and stated that radio connections had been made to broadcast the entire program.

The President declared the joint session at ease until 12:00 o'clock noon.

At 12:00 o'clock noon, the joint session was called to order.

The President announced the arrival of His Excellency, Governor Roland H. Hartley, who was escorted to a seat beside the President.

The Secretary of the Senate called the roll of the Senate and all Senators were present.

The Clerk called the roll of the House and all members were present.

The President announced the appointment of the following committee to notify Governor-elect Clarence D. Martin that the Senate and House were in joint session and were ready to proceed with the inaugural ceremony and to receive his message: Senators Lovejoy, Malstrom and Roup, and Representatives Huse and McDonald.

The committee retired.

The Sergeant-at-Arms of the Senate announced the arrival of the members of the Supreme Court at the door. Chief Justice Walter B. Beals was invited to a seat upon the rostrum; Associate Justices Emmett N. Parker, John F. Main, John R. Mitchell, Warren W. Tolman, O. R. Holcomb, W. J. Millard, Wm. J. Steinert and Bruce Blake were invited to seats immediately in front of the platform, facing the Speaker's chair.

The Sergeant-at-Arms of the Senate announced the arrival of Lieutenant-Governor-elect Victor A. Meyers and the elective state officials at the door, and they were invited to seats upon the rostrum. (Applause.)

The special committee announced the arrival of His Excellency, Governor-elect Clarence D. Martin, and escorted him to a seat upon the rostrum. (Applause.)

The Reverend Samuel J. Chaney, of the Methodist Episcopal Church of Olympia, invoked the Divine blessing:

"Eternal God, creator and helper of mankind: We believe Thou art pleased when we come to Thee for knowledge, strength and guidance.

"The interests of a great people, the interests and welfare of each individual in the State of Washington, center in this law making body, in our Governor, the Honorable Clarence D. Martin and all who are associated with him.

"Eternal God, Thou art wisdom; enlighten our minds. Thou art truth; give unto us that which is true. Thou art love; give us a spirit of kindness and brotherly consideration. We wait a moment before Thee for Thy word, Thy message.

"We consecrate, we dedicate ourselves to the tasks which lie before us, and in doing this may we have Thy smile of approval. Amen."

Justice Bruce Blake administered the oath of office to Lieutenant Governor-elect, Victor A. Meyers; Secretary of State, Ernest N. Hutchinson; State Treasurer, Otto A. Case; State Auditor, Cliff Yelle; Attorney General, G. W. Hamilton; State Superintendent of Public Instruction, Noah D. Showalter; Commissioner of Public Lands, A. C. Martin; State Insurance Commissioner, William A. Sullivan.

Ex-Lieutenant Governor John A. Gellatly:

"It now becomes my duty as the retiring presiding officer of the Senate, better known as Lieutenant-Governor, to turn over the gavel of that distinctive office to my successor, Mr. Meyers.

"In doing so I want to take this opportunity to say to the people of this state, to the Senate, to the House, and to the guests here assembled, that I have enjoyed the experience I have gained because it has given me an opportunity to acquire a conception of government that a layman cannot well acquire.

"I know Mr. Myers fully appreciates the responsibility which will devolve upon him. He will be given an opportunity to serve in a capacity that rarely comes to a man.

"It is not necessary for me to go into any further detail than to thank the people of the State of Washington in my own behalf, and to offer a prayer along with the rest of the people of the state that the incoming executive and officials will have a successful administration—from the Governor down to the last man.

"With that in mind I have great pleasure in handing this gavel to your new Lieutenant-Governor, Mr. Meyers." (Applause.)

Lieutenant-Governor Victor A. Meyers:

"Ladies and Gentlemen of the Legislature, citizens of the State of Washington: I desire to express my deep appreciation for the distinction and honor that has been bestowed upon me by the citizens of this state.

"To our new Governor I pledge myself to loyalty and cooperation. To you, Ladies and Gentlemen of the Legislature, I pledge myself to fair play and fair dealing, and to the citizens of the State of Washington I pledge myself to serve you and to administer the duties of my office honestly, conscientiously and to the best of my ability.

"Time will not permit a lengthy talk in the limited time allotted us because of our radio program so I shall proceed immediately with the ceremony." (Applause.)

Chief Justice Beals of the Supreme Court of the State of Washington administered the oath of office to Governor-elect Clarence D. Martin.

CHIEF JUSTICE BEALS: "Governor Martin, I congratulate you upon your ascension to the high office to which you have been called by the people of this state, and in that office I wish you all success and honor."

Governor Clarence D. Martin delivered his message to the joint session as follows:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT.

To the Honorable, the Members of the Legislature, and My Fellow Citizens of Washington:

LADIES AND GENTLEMEN:

We are convened in difficult times, under the most critical domestic conditions ever experienced by the state of Washington, and under an unmistakable mandate from the people to turn the facilities and powers of government toward the relief and solution of those economic, social and political problems that can be relieved and solved by legislation and administration.

Washington, in common with the rest of the country, enjoyed a quarter of a century of steady, prosperous growth, and during the more recent years of superprosperity our people were so taken with the enjoyment of easy money and easy credit that they were indifferent to the careless and extravagant tendencies in government. When common prosperity toppled, bringing unemployment and economic distress to the people, government continued on the prosperity basis, unmindful, if not scornful, of the economic and social plight of the general run of people. It was this governmental detachment, due to devotion to old policies, old theories and old partisanships—suggesting disdain for changing conditions and new problems—that provoked the revolt at the polls and resulted in an outspoken and undeniable demand for a fresh economic deal, a different social order and a new political spirit.

We, who have been chosen to carry out this mandate, are confronted by a great responsibility. But it is reassuring and inspiring to realize that the responsibility is no greater than the opportunity. It will help if we, in our minds and hearts, minimize the responsibility and glorify the opportunity—the opportunity to help those who have been deprived of gainful employment, to reduce and balance the tax burden, to provide more safety for our remaining monetary holdings and credits, to popularize education, to weaken special and selfish privilege, to brighten the lives and future of the neglected and distressed children, to relieve the worry of our elderly dependents, to maintain our living standards, to make other readjustments that will tend to promote the economic welfare and social happiness of the people of Washington.

It is true, of course, that the restoration of prosperity, as the term is commonly understood, depends on the rest of the country, if not on other countries throughout the world, but in the meanwhile we of Washington have certain positive duties and responsibilities to recognize and discharge. We have the positive duty to help ourselves, to manifest faith in ourselves, faith in our commonwealth and faith in our future so that we may be worthy of encouragement and help from the federal government. We have the positive responsibility to put our state in the best possible fiscal and social order so we may be in proper position to join the national march of progress with the inevitable turn in the economic tide.

Fortunately, while it may be difficult for a single state to create and maintain a distinct and superior industrial and cultural order, Washington has the materials and tools with which to work out a modern and measurably superior economic and social structure. While there has been a widespread destruction of prosperity values and a downward revision of man's remuneration for his work, there has been so physical destruction of our natural resources. Our forests still hold the finest timber in the country. Our hills and mountains remain filled with untouched and unlimited minerals. Our waters still are abundant with fish and other sea foods. Our meadows and climate still combine to produce the richest of dairy products. Our irrigated valleys still yield the choicest of fruits. Our rolling plains still grow the best of grains. Then, as a constant challenge to our initiative and enterprise, the mighty Columbia and many smaller rivers flow endlessly with the capacity to generate one-sixth of the hydroelectric power available in the United States-power to turn thousands of new industries and water to reclaim thousands upon thousands of acres of the most productive lands. Surely, Washington is a land of plenty. Surely, with such resources at hand, we need only the spirit to seek, the determination to build, the genius to create, and the readiness to cooperate toward a common development.

It is true that just now we are baffled, but, if measured by the span of the commonwealth's life, it need be only a temporary setback. We are restrained by the last frontier on the west and by a foreign barrier on the north. Our natural markets

are to the east and to the south, but they are distant and are both unwilling and unable to purchase our raw products at prices that can stand the costly transportation. Our best way is to turn our minds and enterprise to invention and processing, the conversion of our raw materials into fine, finished commodites and products that by their excellence will reach distant markets and command prices far above the cost of production and transportation. Of course, this must of necessity be our ultimate goal, but, in the meantime, we can make a definite start in the right direction by maintaining and steadily raising the living standards within the borders of Washington.

Our basic problem, as well as our outstanding opportunity, is to raise the living standards of our people as a whole. I mean by this not only a plenty of consumables and a greater luxury of taste, which would measureably increase the market and the popular buying power, but I also mean a larger leisure and a greater freedom to obtain and enjoy the cultural and social benefits that are so essential to the contentment of the people. We in Washington have the materials and facilities for such a modern commonwealth, but the tragedy is that much of them lie either unused or in the hands of the fortunate or selfish few. We have many thousands drawing large and inordinate rewards, while thousands of others are without employment and without the wages to give them the meanest necessaries of life. We have piles of grains, fruits and other commodities stored for the want of markets, while thousands of our worthy citizens are going hungry, their children reaching for food that is not on the table. We have thousands of our people burdened with taxation, while thousands of others do not pay their just measure of taxes. We have thousands of our children obtaining the maximum of education without effort, while thousands of other children must sacrifice and struggle to obtain even an elementary schooling. Other similar inequalities prevail. They can be remedied only by a readjustment of our economic policies and practices and a redistribution of opportunities.

Now I do not presume to suggest that this legislature, or any one session of any legislature can work such a complete reformation. Nor do I contend that such a desirable and successful commonwealth can be created and maintained exclusively by legislative fiat. I realize that such a state must come mainly from the hearts and minds of a thoughtful and educated people. But I have faith in the people of Washington. I am convinced that Washington will not go backward, but forward; and I believe that the honorable bodies of this legislature, remembering the positive command of the people, can make such reforms that will put Washington on that high road that leads to the glory of her destiny.

It may be necessary, as we undertake economic and social reconstruction, to forsake some of our cherished traditions, and it will be necessary for many of our people, both rich and poor, to make some concessions to the demands of the new order. But let us not be afraid to abandon a tradition, let us not be afraid to discard old methods, let us not be afraid to employ new measuring sticks, new values and new standards; and above all, let us not, as individuals, resist those demands and concessions which may be painful for the moment, but beneficial in the long run. We must remember that promotion of the public welfare is the primary purpose and responsibility of government, and that, particularly in time of emergency, the imprudence of the few must be subordinated to the wisdom of the whole.

If we are to respect the mandate of the people, we must, first of all, revise the philosophy that has ruled our recent governments. Those who have been in control, the rejected leadership, have boasted of the theory of rugged individualism, thereby preaching in favor of the survival of the strongest, the survival of the cunning and the survival of the selfish. Now I believe in individual initiative, individual enterprise and in the preservation of our competitive system, but also I believe that there are times when we must modify the stern philosophy of rugged individualism in the interest of the common welfare. I believe it should be done in times like these, and that we should prefer the philosophy of "thy brother's keeper." Now is the time to help bear one another's burden, now is the time to proclaim the gospel of the helping hand, and now is the time for the legislature, the governor and the private citizens who have the means to show the spirit and courage to do the thoughtful and helpful things.

This new spirit of the times, so clearly defined by the people at the polls, must of necessity be reflected in legislation to reach and touch those who have the advantage. Yet capital should be reassured, rather than alarmed, by the new methods and new steps that may be employed to cope with the unusual and critical situation. Capital should be grateful for the orderly legislative processes, in which it can and will share, because the real danger to capital comes from unconcern and inactivity on the part of

government in times of economic distress and social discontent. Passion, force and direct action emerge to wreck the economic structure and social system only when government fails to recognize and respond to the needs of shifting conditions and changing times. So, for the sake of Washington and the preservation of law and order, I would urge capital to cooperate with the legislature and governor and participate in the shaping of such reforms that will insure an orderly transition toward a broader and sounder economic and industrial program.

Likewise, I would appeal to the people in general, particularly to those who are pleading for tax relief, to submit patiently to some new imposts that may at first glance look like extra taxes. In the redistribution of taxes, which must be considered and started by this legislature, it will be necessary to turn to new sources for needed revenues, which, while intended for property relief, may be construed by some as duplicate taxes, but I am convinced that second thought will bear out the purpose that such new taxes will mark the beginning of the shift of a reasonable portion of the load from those who are burdened to those who are escaping their share of taxes. Therefore, I hope the people will reflect and facilitate this redistribution that may put the 1933 legislature in position to complete equalization of the tax load.

ECONOMY AND EXPENDITURES.

Let us never forget that we are dealing with the people's money and that the taxpayers are entitled to a dollar's worth of measured service for every tax dollar collected and expended. We must constantly remember that taxes, regardless of form, come from those who work and produce and that those people are determined that we must keep down the total tax bill. This means economy at every turn. It will be helpful if we bear in mind that economy is not recession. Prudent economy really means conservation and safe progress. We cannot build securely and permanently on excessive and false costs. Therefore, may I urge your honorable bodies to scrutinize closely every demand for appropriation, no matter the purpose, and base appropriations on a definite readjustment of wages and commodity costs. Perhaps it would be well to adopt a policy of forced economy by cutting all appropriations in the 1931 budget from 25 to 40 per cent. You may be sure that expenses within the control of the governor will be measured and revised in accordance with the new economic standard. It is the governor's purpose to have the code departments and different institutions save more than \$4,000,000 below the 1931 biennial budget through salary revisions and the elimination of deadwood or unnecessary jobs, not only to force down the cost of state government, but also as an example for other state officers and county, municipal and local tax-spending agencies.

UNEMPLOYMENT RELIEF.

Democracy, property and capital are safe only so long as our people have a decent chance for honest employment. Nor can we experience progress and reasonable prosperity unless employment is available to those who want work. Yet, today, more than 100,000 of our worthy men and women are without gainful jobs, confronted by a winter of hunger or charity. Most of these men and women contributed to the development, progress and prosperity of the commonwealth. Many of them contributed youth and risked death in defense of capital, and would readily respond again. Their patience is remarkable and they are to be commended for their restraint and their consideration of constituted authority. But their hopes, pride and spirit may not stand the strain much longer. It seems to me that neither government nor capital can afford to abandon these people in their hour of darkest distress.

So far, the state has done little or nothing to relieve unemployment, the burden being carried by counties, municipalities and individuals. But now it is imperative that the state should step in to maintain this continuous policy or destroy the credit of the smaller units.

Therefore, you will be given a program of unemployment relief and I trust this emergency measure will be given the right-of-way in both houses. Thoughtful and unselfish men have worked on this problem, and, while the program may not be perfect, it will be reassuring and safer if its passage is not delayed by differences over details. In a general way, I favor the creation of an Unemployment Relief Commission, the members to serve without pay, but with authority to determine and designate public work that might be done, chiefly by man labor and on highways to provide emergency jobs near to home, and on the basis of six hours a day or five days a week.

Some money for such emergency road work might well be obtained from the state motor vehicle fund, but a larger amount may have to be obtained on the credit of the state. While I am reluctant to urge a departure from our pay-as-you-go policy, still, in view of this extraordinary emergency, we may be required to consider a bond issue of from \$5,000,000 to \$10,000,000, to be made available for immediate relief employment. I trust this Legislature will hasten such authorization as will be deemed necessary.

Moreover, I urge that this commission be given authority and encouragement to carry its usefulness beyond this winter's emergency. I believe it should have authority to cooperate with the federal government, or such agencies of the federal government as the Reconstruction Finance Corporation. Then, it undoubtedly would be beneficial to give the commission credentials to confer with private industry and capital on the possibility of revising our industrial order to prevent or minimize the recurrence of the present unemployment emergency. It may of necessity be a slow process, but I am confident that such conferences would result in a definite start toward a marshalling of resources and opportunities, shorter working hours, rotation of employment, or other similar changes and reforms that will start Washington toward a broader and a more human industrial order.

EDUCATION.

Popular education is the stronghold and security of Democracy. It is the greatest product of our commonwealth. Education is our most permanent possession, the one thing that a man or woman does not lose during a depression or in times of stress. Therefore, I do not favor a reactionary policy for common schools, normal schools, college and university, and I pledge that, so long as I am Governor, I will use the full powers of the executive office to prevent any materialistic or reactionary force from laying a damaging hand on our educational system.

Our common school system was intended to give every girl and boy a fair and equal chance for a basic education, but our failure to provide progressive school management has resulted in wide inequalities between "poor" and "rich" districts. This difference should be equalized. More recently, enactment of the 40-mill limit law threatened destruction of the "Barefoot Schoolboy" principle, which would be a backward and shameful step. We can save and equalize the common school system by having the state assume 50 per cent of the total costs, with the counties and districts each bearing 25 per cent of the costs, and I commend to your Honorable Bodies the adoption of this principle and policy.

Similarly, I urge the adoption of a more democratic policy for the University of Washington and the Washington State College. The tendency at the university has been to raise entrance standards that might be hurdled only by "honor students." I believe the state might well be more concerned over the future of the backward student than the future of the honor student, so I request this Legislature to join the Governor in proclaiming the policy of the "open door" for the university and college—open, with reasonable fees, to every girl and boy who graduates from an accredited high school.

REVISION OF TAX SYSTEM.

Reconstruction of our tax system has long been an economic necessity, primarily to relieve general property, and the people have made it imperative by their enactment of the 40-mill limit law. Some now contend that it was the intent of the people to restrict governmental expenditures to the yield from the limited levy of 40 mills, but I believe the real intent of the people was signified more clearly by their adoption of the income tax, meaning thereby that their purpose was to force a readjustment or a balancing of the tax burden. We are confronted then by the necessity of finding new sources of revenue, not as extra money for easy expenditure, but as essential funds to maintain our schools and other worthwhile functions. Our 1932 levy for state purposes is a little more than 11 mills, estimated to yield nearly \$12,000,000. Our next state levy will be limited to 5 mills, to yield in the proximity of \$5,500,000. On the present basis, the 5-mill limitation will leave a shortage of more than \$6,000,000. Then if we are to maintain the present common school system and preserve the "Barefoot Schoolboy" principle by having the state assume 50 per cent of the common school costs, the state will be required to raise an additional \$6,500,000, which has been removed from property. This means that the state will have to raise \$13,000,000 from non-property tax sources, on the present basis, but receipts from the income tax law, plus definite and enforced economies, will reduce this total to the proximity of \$8,000,000.

It is possible that as an emergency some form of a selective or general retail sales tax will be the easiest and surest way to obtain the needed \$8,000,000, and I request the Legislature to give this plan its thoughtful consideration. Our neighboring states, Oregon and Idaho, are contemplating a similar tax and I believe it is advisable for Washington to cooperate and, if possible, conform with Oregon and Idaho.

While such a sales tax may be sufficient for the present emergency, I suggest that the Legislature look toward a further revision of taxes, either to lower or eliminate the sales tax, or, if the sales tax proves to be satisfactory, to obtain indirect revenues to replace the 5-mill levy for state purposes—in other words to completely free property of taxes for the support of state government. It is earnestly recommended that study be given to the restoration of a fair tax on banks and other financial institutions, a reasonable impost on intangibles, enactment of a kilowatt electric tax, and the placing of proper taxes on franchises on state lands, leases, and different public concessions. Moreover, I am hopeful that your Honorable Bodies will not hesitate to propose changes in the constitution if necessary to open such sources of taxation.

BANKING.

Our laws for the chartering and operation of banks have proven to be inadequate. It is useless and ungracious to indulge in recriminations. Our responsibility is to profit by experience and to revise the code to provide a better, safer, more serviceable system. We must recognize and respect these fundamentals: First, that the public must have a reasonable depository service. Second, that banks must be safe for people's money, capable of repaying deposits dollar for dollar.

There will be presented to your Honorable Bodies a detailed proposal for a new banking code, and I urge you to scrutinize this measure and see that it is equipped with proper safeguards, and I take the liberty to specify two safeguards that should not be overlooked: First, restriction on loans to directors; Second, prevention of speculation with depositors' money.

May I not direct your attention to the fact that bank failures have deprived many communities and trade centers of convenient banking service. I believe every trade center is entitled to banking service, and it is possible that such service can be assured by permitting so-called branch banking, which would encourage parent institutions to reach out to establish facilities in outlying communities. Furthermore, the flexibility of the branch banking system, permitting the timely shifting of funds and credit, would mean more confidence and greater security in times of economic unrest or distress. I feel branch banking merits your consideration.

FINANCIAL SUPERVISION.

State supervision of commercial banks and savings and loan associations should be strengthened, and I am ready to cooperate with the Legislature to put teeth and definite meaning into "state supervision" so the phrase can no longer be used to beguile people into false security. It is desirable that savings and loan associations be restrained from implying that they are in a position to render everyday banking service. You are assured that the administration will engage only determined and courageous men to enforce supervisory and regulatory laws.

LIQUIDATION.

It is desirable that we make provisions to facilitate orderly liquidation of closed banks and savings and loan associations. Probably the soundest course is to revise laws to make Washington's closed financial institutions eligible to borrow from the Reconstruction Finance Corporation.

TAX COMMISSION.

Failure of the State Tax Commission to function to its fullest powers has resulted in great inequalities of assessment. It is the intention of the Governor to create a vigorous, vital Tax Commission to expand its services for searching out hidden properties, to eliminate political or special-privilege valuations, to keep the taxrolls up to proper and equitable taxable levels and to narrow the spread between corporate rate-making and tax-making valuations. You are requested to provide legislation necessary to facilitate these purposes.

DEPARTMENT OF PUBLIC WORKS.

It is recommended to your Honorable Bodies that you formulate and proclaim a new policy for the Department of Public Works. The present practice is to wait until the consumers complain, hold an investigation and then sit as a judicial tribunal. My belief is that the Department of Public Works should be charged by law with the specific duty of representing and protecting the public, and to move on its own initiative to prevent inflation of rate-making valuations and to forestall unfair rates for power, light, telephone service and transportation. Moreover, it is advisable, especially in view of economic readjustment and lower commodity costs, that the Department of Public Works be required to immediately move for a downward revision of utility rates, and it is essential that the Legislature provide reasonable funds for investigations to determine proper valuations to insure an intelligent and equitable revision of utility rates.

The Department of Public Works should be given control over corporate capitalizations.

HIGHWAYS.

Creation of a primary and secondary state highway system is recommended for your consideration. It is suggested that the primary classification be composed of the mileage at present on the state highway system, and with such additions that may be deemed advisable; and that the secondary classification be composed of those roads in each county that now are known as Permanent highways and Lateral highways. It is recommended, too, that the county road and bridge levy, which now totals more than \$3,000,000 yearly, be repealed, and, in lieu thereof, all expenses of location, construction and maintenance for primary and secondary highways be paid from the Motor Vehicle Fund.

Your adoption of this plan will result in a slightly curtailed construction program in so far as the primary system is concerned. It is believed, however, that, with the \$4,100,000 that now is received annually by the counties from the Motor Vehicle Fund, a properly organized State Highway Department can build a mileage of secondary roads equivalent to the mileage now built by the counties, and in addition maintain the secondary system in better shape than is being done under present system.

May I not also urge your Honorable Bodies to complete passage of the general road bill by the end of the 35th day of the legislative session. It has been the practice of the Legislature to put off passage of the highway appropriation bill until the last day of the session, thereby creating the suspicion that the delay was deliberate to permit its use as a club over independent members of the Senate and House. I believe members of the Legislature should be free from political pressure, real or fancied, so they may feel unhampered to deal with other important problems according to the dictates of conscience and the wishes of constituents. I do not care to resort to the use froad funds and executive veto as a political club, and I am willing to cooperate for the speedy passage of the highway budget bill.

STATE POLICE.

It is evident that the State Highway Patrol as now constituted and operated is an expensive agency, and I recommend you study the feasibility of converting this force into a State Police System. My belief is this reform will be a move toward economy, chiefly by relieving police costs in the smaller counties and rural districts, and that such a mobile force will mean much for the prevention of crime and the apprehension of daring criminals. If your Honorable Bodies prefer to retain the State Highway Patrol exclusively for highway purposes, I would recommend that it be transferred from the Department of Efficiency to the Department of Highways and be required to give greater highway service. Moreover, it would be the purpose of the Governor to keep down the size of the patrol.

AGRICULTURE.

It is apparent that our farmers are not receiving proper and profitable returns from their crops, and also that restoration of the farmers' buying power is essential to economic recovery. While we can not control markets and prices for farm products, the Legislature and the administration can be helpful by cooperating to keep down

certain farm expenditures, by cooperating for lower transportation rates on farm commodities and by requiring Washington State College, Department of Agriculture, and other state agencies to cooperate for more systematic, timely and profitable marketing. Whatever we can do consistently to help the farm industry, will help Washington.

FARM AND HOME RELIEF.

Many of our people are threatened with the loss of their farms and homes because of the excessive weight of mortgage debts. Even in normal times the interest rate on this class of loans is much higher than the interest rate on commercial loans. While the Legislature can pass no law affecting the obligation of an existing contract, it may be possible to modify the strict methods of foreclosure to give those now threatened with the loss of farms and homes a breathing spell in the hope that improved conditions will ultimately solve this problem. You are urged to give this problem the utmost consideration.

It is recommended, too, that you consider granting relief from interest and penalties on delinquent taxes, which at the present time make redemption almost impossible. Such relief not only will be an encouragement to land owners and home owners, but, in the long run, will make a more healthful condition for the taxing districts.

CHILD WELFARE.

Washington is lagging in child and social welfare. It seems to me that the state should foster child welfare even in normal times, but it certainly looms as a necessary function, if not a duty, in times like these. Even if the depression passes tomorrow, its wake will be dotted with distressed, underfed, unwanted and forgotten children—boys and girls that assuredly are worth the saving. And they should be saved before they are forced into delinquency. Therefore, your Honorable Bodies are requested to consider creation of a conservative system of child welfare.

OLD-AGE SECURITY.

We should move to banish the poor farm from Washington. Surely this progressive commonwealth can devise a more humane and more economical system to give security and comfort to our elderly people who are traveling alone toward the end of the road. My belief is that we should create a contributory system of old-age insurance. I suggest the contributory plan because our elderly people are not eager for the dole or charity. They would prefer an earned security, which will preserve their pride and spirit and permit them to enjoy old-age leisure and contentment without humiliation. Consideration of the problem of old-age security is hopefully recommended.

NATURAL RESOURCES.

The heritage of the people of Washington is represented by almost unlimited waterpower, timber, minerals, fisheries and the finest of potential farm lands, and I believe the state should exert its full powers to protect and develop these resources for the benefit of the people. We should encourage and facilitate reforestation and the orderly reclamation of arid, semi-arid and logged-off lands, but with the caution to prevent over-production.

Just now, the state should concentrate its powers for federal construction of the Grand Coulee dam, not only to eventually irrigate more than one million acres of undeveloped lands in the Columbia Basin, but primarily to provide cheap power for farmers and new industries. Therefore, you are requested to authorize the formation of a commission to give this project a proper standing and to put Washington in position to demand federal recognition and help for this inspiring development. Your authorization of this commission should be accompanied by a reasonable appropriation.

NATIONAL RELATIONS.

Several national problems, or domestic problems requiring federal handling, will be placed before this Legislature for prompt consideration and recommendation.

You will be called upon to ratify the so-called "Lame Duck" and Child Labor, amendments to the National Constitution, and I believe you will properly reflect the sentiment and progressive spirit of the people of Washington by ratifying both proposals.

Farmers in Stevens County are having their lands and crops damaged by fumes from a smelter in Canada, but settlement of the damage is disputed and delayed, and I urge you support our representatives in the Congress by memorializing the federal government for prompt and just settlement in behalf of our farmers.

Our fishing industry requires and desires an understanding with the Province of British Columbia for the protection and propagation of Sockeye salmon, and it is desirable that you call on the federal government to hasten confirmation of a suitable treaty with the Dominion of Canada.

You will be solicited to memorialize the United States Senate to hasten ratification of the Great Lakes-St. Lawrence waterway treaty with Canada, but I suggest caution in this matter. It is desirable to first determine whether the conditional treaty includes any concessions that might prove detrimental to Washington's lumber and pulp and paper industries and their eastern markets.

CONCLUSION.

Now, as we turn to consider our many problems, let us be conscious of the fact that the people have honored us. They honored you greatly by calling upon you to take up the legislative responsibility of working out the laws that are needed for the good of the Commonwealth. They honored me greatly by selecting me as their Chief Executive. It is our duty to make good, to work without stint, without measure, to devote the last ounce of mental and physical energy to do those things that the people want done.

But I fear we shall fail if we work separately and selfishly. If you do your part and I fail, the result will be a disappointment to the people. If I do my part and you fail, the result will be a disappointment to the people.

If we are to succeed, as the people expect us to succeed, we must put aside partisanships, factionalisms and localisms, and strive together for the common good. We must bear with one another by showing a thoughtful toleration for each other's beliefs and opinions.

So let us counsel together for the wisdom to recognize and understand the needs of these difficult times. Let us work together for the courage to dare propose these reforms, and continue working together for the strength to hold steadfastly to our duty and purpose no matter how stiff the opposition from organized privilege or any selfish force.

I believe you have come prepared to carry out your part of this great responsibility. For my part, I pledge that personal emotions and partisan politics will not be permitted to confuse and retard the executive business of the Commonwealth. I pledge that I will neither claim credit for myself nor take unfair advantage for my party for those things that are accomplished with your cooperation.

Finally, if we work together now, it will be our reward and satisfaction, when the legislative work is done, to stand together and feel in our hearts that we deserve the commendation of an encouraged and grateful people and merit the benediction of Divine Providence.

Respectfully submitted,

Olympia, Washington, January 11, 1933.

CLARENCE D. MARTIN,
Governor.

The President announced that after the adjournment of the joint session, a public reception would be held in the State Reception Room.

The committee thereupon escorted His Excellency, Governor Clarence D. Martin, the state elective officials, the Chief Justice and the Justices of the Supreme Court to the State Reception Room.

On motion of Senator Ronald the joint session dissolved.

At 1:10 o'clock p. m., the Senate reconvened in the Senate Chamber, Lieutenant-Governor Victor A. Meyers, presiding.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., January 11, 1933.

MR. PRESIDENT:

The House has passed Senate Bill No. 1 notwithstanding the Governor's veto, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

At 1:20 o'clock p. m., on motion of Senator Lovejoy the Senate adjourned to meet tomorrow at 2:00 o'clock p. m.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

FOURTH DAY.

AFTERNOON SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Thursday, January 12, 1933.

The Senate was called to order at 2:00 o'clock p. m., by President Victor A. Meyers, pursuant to adjournment.

Rev. Claude H. Lorimer of the First Christian Church of Olympia offered prayer.

The Secretary called the roll, all members being present except Senator Lunn, who was excused.

On motion of Senator Malstrom the reading of the journal of the previous day was dispensed with, and it was approved.

Senator Lovejoy moved that the Message of His Excellency, Governor Clarence D. Martin, be referred to the Rules and Joint Rules Committee and by them segregated as to its various subjects and recommendations and referred to appropriate committees for a study of the recommendations contained therein. The motion carried.

The President appointed Senator Scott M. Ryan to escort Representative Monrad C. Walgren, of the Second Congressional District to the rostrum, where he was introduced by the President.

Representative Walgren responded with a few brief remarks.

INTRODUCTION OF BILLS.

Senate Bill No. 28, by Senator Palmer, entitled: "An Act relating to indigent blind persons, providing funds for such purpose, and providing penalties."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 29, by Senator Norman, entitled: "An Act authorizing the exchange of state timber for certain timber lands of equal value, and amending Chapter 25 of the Session Laws of 1931."

The bill was read the first time, and on motion of Senator Norman the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State Granted School and Tide Lands.

Senate Bill No. 30, by Senator Norman, entitled: "An Act reserving from sale or lease certain second class tide lands for recreational park purposes."

The bill was read the first time, and on motion of Senator Norman the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State Granted School and Tide Lands.

Senate Bill No. 31, by Senator Gray, entitled: "An Act relating to public highways, creating and establishing a primary state highway to be known as State Road No. 4, or the Tonasket-San Poil Highway, amending Section 14 of Chapter 185 of the Laws of 1923 as amended, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Gray the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 32, by Senator Howard, entitled: "An Act relating to motor vehicles and trailers requiring licenses and providing fees therefor; providing for and requiring the licensing of dealers of motor vehicles, fixing the fees therefor, and amending Section 15 of Chapter 96 of the Laws of 1921 (Section 6326 of Remington's Compiled Statutes); as amended by Section 1 of Chapter 140 of the Laws of 1931, and declaring when this act shall take effect."

The bill was read the first time, and on motion of Senator Howard the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 33, by Senator Howard, entitled: "An Act relating to an excise tax on the sale and use of certain liquid fuels and repealing Section 4 of Chapter 81 of the Laws of 1923, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Howard the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 34, by Senators Houser and Arnold, entitled: "An Act relating to and providing for the calling and holding of a convention to act upon and ratify or reject proposed amendments or repeals of amendments or other parts of the Constitution of the United States; providing for the election of delegates to such convention; providing for defraying of the expenses of such election and convention; and making an appropriation.

The bill was read the first time, and on motion of Senator Houser the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 35, by Senator Palmer, entitled: "An Act relating to bail in criminal cases and amending Section 2310 of Remington's Compiled Statutes of Washington."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 36, by Senator Palmer, entitled: "An Act relating to and providing for costs to be taxed on appeals in civil actions to the Supreme Court, and amending Section 1744 of Remington's Compiled Statutes."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 37, by Senator Palmer, entitled: "An Act to amend Article IV of the Constitution of the State of Washington, relating to the Judiciary."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 38, by Senator Palmer, entitled: "An Act relating to property taxes upon certain vehicles, providing for the assessment thereof for the purpose of taxation, and the levy and collection of ad valorem taxes thereon, and defining the powers and duties of certain officers in relation thereto."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 39, by Senators Arnold and Howard, entitled: "An Act relating to protection for the public against loss by reason of financial irresponsibility of reckless and negligent motor vehicle operators and providing penalties for certain offenses."

The bill was read the first time, and on motion of Senator Arnold the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

The Secretary read:

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, Thursday, January 12, 1933.

To the Honorable, the Senate of the State of Washington:

Ladies and Gentlemen: I have the honor to submit herewith an appointment, subject to your confirmation:

DIRECTOR OF EFFICIENCY.

James M. Geraghty, Spokane, appointed January 11, 1933, effective January 11, 1933, for the term ending at the Governor's pleasure, succeeding Harry C. Johnson, resigned.

CLARENCE D. MARTIN, Governor.

Senator Don Cary Smith moved that the appointment of James M. Geraghty for Director of Efficiency be confirmed.

The Secretary called the roll, and the appointment of James M. Geraghty was confirmed by the following vote:

Those voting aye were: Senators Arnold, Barnes, Bishop, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer,

Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Carey), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum.

Absent or not voting: Senator Lunn.

Senator Ronald moved that the Senate recess until 4:30 p.m. The motion carried.

At 4:30 o'clock p. m., the Senate reconvened, Lieutenant-Governor Victor A. Meyers, presiding.

The President announced that at this time he would submit to the Senate for its approval or disapproval, his committee appointments.

The President requested Senator Ronald to escort the President's mother, Mrs. Mary M. Meyers, of Portland, Oregon, to the rostrum where she could observe her son and witness the action of the Senate.

The Secretary read the following list of committee appointments:

Aeronautics-Todd, chairman; Arnold, Murphy, Foss, Stinson.

Agriculture-Cox, chairman; Ferryman, Heffron, Peirce, Roup, Knutzen, Gray.

Appropriations—Marshall, chairman; Ferryman, Malstrom, Mehner, Peirce, Ronald, Ryan (Scott M.), Smith (Don C.), Bishop, Cox, Foss, Knutzen, Landon.

Banks and Banking—Heffron, chairman; Chamberlin, Malstrom, Murphy, Roup, Smith (Don C.), Foss, Gray, Howard, Williams.

Cities of the First Class—Palmer, chairman; Arnold, Chamberlin, Ryan, J. H., Smith (Don C.), Howard, Williams.

Commerce and Manufacturing—Dawson, chairman; Morrow, Ryan (J. H.), Todd, Cox.

Compensation and Fees For State and County Officers—Gray, chairman; Heffron, Nelson, Roup, Ryan (Scott M.), Cox, Dawson.

Congressional Apportionment—Cleary, chairman; Chamberlin, Ferryman, Garrett, Lovejoy, Peirce, Ryan (J. H.), Howard, Landon, Palmer.

Constitutional Revision-Houser, chairman; Peirce, Steele, Metcalf, Palmer.

Corporations Other Than Municipal—Voss, chairman; Arnold, Reardon, Smith (Don C.), Bishop.

Counties and County Boundaries—Hartwell, chairman; Nelson, Ryan (Scott M.), Worum, Norman.

Claims and Auditing—Smith (Don C.), chairman; Garrett, Marshall, Houser Williams.

Dairy and Livestock—Ryan (Scott M.), chairman; Heffron, Murphy, Thein, Barnes, Bishop, Knutzen.

 $\it Dikes, Drains \ and \ Ditches$ —Knutzen, chairman; Garrett, Ryan (Scott M.), Barnes, Reardon.

Education—Gable, chairman; Malstrom, Ronald, Todd, Bishop, Hartwell, Landon.

Educational Institutions—Ronald, chairman; Garrett, Murphy, Reardon, Roup,
Todd, Worum, Cleary, Cox, Howard, Palmer, Stinson.

Elections and Privileges—Smith (Don C.), chairman; Marshall, Morrow, Nelson, Reardon, Worum, Gray, Houser, Voss.

Engrossed Bills-Lunn, chairman; Chamberlin, Morrow, Thein, Dawson.

Enrolled Bills-Garrett, chairman; Nelson, Reardon, Gray, Knutzen.

Federal Relations and Immigration—Norman, chairman; Ferryman, Malstrom, Ryan (J. H.), Dawson, Houser, Thein.

Fisheries—Bishop, chairman; Gable, Lovejoy, Nelson, Ryan (Scott M.), Todd, Cleary, Foss, Norman.

Forestry and Logged Off. Lands—Barnes, chairman; Gable, Heffron, Ryan (Scott M.), Hartwell, Morthland, Reardon.

Game and Game Fish—Chamberlain, chairman; Garrett, Heffron, Nugent, Reardon, Foss, Knutzen, Lunn, Palmer.

Harbors and Waterways-Foss, chairman; Marshall, Mehner, Steele, Metcalf.

Horticulture—Smith (Horace E.), chairman; Ferryman, Heffron, Peirce, Stinson.

Industrial Insurance—Morrow, chairman; Mehner, Murphy, Nugent, Smith (Don C.), Barnes, Cleary, Foss.

Insurance—Lovejoy, chairman; Arnold, Gable, Garrett, Murphy, Cox, Stinson, Williams.

Judiciary—Steele, chairman; Arnold, Gable, Malstrom, Peirce, Roup, Smith (Don C.), Todd, Hartwell, Houser, Landon, Morthland, Palmer.

Labor and Labor Statistics—Ryan (J. H.), chairman; Morrow, Reardon, Foss, Landon,

Legislative Apportionment—Landon, chairman; Gable, Garrett, Nelson, Peirce, Ryan (J. H.), Howard, Palmer, Williams.

Medicine, Dentistry, Pure Food and Drugs-Nugent, chairman; Ferryman, Malstrom, Ryan (J. H.), Gray, Lunn, Smith (Horace E.).

Memorials-Metcalf, chairman; Roup, Ryan (Scott M.).

Military—Murphy, chairman; Chamberlin, Malstrom, Nelson, Houser, Voss, Williams.

Mines and Mining—Garrett, chairman; Ronald, Ryan (Scott M.), Worum, Gray, Hartwell, Lunn.

Municipal Corporations Other Than First Class—Morthland, chairman; Ferryman, Roup, Ryan (Scott M.), Barnes, Gray, Norman.

Parks and Playgrounds—Arnold, chairman; Malstrom, Nelson, Reardon, Steele, Howard, Morthland, Voss.

Printing-Howard, chairman; Garrett, Marshall, Ryan (J. H.), Norman.

Public Buildings and Grounds-Steele, chairman; Lovejoy, Mehner, Barnes, Palmer.

Public Morals—Williams, chairman; Arnold, Malstrom, Nugent, Smith (Don C.), Houser, Norman.

Public Utilities—Peirce, chairman; Ferryman, Lovejoy, Morrow, Ryan (J. H.), Worum, Bishop, Metcalf, Stinson.

Railroads and Transportation—Stinson, chairman; Ferryman, Heffron, Murphy, Nelson, Nugent, Dawson, Palmer, Williams.

Reclamation and Irrigation—Ferryman, chairman; Heffron, Ronald, Worum, Morthland, Smith (Horace E.), Stinson.

Revenue and Taxation—Mehner, chairman; Chamberlin, Gable, Heffron, Morrow, Nugent, Roup, Ryan (J. H.), Steele, Worum, Barnes, Cleary, Dawson, Gray, Knutzen, Metcalf, Smith (Horace E.).

Roads and Bridges—Roup, chairman; Arnold, Garrett, Heffron, Lovejoy, Murphy, Nelson, Reardon, Thein, Worum, Cleary, Gray, Hartwell, Howard, Norman, Smith (Horace E.), Stinson, Williams.

Rules and Joint Rules-Steele, Smith (Don C.), Lovejoy, Roup, Ronald, Arnold, Hartwell, Cleary, Houser.

Rural Credits and Agricultural Development—Worum, chairman; Ferryman, Gable, Heffron, Peirce, Ryan (Scott M.), Bishop, Morthland, Smith (Horace E.).

Senate Employees-Marshall, chairman; Smith (Don C.), Steele.

State Charitable Institutions-Nelson, chairman; Marshall, Reardon, Thein, Cox, Morthland, Voss.

State Granted School and Tide Lands—Thein, chairman; Mehner, Nugent, Reardon, Cox, Morthland, Voss.

State Library—Malstrom, chairman; Gable, Roup, Morthland, Norman.

State Penal and Reformatory Institutions — Reardon, chairman; Chamberlin, Murphy, Ryan (Scott M.), Cox, Lunn, Voss.

On motion of Senator Steele, the confirmation of committee appointments was made a special order of business for 9:30 o'clock tomorrow morning. The motion carried.

At 5:08 o'clock p. m., on motion of Senator J. H. Ryan, the Senate adjourned until 9:00 o'clock a. m. tomorrow morning.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

FIFTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Friday, January 13, 1933.

The Senate was called to order by President Victor A. Meyers pursuant to adjournment at 9:00 o'clock a. m.

Rev. Claude H. Lorimer of the First Christian Church, Olympia, offered prayer.

The Secretary called the roll, all members being present except Senator Lunn, who was excused.

On motion of Senator Norman, the reading of the journal of the previous day was dispensed with and it was approved.

INTRODUCTION OF BILLS.

Senate Bill No. 40, by Senator Palmer, entitled: "An Act relating to the welfare of dependent and delinquent children, and amending Section 1987-3 of Remington's Compiled Statutes; Section 3, Chapter 160, Laws of 1913, as amended by Section 1, Chapter 43, Laws of 1921."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 41, by Senator Steele, entitled: "An Act relating to fisheries, providing for the regulation of the taking of clams or mussels, amending Sections 1 and 2, Chapter 74, Laws of 1931, and declaring an emergency."

The bill was read the first time, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Fisheries.

Senate Bill No. 42, by Senator Palmer, entitled: "An Act to prevent the procreation of persons socially inadequate from defective inheritance, by authorizing and providing for the eugenical sterilization of certain potential parents carrying degenerate hereditary qualities."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time, by title, ordered printed and referred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

Senate Bill No. 43, by Senator Mehner, entitled: "An Act validating proceedings by any city or town to acquire a public utility and validating utility bonds authorized therefor."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Utilities.

Senate Bill No. 44, by Senators Malstrom and Smith (Don Cary), entitled: "An Act relating to and regulating the practices of hairdressing and beauty culture and the conducting of schools for the teaching of such practices, providing for the licensing of persons to practice hairdressing and beauty culture, and to conduct schools for the teaching thereof, creating a State Board of Hairdressers and Beauty Culturists, providing penalties, and amending Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, and 19 of Chapter 281 of the Laws of 1927."

The bill was read the first time and on motion of Senator Malstrom the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 45, by Senator Reardon, entitled: "An Act relating to marriages and amending Section 8450, Remington's Compiled Statutes of Washington."

The bill was read the first time, and on motion of Senator Reardon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 46, by Senators Landon, Chamberlin, Arnold and Howard, entitled: "An Act relating to local improvements, the foreclosures of assessments therefor and sale of property acquired thereby, and amending Section 9386 of Remington's Compiled Statutes of Washington."

The bill was read the first time, and on motion of Senator Landon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 47, by Senators Roup and Worum, entitled: "An Act relating to legislative districts and changing the boundaries of the ninth and tenth senatorial and representative districts."

The bill was read the first time, and on motion of Senator Worum the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Legislative Apportionment.

Senate Bill No. 48, by Senator Reardon, entitled: "An Act to provide for the organization, incorporation, operation, supervision, dissolution and/or merger of cooperative savings and credit associations to be termed 'Credit Unions' and to define their powers, duties, privileges and scope of undertakings, including penalties for the violation of any provisions."

The bill was read the first time, and on motion of Senator Reardon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Rural Credits and Agricultural Development.

The President announced:

Because of requests by some of the senators, and because of some errors that have crept in through the rush of making assignments to committees, I desire to announce the following corrections and substitutions:

Committee on Appropriations-Senator Todd replaces Senator Smith (Don C.).

Committee on Cities of the First Class—Senator Gable replaces Senator Chamberlin, Senator Cleary replaces Senator Howard, Senator Morthland replaces Senator Williams.

 ${\it Committee \ on \ Corporations \ Other \ Than \ Municipal} \hbox{--} {\bf Senator \ Thein \ replaces \ Senator \ Reardon}.$

Committee on Counties and County Boundaries-Senator Ronald replaces Senator Nelson.

Committee on Education—Senator Metcalf replaces Senator Hartwell.

Committee on Enrolled Bills—Senator Arnold replaces Senator Reardon, Senator Arnold is chairman of the committee.

Committee on Game and Game Fish-Senator Hartwell replaces Senator Foss.

Committee on Harbors and Waterways—Senator Lovejoy replaces Senator Marshall.

Committee on Judiciary-Senator Metcalf replaces Senator Hartwell.

 ${\it Committee \ on \ Military} \hbox{--} Senator \ Arnold \ replaces \ Senator \ Malstrom.}$

Committee on Municipal Corporations Other Than First Class—Senator Hartwell replaces Senator Morthland, Senator Hartwell is chairman of the committee.

Committee on Parks and Playgrounds—Senator Nugent replaces Senator Reardon, Senator Morthland is chairman of the committee.

 ${\it Committee}\ on\ {\it Railroads}\ and\ {\it Transportation} {\it —} {\it Senator}\ {\it Ronald}\ replaces\ {\it Senator}\ {\it Heffron}.$

Committee on Revenue and Taxation-Senator Morthland replaces Senator Heffron.

Committee on Rural Credits and Agricultural Developments—Senator Metcalf replaces Senator Gable.

Committee on State Library-Senator Howard replaces Senator Norman.

At 9:17 o'clock a. m., the President announced the Senate would be at ease until 9:30 o'clock a. m. for the special order.

Senator Palmer moved the suspension of rules and that the confirmation of committee appointments be taken up at once.

The motion carried.

Senator Ronald was called to preside.

Senator Houser moved that the Senate confirm the committee appointments.

The Secretary called the roll; and the Senate confirmed the committee appointments by the following vote:

Those voting aye were: Senators Arnold, Barnes, Bishop, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Pierce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum.

Absent or not voting: Senator Lunn.

The President returned to the chair.

Senator Lovejoy gave notice, that on Monday he would move to amend Senate Rule No. 6, to provide for the addition of two committees to be known as: Financial Institutions Other Than Banks and Unemployment Relief.

At 9:27 o'clock a. m., on motion of Senator Palmer the Senate adjourned until 1:30 p. m., Monday.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

EIGHTH DAY.

AFTERNOON SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Monday, January 16, 1933.

The Senate was called to order by President Meyers at 1:30 p.m., pursuant to adjournment.

Reverend Elmer M. Johnson of the Bethesda Lutheran Church, Olympia, offered prayer.

The Secretary called the roll, all members being present except Senator Foss, who was excused.

On motion of Senator Voss the reading of the journal of the previous day was dispensed with and it was approved.

The President announced the following changes in assignments on three committees: On the Committee on Educational Institutions, Senator Malstrom replaces Senator Stinson; on the Committee on Parks and Playgrounds, Senator Stinson replaces Senator Malstrom; on the Committee on Revenue and Taxation, Senator Heffron replaces Senator Roup.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., January 13, 1933.

MR. PRESIDENT:

The House has adopted House Joint Resolution No. 1 and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

The Secretary read House Joint Resolution No. 1 relating to the Purchase of American Products.

Senator Lovejoy moved the rules be suspended, the resolution read a second and third time and placed on final passage. The motion carried. The resolution was read the second and third times.

The Secretary called the roll on final passage of House Joint Resolution No. 1 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Bishop, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum.

Those voting nay were: Senators Foss, Gable and Landon.

The bill, having received the constitutional majority, was declared passed.

The Secretary read:

SENATE RESOLUTION.

By Senator Lovejoy:

Resolved, That Senate Rule No. 6 be amended to provide for increase of two committees, namely, (1) Financial Institutions Other than Banks and (2) Unemployment Relief, and that the Committee on Rules and Joint Rules be increased from nine (9) to ten (10) members, said rule as thus amended to read as follows:

Rule 6, The President shall appoint all special, joint and hereinafter named standing committees on the part of the Senate: Provided, however, That the committee on rules and joint rules shall consist of the president and ten (10) senators, a majority of whom shall be from Western Washington of which the president shall be chairman, and Provided further, That the appointment of the said standing committees shall be subject to the confirmation of the Senate, such confirmation to be made a special order on the day following the announcement of the appointment by the president.

In event the Senate shall refuse to confirm any committee or committees, such committee or committees shall be forthwith elected by the Senate.

The following standing committees shall constitute the standing committees of the Senate:

	Committee	No. of Members
1	Aeronautics	
2	Agriculture	
3	Appropriations	
4	Banks and Banking	. 13
5	Cities of the First Class	. 10
6	Claims and Auditing	. 1 . 5
7	Commerce and Manufacturing	. 5 . 5
8	Compensation and Fees for State and County Officers	. 3
9	Congressional Apportionment	
10	Constitutional Revision	
11	Corporations Other Than Municipal	. 5
12	Counties and County Boundaries.	. 5
13	Dairy and Livestock	
14	Dikes, Drains and Ditches	5
15	Education	. 7
16	Educational Institutions	12
17	Elections and Privileges	
18	Engrossed Bills	
19	Enrolled Bills	
20	Federal Relations and Immigration	7
21	Financial Institutions Other Than Banks	9
22	Fisheries	
23	Forestry and Logged Off Lands	
24	Game and Game Fish	
25	Harbors and Waterways	
26	Horticulture	5
27	Industrial Insurance	9
28	Insurance	8
29	Judiciary	13
30	Labor and Labor Statistics	5
31	Legislative Apportionment	9
32	Medicine, Dentistry, Pure Food and Drugs	7
33	Memorials	3
34	Military	7
35	Mines and Mining	7
36	Municipal Corporations Other Than First Class	7
37	Parks and Playgrounds	8
38	Printing	5
39	Public Buildings and Grounds	5
40	Public Morals	7

	Committee	No. of Members
41	Public Utilities	9
42	Railroads and Transportation	9
43	Reclamation and Irrigation	
44	Revenue and Taxation	
45	Roads and Bridges	
46	Rules and Joint Rules	
47	Rural Credits and Agricultural Development	9
48	Senate Employees	
49	State Charitable Institutions	7
50	State Granted, School and Tide Lands	7
51	State Library	5
52	State Penal and Reformatory Institutions	7
53	Unemployment Relief	

Senator Lovejoy moved the adoption of the resolution.

Senator Morthland on a point of order objected to consideration since no notice had been given to increase the number of members on the Rules and Joint Rules Committee.

The President sustained the point of order.

Senator Houser moved the rules be suspended and the resolution be considered.

Senator Morthland moved that Senator Houser's motion be laid on the table.

Senator Houser moved that the motion to lay on the table do not carry the resolution with it.

The motion carried.

The motion of Senator Morthland to lay Senator Houser's motion on the table carried.

Senator Morthland then moved that the resolution be made a special order of business for Tuesday morning at 11:00 o'clock, a. m.

The motion carried.

Senator Morthland gave notice he would move to amend the resolution to provide that the membership of the Rules and Joint Rules Committee be increased from nine to eleven members and that six members should be from Western Washington and five from Eastern Washington.

The Secretary read:

SENATE RESOLUTION.

By Committee on Rules and Joint Rules.

Resolved, That the Secretary be and he is hereby authorized to purchase One Hundred and Fifty Dollars (\$150.00) worth of stamps for mailing copies of bills authorized by the Senate.

On motion of Senator Lovejoy the resolution was adopted.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., January 13, 1933.

MR. PRESIDENT: OLYMPIA, WASH.,
The Speaker has signed House Concurrent Resolution No. 1,

House Concurrent Resolution No. 2,

House Concurrent Resolution No. 3,

House Concurrent Resolution No. 4,

and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

INTRODUCTION OF BILLS.

Senate Bill No. 49, by Senator Ryan (Scott M.), entitled: "An Act relating to public service properties and utilities and the determination of the condition and value thereof, and amending Section 10441 of Remington's Compiled Statutes, being Chapter 182 of the Session Laws of 1913."

The bill was read the first time, and on motion of Senator Ryan (Scott M.) the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Utilities.

Senate Bill No. 50, by Senators Mehner and Marshall, entitled: "An Act relating to the foreclosure of the lien of local improvement assessments, amending Section 5 of Chapter 275 of the Session Laws of 1927, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Mehner the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 51, by Senators Howard and Morthland, entitled: "An Act relating to the government of cities of the first, second and third class, and providing for the reorganization of the government of such cities, including the adoption of the city manager plan of government."

The bill was read the first time, and on motion of Senator Morthland the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Cities of the First Class.

Senate Bill No. 52, by Senator Morthland (by request), entitled: "An Act for the relief of Adam Seitz and Sons."

The bill was read the first time, and on motion of Senator Morthland the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 53, by Senator Voss, entitled: "An Act to prohibit persons from soliciting rides on motor vehicles on any of the traveled portion of any public highway, and providing penalties."

The bill was read the first time, and on motion of Senator Voss the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

The President announced he was about to sign House Concurrent Resolutions Nos. 1, 2, 3, and 4.

At 2:20 o'clock, p. m., the President announced the Senate would be at ease subject to the call of the chair.

At 2:48 o'clock, p. m., the President called the Senate to order.

The President appointed Senators Arnold, Voss and Lovejoy to escort. Dr. Niitobe, a member of the House of Peers of Japan, to the rostrum. Dr. Niitobe was accompanied by Mr. K. Uchiyama, Japanese Consul at Seattle and Mr. Miyeazaki of Tacoma. The President announced Senator Voss would introduce the distinguished visitors.

Dr. Niitobe addressed the Senate extending the friendly greetings of his country to the people of Washington and further stated his visit had no political significance, rather that he was on his way to the eastern part of the United States. He spoke proudly of his association with Woodrow Wilson who had been a classmate at Princeton. He called attention to the fact.

that the United States was the best customer of Japan and his country was the third best customer of the United States and hoped that the friendly relations existing between the two countries would continue and that they would cooperate with each other in solving world problems. His remarks were listened to attentively by the Senate.

At 3:08 o'clock, p. m., on motion of Senator Ryan (J. H.), the Senate adjourned until 10:30 a. m., Tuesday.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

NINTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Tuesday, January 17, 1933.

The Senate was called to order by President Victor A. Meyers at 10:30 a.m. pursuant to adjournment.

Reverend Elmer M. Johnson, of Bethesda Lutheran Church, offered prayer.

The Secretary called the roll, all members being present except Senator Reardon, who was excused.

On motion of Senator Lovejoy the reading of the journal of the previous day was dispensed with and it was approved.

The Secretary read:

Senate Resolution, by Senators Ryan (Scott M.) and Bishop, relating to Investigation of the Department of Fisheries.

On motion of Senator Bishop the Resolution was referred to the Committee on Fisheries.

The Secretary read:

REPORTS OF STANDING COMMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., January 16, 1933.

Mr. President:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 9, relating to security for costs in actions or proceedings in Superior Courts and amending Chapter 103 of the Laws of the State of Washington of 1929 by adding thereto a new section to be known as Section 3, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: Don Cary Smith, Ed Peirce, E. B. Palmer, Charles H. Todd, Daniel Landon, Kathryn E. Malstrom, Houser, Evert Arnold, D. V. Morthland, Charles Gable.

On motion of Senator Palmer the report of the committee was received and the bill placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., January 16, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 13, providing for the possession, regulation, sale, disposal, disposition, prescription, dispensing and use of narcotic drugs and certain appliances for the use thereof and providing penalties for the violation thereof and providing for the quarantine and treatment of narcotic drug addicts and repealing Chapter 47 of the Laws of 1923, have had the same under consideration, and we respectfully report the same back to the Senate, with the recommendation that it be referred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

E. N. Steele, Chairman.

We concur in this report: Don Cary Smith, Ed Peirce, E. B. Palmer, Daniel Landon, Charles H. Todd, Kathryn E. Malstrom, Houser, Evert Arnold, D. V. Morthland, Charles Gable.

On motion of Senator Cleary the report of the committee was received and the bill was referred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

The Committee on Revenue and Taxation recommended that Senate Bill No. 24 do pass with certain amendments.

The report of the committee together with the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., January 16, 1933.

MR. PRESIDENT:

We, a majority of your Committee on Judiciary, to whom was referred Senate Joint Resolution No. 1, to ratify a proposed amendment to the Constitution of the United States of America, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: Charles H. Todd, Houser, Don Cary Smith, Ed Peirce, Daniel Landon, D. V. Morthland, Kathryn E. Malstrom, Charles Gable.

SENATE CHAMBER, OLYMPIA, WASH., January 16, 1933.

MR. PRESIDENT:

I concur in this report: E. B. Palmer.

On motion of Senator Landon the reports of the committee were received, the rules were suspended, and the resolution was read the third time and placed on final passage.

The Secretary called the roll on final passage of Senate Joint Resolution No. 1 and it passed the Senate by the following vote:

The following Senators voted aye: Arnold, Bishop, Chamberlin, Cleary, Ferryman, Foss, Gable, Gray, Heffron, Houser, Howard, Landon, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Todd, Voss and Williams.

The following Senators voted nay: Barnes, Cox, Dawson, Garrett, Hartwell, Knutzen, Lunn, Nelson, Palmer, Smith (Horace E.), Thein and Worum.

The resolution having received the constitutional majority was declared passed.

SPECIAL ORDER.

The President announced that the hour of eleven o'clock having arrived the Senate would proceed to the special order of business set for that day, the consideration of Resolution by Senator Lovejoy.

Senator Lovejoy moved to amend the resolution to strike out all reference providing for increase in the number of members on the Rules and Joint Rules Committee. The motion to amend carried.

Senator Lovejoy moved the adoption of the Resolution as amended.

Senator Morthland moved as a substitute motion to amend the resolution as follows: Beginning after the word "and" in line ten (10) of the mimeographed resolution, strike the words "ten (10) Senators, a majority of whom shall be from Western Washington" and insert in lieu thereof "eleven (11) Senators, five of whom shall be from East of the summit of the Cascade Mountains and six (6) of whom shall be from West of the Cascade Mountains."

Senators Lovejoy, Ryan (J. H.), Arnold, Houser, Gray, Marshall, Heffron, and Ronald demanded a roll call on Senator Morthland's motion.

The Secretary called the roll on the motion to amend by Senator Morthland, and it carried by the following vote:

The Senators voting aye were: Arnold, Bishop, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Ronald, Roup, Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams and Worum.

The Senators voting nay were: Barnes, Chamberlin, Houser, Knutzen, Landon, Lovejoy, Morrow, Pierce, Reardon, Ryan (J. H.) and Smith (Don Carey).

Senator Pierce moved to reconsider the vote by which the amendment by Senator Morthland was adopted.

A roll call was demanded by Senators Morthland, Pierce, Gray, Marshall, Lovejoy, Arnold, Bishop and Garrett.

The Secretary called the roll on the reconsideration of the vote by which the amendment was adopted and it failed to carry by the following vote:

Those voting aye were: Senators Arnold, Bishop, Cox, Dawson, Foss, Gable, Garrett, Gray, Heffron, Howard, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morthland, Murphy, Norman, Nugent, Pierce, Roup, Ryan (Scott M.), Smith (Horace E.), Stinson, Thein, Voss and Worum.

Voting nay: Senators Barnes, Cleary, Ferryman, Hartwell, Houser, Knutzen, Landon, Lovejoy, Morrow, Nelson, Palmer, Reardon, Ronald, Ryan (J. H.), Smith (Don Cary), Steele, Todd and Williams.

Absent or not voting: Senator Chamberlin.

Senator Lovejoy moved that the resolution as amended be adopted. The motion carried.

The chair announced at this time he would appoint the members of the two new committees. Committee on Unemployment Relief: Senators Chamberlin, Chairman; Arnold, Peirce, Malstrom, Heffron, Thein, Cleary, Gable, Cox, Barnes, Reardon, Smith (Horace E.) and Ryan (J. H.). Committee on Financial Institutions Other Than Banking: Senators Todd, Chairman; Palmer, Lovejoy, Mehner, Knutzen, Landon, Morthland, Thein and Marshall.

Senator Houser moved that the rules be temporarily suspended and that the committee appointments be confirmed. The motion carried.

At 11:47 o'clock a.m., Senator Chamberlin moved that the Senate recess to permit the members of the Senate to attend an open hearing in the House. The motion carried.

At 12:44 o'clock p. m., the President called the Senate to order in the Senate Chamber.

On motion of Senator Smith (Horace E.), the Senate recessed for fifteen minutes to permit the Chairman of the Senate and House Committee on Unemployment to confer relative to the best procedure for a joint hearing of the House and Senate of the representatives of the Council of the Unemployed. The motion carried.

The President announced the Senate would recess for fifteen minutes.

At 1:15 o'clock p. m., the President called the Senate to order.

Senator Arnold gave notice that at the proper time he would move to reconsider the vote by which the resolution providing for the two new committees and the increase in membership of the Committee on Rules and Joint Rules by Senator Lovejoy was adopted.

At 1:20 o'clock p. m., on motion of Senator Roup, the Senate recessed until 1:30 o'clock, p. m.

AFTERNOON SESSION.

At 1:30 o'clock, p. m., the President called the Senate to order. The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., January 17, 1933.

MR. PRESIDENT:

The House has granted the use of the House Chamber to the joint committees on unemployment relief of the Senate and House from 1:35 p. m. until 2:20 p. m. this date, for the specific purpose of hearing from a committee of the unemployment council.

A motion also carried, inviting all members of the Senate and House to attend this hearing.

O. H. Olson, Chief Clerk.

At 1:40 o'clock, p. m., on motion of Senator Houser the Senate recessed until 3:00 o'clock, p. m., to accept the invitation of the House to attend the hearing of the unemployed.

At 3:35 o'clock, p. m., the Senate was called to order in the Senate Chamber by the President.

The Secretary read:

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, January 16, 1933.

To the Honorable, the Senate of the State of Washington.

 ${\tt Ladies}$ and ${\tt Gentlemen:}\ I$ have the honor to submit herewith the following appointments, subject to your confirmation:

THE STATE TAX COMMISSION.

T. S. Hedges, Waterville, appointed January 16, 1933, effective January 16, 1933, for the terms ending January 31, 1933, and January 31, 1939, succeeding Mr. Donald McInnes, deceased.

EARLE R. JENNER, Seattle, appointed January 16, 1933, effective January 16, 1933, for the term ending January 31, 1935, succeeding Mr. Fred K. McBroom, resigned.

Respectfully submitted.

CLARENCE D. MARTIN, Governor.

Senator Mehner moved that the appointment of T. S. Hedges and Earle R. Jenner as members of the State Tax Commission be confirmed.

The Secretary called the roll and the Senate confirmed the appointment by the following vote:

Those voting aye were: Senators Arnold, Barnes, Bishop, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd and Voss.

Absent or not voting: Senators Knutzen, Landon, Williams and Worum.

INTRODUCTION OF BILLS.

Senate Bill No. 54, by Senators Thein and Norman, entitled: "An Act relating to and establishing a primary state highway to be known as the Twin Harbors Beach Highway in Pacific and Grays Harbor Counties."

The bill was read the first time, and on motion of Senator Thein the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 55, by Senators Thein and Norman, entitled: "An Act relating to and establishing a primary state highway and amending Section 1, of Chapter 30, of the Laws of 1931."

The bill was read the first time, and on motion of Senator Norman the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 56, by Senators Norman and Barnes, entitled: "An Act relating to and establishing a primary state highway and amending Section 11 of Chapter 185 of the Laws of 1923."

The bill was read the first time, and on motion of Senator Barnes the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 57, by Senators Gray and Heffron, entitled: "An Act relating to publicly owned public utilities, providing for a tax thereon measured by gross earnings, providing a method for determining the amount thereof, and the method for the assessment and collection thereof, providing penalties, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Heffron the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 58, by Senator Marshall, entitled: "An Act relating to insurance, providing for and regulating the application of insurance laws

with respect to fraternal benefit societies, and amending Section 235 of Chapter 49 of the Session Laws of 1911, as amended by Section 1 of Chapter 114 of the Session Laws of 1931."

The bill was read the first time, and on motion of Senator Marshall the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Insurance.

Senate Bill No. 59, by Senators Steele, Palmer, Gable, Morthland, Arnold and Smith (Don Cary), entitled: "An Act to create an association to be known as the 'Washington State Bar Association;' to provide for its organization, government, membership and powers; to regulate the practice of law and to provide penalties for the violation of said Act and repealing all Acts or parts of Acts in conflict therewith."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 60, by Senator Peirce, entitled: "An Act regulating and licensing the practice of Sanipractic, creating a committee for such physicians, defining the powers and duties of such committee, defining the term 'Sanipractic,' regulating the use of certain professional terms and abbreviations, creating a sanipractic physician's fund, defining unprofessional conduct, defining an authorized sanipractic institution, defining sanipractic surgery, defining anesthesia, creating and appropriating license fees, prescribing penalties for violation of this Act, and repealing all acts and parts of acts in conflict herewith."

The bill was read the first time, and on motion of Senator Peirce the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Medicine, Dentistry, Pure Foods and Drugs.

Senate Bill No. 61, by Senators Gray, Morthland, Steele, Ronald, Cox, Lovejoy, Roup, Peirce, Nugent and Gable, entitled: "An Act relating to taxation; providing for the settlement and compromise of litigation in connection therewith; repealing all acts and parts of acts in conflict therewith; and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Gray the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 62, by Senator Arnold, entitled: "An Act relating to the labor of prisoners and convicts."

The bill was read the first time, and on motion of Senator Arnold the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Labor and Labor Statistics.

Senate Bill No. 63, by Senators Nugent, Gable, Stinson, Hartwell, Williams, Ryan (Scott M.), Ronald, Ferryman, Garrett, Thein, Chamberlain, Murphy, Norman, Marshall, Arnold and Metcalf, entitled: "An Act relating to transportation by motor vehicles over the public highways of the State of Washington, providing for the regulation and taxation thereof, and repealing all laws and parts of laws in conflict herewith."

The bill was read the first time, and on motion of Senator Stinson the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., January 17, 1933.

Mr. President:

The Speaker has signed House Joint Resolution No. 1, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

The President announced that he was about to sign House Joint Resolution No. 1.

At 3:31 p.m., on motion of Senator Palmer the Senate adjourned until tomorrow morning at 10:00 o'clock a.m.

VICTOR A. MEYERS, President of the Senate.

W: J. LINDBERG, Secretary of the Senate.

TENTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Wednesday, January 18, 1933.

The Senate was called to order at 10:00 o'clock a.m., by President Victor A. Meyers, pursuant to adjournment.

Reverend Elmer M. Johnson, of Bethesda Lutheran Church, Olympia, offered prayer.

The Secretary called the roll, all Senators being present except Senators Dawson, Gable, Mehner, Morrow and Nugent, who were excused.

Senator Arnold moved to reconsider the vote by which the resolution by Senator Lovejoy, as amended, relating to the amendment of Senate Rule No. 6 was adopted.

Senator Morthland rose on a point of order stating that in his judgment the matter could not be reconsidered according to the rules.

The Chair held the point of order well taken.

A roll call on the reconsideration was demanded by the following senators: Houser, Morthland, Bishop, Dawson, Garrett, Gable, Howard and Gray.

The Secretary called the roll on the motion of Senator Arnold to reconsider the vote on the resolution and it carried by the following vote:

The Senators who voted age were Arnold, Barnes, Chamberlin, Cleary, Ferryman, Gable, Garrett, Hartwell, Houser, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Nugent, Peirce,

Reardon, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Thein, Todd and Worum.

The Senators who voted nay were Bishop, Cox, Dawson, Foss, Gray, Heffron, Howard, Metcalf, Morthland, Norman, Palmer, Ronald, Smith (Horace E.), Stinson, Voss and Williams.

Absent or not voting, Senator Knutzen.

Senators Smith (Don Cary), Arnold and Houser demanded the previous question.

The Secretary called the roll on the final passage of the resolution by Senator Lovejoy and it failed to pass the Senate by the following vote:

The Senators voting aye were Bishop, Cox, Dawson, Foss, Gray, Heffron, Howard, Lunn, Metcalf, Morthland, Norman, Nugent, Palmer, Smith (Horace E.), Stinson, Voss, Williams.

The Senators voting nay were Arnold, Barnes, Chamberlin, Cleary, Ferryman, Gable, Garrett, Hartwell, Houser, Landon, Lovejoy, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Thein, Todd and Worum.

Absent or not voting, Senator Knutzen.

Senator Lovejoy moved that the rules be suspended and that two new committees, arranged in alphabetical order, be added to the standing committees of the Senate to be known as Committee on Financial Institutions Other Than Banks, with nine members, and Committee on Unemployment Relief, with thirteen members, and that the membership of these committees shall be as announced by the President and confirmed by the Senate yesterday.

The motion carried.

The President stated the membership of the two committees to be as follows:

Committee on Unemployment Relief—Senators Chamberlin, chairman; Arnold, Peirce, Malstrom, Heffron, Thein, Cleary, Gable, Cox, Barnes, Reardon, Smith (Horace E.), Ryan (J. H.).

Committee on Financial Institutions Other Than Banking—Senators Todd, chairman; Palmer, Lovejoy, Mehner, Knutzen, Landon, Morthland, Thein, Nugent.

Senator Houser moved that Rule 6 be suspended and that the Senate proceed to confirm the appointment of the two new committees.

The motion carried.

Senator Heffron moved that the Senate confirm the appointment of the committees.

The motion carried.

Senator Williams moved that seven hundred additional copies of Senate Bill No. 63 be printed.

The motion carried.

The Secretary read Senate Concurrent Resolution No. 1 by Senators Howard, Marshall, Ryan (J. H.), Garrett and Norman relating to the employment of an expert to measure and certify to the correct cost of legislative printing.

The resolution was read the first time, and on motion of Senator Landon the rules were suspended, the resolution was read the second time by title, ordered printed and referred to the Committee on Claims and Auditing. The Secretary read Senate Joint Resolution No. 5 by Senator Norman, extending an invitation to the Legislature of the State of Oregon to select a conference committee to meet with a like committee from the Legislature of the State of Washington to confer in regard to the fishing industry in the Columbia river.

On motion of Senator Norman the rules were suspended, the resolution was read the second time, read the third time and placed on final passage.

The Secretary called the roll on final passage of Senate Joint Resolution No. 5 and it passed the Senate by the following vote:

The Senators voting aye were Arnold, Barnes, Bishop, Chamberlin, Cleary, Cox, Dawson, Foss, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nelson, Norman, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams and Worum.

Those absent or not voting were: Senators Ferryman, Gable, Knutzen, Morthland, Nugent, Ryan (Scott M.).

The resolution, having received the constitutional majority, was declared passed.

On motion of Senator Norman the rules were suspended and the resolution was ordered transmitted to the House immediately.

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 18, 1933.

MR. PRESIDENT:

We, your Committee on Claims and Auditing, beg leave to report the following miles of travel and amount due each member as mileage in coming to and from this session of the Legislature, and recommend that the several amounts be allowed:

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DON CARY SMITH, Chairman.

We concur in this report: Frank R. Marshall, C. Nifty Garrett, Harry L. Williams. Paul Houser.

On motion of Senator Smith (Don Cary) the report of the committee was adopted.

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., January 17, 1933.

We, your Committee on Rules and Joint Rules, to whom was referred Senate Bill No. 24 relating to the time of payment of personal property taxes and amending Chapter 34 of the Laws of 1931, and declaring that this act shall take effect immediately, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Judiciary Committee.

Victor A. Meyers, Chairman.

We concur in this report: Walter G. Ronald, W. G. Hartwell, E. J. Cleary, Geo. W. Roup, E. N. Steele, Paul Houser, Geo. A. Lovejoy, Don Cary Smith, Evert Arnold.

On motion of Senator Houser the report of the committee was adopted and the bill was rereferred to the Committee on Judiciary.

The Secretary read:

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, WASH., January 17, 1933.

To the Honorable, the Senate of the State of Washington.

LADIES AND GENTLEMEN:

I have the honor to submit herewith the following appointments subject to your confirmation.

DEPARTMENT OF PUBLIC WORKS.

E. K. Murray, Tacoma, appointed January 17, 1933, effective January 18, 1933, for the term ending at the Governor's pleasure, succeeding Fred K. Baker, resigned.

SUPERVISOR OF TRANSPORTATION, DEPARTMENT OF PUBLIC WORKS.

W. D. Lane, Seattle, appointed January 17, 1933, effective January 18, 1933, for the term ending at the Governor's pleasure, succeeding B. R. Lewis, resigned.

Respectfully submitted,

CLARENCE D. MARTIN, Governor.

Senator Lovejoy moved that the appointment of E. K. Murray of Tacoma to the Department of Public Works and W. D. Lane of Seattle as supervisor of transportation be confirmed.

The Secretary called the roll and the appointments were confirmed by the following vote:

Those voting aye were: Senators Arnold, Barnes, Bishop, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum.

Those absent or not voting were: Senators Cox and Knutzen.

INTRODUCTION OF BILLS.

Senate Bill No. 64, by Senators Ronald, Morthland and Heffron, entitled: "An Act relating to rural post roads and the improvement thereof, defining the powers and duties of certain officers in relation thereto, and making an appropriation, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Ronald the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 65, by Senators Ronald, Morthland and Heffron, entitled: "An Act relating to public highways known as lateral highways and amending Chapter 88 of the Session Laws of 1929 by adding new sections; providing for the cancellation of certain existing road taxes, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Heffron the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 66, by Senators Ronald, Morthland and Heffron, entitled: "An Act relating to highways and amending Chapter XXX of Remington's Compiled Statutes by adding thereto a new section to be known as Section 6819-1, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Morthland the rules were suspended, the bill was read the second time by title, ordered printed and referred to th Committee on Roads and Bridges.

Senate Bill No. 67, by Senators Voss, Peirce, Murphy, Williams and Smith (Don Cary), entitled: "An Act relating to the State Highway System within cities and towns."

The bill was read the first time, and on motion of Senator Peirce the rules were suspended, the bill was read the second time by title, ordered printed, and referred to the Committee on Roads and Bridges.

Senate Bill No. 68, by Senators Voss, Peirce, Murphy, Williams and Smith (Don Cary), entitled: "An Act relating to a State Highway By-Pass System for the City of Spokane, classifying, naming and fixing routes of certain state highways through said city, and making an appropriation therefor."

The bill was read the first time, and on motion of Senator Murphy the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 69, by Senator Lovejoy, entitled: "An Act relating to the creation of indebtedness to meet deficiencies in local improvement district funds of cities of the first class, and authorizing the payment of such deficiencies from the general funds of such cities."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Cities of the First Class.

Senate Bill No. 70, by Committee on Educational Institutions, entitled: "An Act relating to the removal of regents and trustees of institutions of higher learning."

The bill was read the first time, and on motion of Senator Ronald the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate Bill No. 71, by Committee on Educational Institutions, entitled: "An Act relating to the government of the University of the State of Washington, and the appointment of regents, their term of office, quorum, vacancies, and etc."

The bill was read the first time, and on motion of Senator Ronald the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

At 11:30 a.m., on motion of Senator Lovejoy, the Senate adjourned until 11:00 o'clock a.m., tomorrow morning.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

ELEVENTH DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Thursday, January 19, 1933.

The Senate was called to order at 11:00 o'clock a.m. by President Victor A. Meyers pursuant to adjournment.

Rev. Elmer M. Johnson of Bethesda Lutheran Church offered prayer. The Secretary called the roll, all members being present.

On motion of Senator Voss the reading of the journal of the previous day was dispensed with and it was approved.

The Secretary read:

Senate Joint Memorial No. 2, by Senator Hartwell: Requesting the Department of State and Congress to act on behalf of the people of the State of Washington in the matter of injuries to persons and property in the State of Washington by reason of fumes emitting from the smelter of the Consolidated Smelting & Refining Company, Ltd., of Canada, near Trail, British Columbia, Canada, upon lands of Northeastern Washington.

The memorial was read the first time, and on motion of Senator Hartwell

the rules were suspended, the memorial was read the second time by title, ordered printed and referred to the Committee on Federal Relations.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., January 18, 1933.

MR. PRESIDENT:

The House has passed Engrossed House Joint Memorial No. 8, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

The Secretary read:

Engrossed House Joint Memorial No. 2, by Mr. McDonald (by request of Governor Martin): Relating to legislation against the effect of depreciation of foreign currencies.

Senator Lovejoy moved that the rules be suspended, the memorial read the second time by title, read the third time, and placed on final passage. The motion carried

Senator Malstrom moved the rules be suspended and Engrossed House Joint Memorial No. 2 be transmitted to the House immediately.

The motion carried.

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 17, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 21, relating to schedule of fees of jurors and amending Section 4229 of Remington's Compiled Statutes of Washington, as amended by Chapter 171 of the Laws of 1927, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: E. B. Palmer, Don Cary Smith, Ed Peirce, Chas. Gable, Kathryn E. Malstrom, Geo. W. Roup.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., January 17, 1933.

MR. PRESIDENT:

We, your Committee on Reclamation and Irrigation, to whom was referred Senate Bill No. 27, entitled "An Act relating to the control of flood waters, authorizing the state supervision of hydraulics to construct controlling and diversion works and providing for the payment of the cost of construction, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Ferryman, Chairman.

We concur in this report: John F. Worum, John Heffron, D. V. Morthland, Walter G. Ronald, Chas. F. Stinson, Horace E. Smith.

On motion of Senator Ferryman the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., January 17, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 5, releasing owners of motor vehicles from responsibility for injuries to passengers therein,

have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

E. N. STEELE, Chairman.

We concur in this report: E. B. Palmer, Ed Pierce, Kathryn E. Malstrom, Geo. W. Roup, Evert Arnold, Chas. Gable.

Senator Houser moved that the report of the committee be adopted.

Senator Morthland moved as a substitute that the bill be rereferred to the Judiciary Committee.

The substitute motion carried.

SENATE CHAMBER, OLYMPIA, WASH., January 18, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 33, relating to an excise tax on the sale and use of certain liquid fuels and repealing Section 4, of Chapter 81, of the Laws of 1923, and declaring that this act shall take effect immediately, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Roads and Bridges.

Paul Mehner, Chairman.

We concur in this report: George C. Chamberlin, J. H. Ryan, F. G. Barnes, Wm. C. Dawson, W. P. Gray, John Heffron, P. Frank Morrow, D. O. Nugent, Horace E. Smith, Chas. Gable.

On motion of Senator Mehner the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., January 18, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 15, relating to the inspection of certain petroleum products and the regulation of the shipment, possession, sale and use thereof, providing penalties and making an appropriation to carry out the provisions of the act, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Roads and Bridges.

PAUL MEHNER, Chairman.

We concur in this report: Geo. C. Chamberlin, J. H. Ryan, F. G. Barnes, W. P. Gray, D. O. Nugent, Wm. C. Dawson, John Heffron, P. Frank Morrow, Chas. Gable.

On motion of Senator Mehner the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., January 18, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Joint Resolution No. 3, relating and providing for the ratification of an amendment to the Constitution of the United States submitted to the states for ratification, fixing the termination and beginning of the term and the succession in office of the President and Vice-President of the United States and the date of assembling of the Congress of the United States, and ratifying a proposed amendment (commonly known as the Lame Duck amendment) to the Constitution of the United States of America, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that Substitute Senate Joint Resolution No. 3 be substituted therefor and that it do pass.

E. N. Steele, Chairman.

We concur in this report: Evert Arnold, Don Cary Smith, Ed Peirce, Geo. W. Roup, Kathryn E. Malstrom, E. B. Palmer, Chas. Gable.

On motion of Senator Landon the report of the committee was adopted. The Secretary read:

Substitute Senate Joint Resolution No. 3, by Committee on Judiciary: Relating and providing for the ratification of an amendment to the constitu-

tion of the United States submitted to the states for ratification, fixing the termination and beginning of the term and the succession in office of the President and the Vice President of the United States, and fixing the termination and beginning of the terms of the Senators and Representatives of the United States.

WHEREAS, Both Houses of the Seventy-second Congress of the United States of America by a constitutional majority of two-thirds thereof propose an amendment to the Constitution of the United States, which is in words and figures as follows, to-wit:

"JOINT RESOLUTION

"Proposing an amendment to the Constitution of the United States.

"Resolved, By the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein), that the following amendment to the Constitution be, and hereby is, proposed to the states, to become valid as a part of said Constitution when ratified by the legislatures of the several states as provided in the Constitution;

" 'ARTICLE

- "'Section 1. The terms of the President and Vice-President shall end at noon on the 20th day of January, and the terms of Senators and Representatives at noon on the 3rd day of January, of the years in which such terms would have ended if this article had not been ratified; and the terms of their successors shall then begin.
- "'Sec. 2. The Congress shall assemble at least once in every year and such meeting shall begin at noon on the 3rd day of January unless they shall by law appoint a different day.
- "'Sec. 3. If, at the time fixed for the beginning of the term of the President, the President shall have died, the Vice-President-elect shall become President. If a President shall not have been chosen before the time fixed for the beginning of his term, or if the President-elect shall have failed to qualify, then the Vice-President-elect shall act as President until a President shall have qualified; and the Congress may by law provide for the case wherein neither a President-elect nor a Vice-President-elect shall have qualified, declaring who shall then act as President, or the manner in which one who is to act shall be selected, and such person shall act accordingly until a President or Vice-President shall have qualified.
- "'Sec. 4. The Congress may by law provide for the case of the death of any of the persons from whom the House of Representatives may choose a President whenever the right of choice shall have devolved upon them, and for the case of the death of any of the persons from whom the Senate may choose a Vice-President whenever the right of choice shall have devolved upon them.
- "'Sce. 5. Sections 1 and 2 shall take effect on the 15th day of October following the ratification of this article.
- "'Sec. 6. This article shall be Inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several states within seven years from the date of its submission."

Therefore, Be It Resolved, By the Legislature of the State of Washington:

Section 1. That said proposed amendment to the Constitution of the United States of America be, and the same is hereby ratified by the Legislature of the State of Washington.

Section 2. That certified copies of this preamble and joint resolution be forwarded by the Governor of the State to the Secretary of State of the United States, to the presiding officer of the United States Senate, and to the Speaker of the House of Representatives of the United States.

Substitute Senate Joint Resolution No. 3 was read the first time and on motion of Senator Morthland the rules were suspended, the resolution was read the second time by title, read the third time and placed on final passage.

The Secretary called the roll on the final passage of Substitute Senate Joint Resolution No. 3, and it passed the Senate by the following vote:

The Senators voting aye were: Arnold, Barnes, Bishop, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams and Worum.

The resolution having received the constitutional majority was declared passed.

Senator Morthland moved the rules be suspended, and that the resolution be immediately transmitted to the House.

The motion carried.

INTRODUCTION OF BILLS.

Senate Bill No. 72, by Senators Houser, Williams, Smith (Don Cary), Arnold, Norman and Nugent, entitled: "An Act authorizing and regulating boxing, sparring and wrestling contests or exhibitions, creating a commission to license and regulate such contests and the participants therein, providing revenue and making an appropriation therefor, providing a penalty for violation thereof and repealing Sections 304 and 305, Chapter 249, Session Laws of 1909."

The bill was read the first time, and on motion of Senator Williams the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Morals.

Senate Bill No. 73, by Senator Malstrom, entitled: "An Act relating to the nomination and election of justices of the peace."

The bill was read the first time, and on motion of Senator Malstrom the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Elections and Privileges.

Senate Bill No. 74, by Senator Malstrom, entitled: "An Act relating to, regulating and providing for the nomination of candidates for public office and prescribing a method of voting in the State of Washington amending Sections 5180 and 5187 of Remington's Compiled Statutes of Washington."

The bill was read the first time, and on motion of Senator Malstrom the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Elections and Privileges.

Senate Bill No. 75, by Committee on Elections and Privileges, entitled: "An Act relating to nominations and primary elections and amending Section 24 of Chapter 163 of the Laws of 1919."

The bill was read the first time, and on motion of Senator Worum the rules were suspended, the bill was read the second time by title, ordered printed, and placed on general file.

Senate Bill No. 76, by Senators Stinson, Worum and Heffron, entitled: "An Act relating to irrigation districts, to district electric power plants and to the necessary property and rights therefor, to contracts for the sale of surplus electric power, and to the use of the income therefrom, providing for district elections to ratify certain of such contracts, and for district elections to authorize a pledge of such income to payments of district indebtedness, amending Section 2 of Chapter 138 of the Laws of 1923 (Section 7417-2 of Remington's Compiled Statutes of Washington, 1927

Supplement) and amending Chapter IV of Title XLVIII, Remington's Compiled Statutes of Washington 1922, by adding thereto a new section to be known as Section 7454-1, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Heffron the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Reclamation and Irrigation.

Senate Bill No. 77, by Senators Palmer, Lunn, Barnes and Bishop, entitled: "An Act to protect song birds and game birds and game animals and exempting from liability any person or any officer from destroying same."

The bill was read the first time, and on motion of Senator Lunn the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Game and Game Fish.

Senate Bill No. 78, by Senator Ryan (Scott M.), entitled: "An Act relating to Workmen's Compensation, increasing the monthly pension payments to workmen permanently totally disabled and to the beneficiaries, except aliens not residing in the United States, of workmen who have died or shall die as a result of injuries received in extra-hazardous employment between October 1, 1911, and July 1, 1923, inclusive, creating a fund to be known as the increased pension reserve fund, providing for payments into such fund, and making an appropriation, and amending the Workmen's Compensation Law of Washington by adding to Remington's Compiled Statutes of Washington, a new section to be known as Section 7679-1."

The bill was read the first time, and on motion of Senator Ryan (Scott M.) the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Industrial Insurance.

Senate Bill No. 79, by Senator Palmer, entitled: "An Act consenting to the acquisition by the United States of land, water, or land and water, within the State of Washington for migratory-bird reservations authorized by the Act of Congress of February 18, 1929."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Game and Game Fish.

Senate Bill No. 80, by Senators Gable, Metcalf, Todd, Malstrom, Bishop and Ronald, entitled: "An Act relating to education, providing for school revenues and disbursements, amending Sections 4719, 4784, 4871, 4873, 4876, 4877, 4878, 4882, 4934, 4936, 4937, and 4938 of Remington's Compiled Statutes and Section 1 of Chapter 93 of the Laws of the Extraordinary Session of 1925, and repealing Chapter 139 and Section 4 of Chapter 93, of the Laws of the Extraordinary Session of 1925, and Sections 4818, 4834 and 4880 of Remington's Compiled Statutes, and all acts and parts of acts in conflict herewith."

The bill was read the first time, and on motion of Senator Malstrom the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Education.

At 12:08 o'clock p. m., on motion of Senator Palmer the Senate recessed until 1:30 p. m.

AFTERNOON SESSION.

At 1:30 o'clock p. m. the Senate was called to order by President Victor A. Meyers.

GENERAL FILE.

Senate Bill No. 9, by Senator Smith (Don Cary), entitled: "An Act relating to security for costs in actions or proceedings in Superior Courts" was read the third time.

The Secretary called the roll on final passage of Senate Bill No. 9 and it passed the Senate by the following vote:

The Senators voting aye were: Arnold, Barnes, Bishop, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss and Williams.

The Senators who were absent or not voting were: Chamberlin, Lovejoy, Morthland, and Worum.

The bill having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 70, by Committee on Educational Institutions, entitled: "An Act relating to the removal of regents and trustees of institutions of higher education."

Senator Palmer moved that Senate Bill No. 70 be rereferred to the Committee on Educational Institutions.

Senator Houser moved as a substitute that the bill be rereferred to the Committee on Judiciary.

The motion carried.

Senate Bill No. 71, by Committee on Educational Institutions, entitled: "An Act relating to the government of the University of Washington, and the appointment of regents."

Senator Palmer moved that the bill be rereferred to the committee on Educational Institutions.

Senator Houser moved as a substitute that the bill be referred to the Committee on Judiciary.

The substitute motion carried.

Senate Bill No. 61:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 18, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 61, relating to taxation; providing for the settlement and compromise of litigation in connection therewith; repealing all acts and parts of acts in conflict therewith; and declaring that this act shall take effect immediately, have had the same under con-

sideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend Section 1, line 10 of the original bill, the same being line 4 of the printed bill, following the word "commissioners" insert the following: "and the prosecuting attorney".

Amend Section 1, line 12 of the original bill, the same being line 6 of the printed bill, following the word "purposes" insert the following words: "for the year or years involved in the litigation".

E. N. Stelle, Chairman.

We concur in this report: E. B. Palmer, Chas. Gable, Charles H. Todd, Daniel Landon, Geo. W. Roup, Ed Peirce, Don Cary Smith, Evert Arnold, Kathryn E. Malstrom.

On motion of Senator Palmer the report of the committee was received and the bill was read the third time.

On motion of Senator Palmer the committee amendments were adopted.

The Secretary called the roll on the final passage of Senate Bill No. 61 as amended, and it passed the Senate by the following vote:

The Senators voting aye were: Arnold, Barnes, Bishop, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Murphy, Nelson, Norman, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams and Worum.

The Senator who voted nay was Morrow.

The Senators who were absent or not voting were: Chamberlin, Morthland, and Nugent.

Senator Bishop moved that the usual number of copies of Senate Resolution by Ryan (Scott M.) and Bishop, relating to investigation of the Department of Fisheries be printed.

The motion carried.

At 2:03 o'clock p. m., the Senate adjourned until 10:00 o'clock a. m. tomorrow morning.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

TWELFTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Friday, January 20, 1933.

The Senate was called to order at 10:00 o'clock a.m. by President Victor A. Meyers, pursuant to adjournment.

The Reverend Elmer M. Johnson, of the Bethesda Lutheran Church, offered prayer.

The Secretary called the roll, all Senators being present.

On motion of Senator Voss the reading of the journal for the previous day was dispensed with and it was approved.

The Secretary read:

Senate Concurrent Resolution No. 2, by Senator Lovejoy: Relating to appointment of commissioners to deliver House Joint Memorial No. 2 to Congress.

The resolution was read the first time and on motion of Senator Lovejoy the rules were suspended, the resolution was read the second time by title, read the third time and adopted.

On motion of Senator Lovejoy, the rules were suspended, and Senate Concurrent Resolution No. 2 was immediately transmitted to the House.

The Secretary read:

Senate Joint Memorial No. 3, asking federal relief for flood control in certain counties of Western Washington.

The memorial was read the first time and on motion of Senator Reardon, the rules were suspended, the memorial was read the second time by title, ordered printed and referred to the Committee on Reclamation and Irrigation.

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 19, 1933.

MR. PRESIDENT:

We, your Committee on Public Morals, to whom was referred Senate Bill No. 72, entitled "An Act authorizing and regulating boxing, sparring and wrestling contests or exhibitions, creating a commission to license and regulate such contests and the participants therein, providing revenue and making an appropriation therefor, providing a penalty for violation hereof and repealing Sections 304 and 305, Chapter 249, Session Laws of 1909", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation.

HARRY L. WILLIAMS, Chairman.

We concur in this report: D. O. Nugent, Don Cary Smith, Evert Arnold, Paul Houser.

On motion of Senator Williams the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., January 19, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 61, entitled: "An Act relating to taxation; providing for the settlement and compromise of litigation in connection therewith; repealing all acts and parts of acts in conflict therewith; and declaring that this act shall take effect immediately", have compared the same with the original bill and find it correctly engrossed.

Respectfully submitted,

W. J. LUNN, Chairman.

We concur in this report: George C. Chamberlin, Wm. C. Dawson, J. W. Thein.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., January 19, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Joint Resolution No. 5, extending an invitation to the Legislature of the State of Oregon to select a conference committee to meet with a like committee from the Legislature of the State of Washington to confer in regard to the fishing industry on the Columbia River, have compared same with the original Joint Resolution No. 5 and find it correctly enrolled.

EVERT ARNOLD, Chairman,

We concur in this report: C. Nifty Garrett, W. P. Gray.

SENATE CHAMBER, OLYMPIA, WASH., January 19, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Substitute Senate Joint Resolution No. 3, "Relating and providing for the ratification of an amendment to the Constitution of the United States submitted to the states for ratification, fixing the termination and beginning of the term and the succession in office of the President and Vice-President of the United States, and fixing the termination and beginning of the term of Senators and Representatives of the United States," have compared same with the original Joint Resolution No. 3 and find that it is correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, W. P. Gray.

On motion of Senator Arnold the reports of the committee were received. The Secretary read:

STATE OF WASHINGTON, DEPARTMENT OF HIGHWAYS, OLYMPIA, WASH., January 19, 1933.

To the Honorable, the Senate and the House of Representatives of the State of Washington in Legislature Assembled:

Pursuant to Section 2, Chapter 143, Laws of 1931, I have the honor to submit herewith a report made under authority and by direction of the law herein referred to.

Respectfully submitted,

SAMUEL J. HUMES, Director of Highways.

Senator Norman moved that the report of the Director of Highways be referred to the Committee on Roads and Bridges.

The motion carried.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., January 19, 1933.

MR. PRESIDENT:

The House has passed Engrossed House Bill No. 35, also
The House has adopted Senate Joint Resolution No. 5, also
Substitute Joint Resolution No. 3, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., January 20, 1933.

MR. PRESIDENT:

The Speaker has signed Substitute Senate Joint Resolution No. 3, also Senate Joint Resolution No. 5, also House Joint Memorial No. 2, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

On motion of Senator Norman the Secretary was ordered to send a copy of Senate Joint Resolution No. 5 to the Secretary of the Senate of the State of Oregon.

The President announced that he was about to sign Senate Joint Resolution No. 5, also Senate Joint Resolution No. 3.

The Secretary read:

INTRODUCTION OF BILLS.

Senate Bill No. 81, by Committee on Dikes, Drains and Ditches, entitled: "An Act relating to drainage and diking improvement districts, and drainage and diking districts, and the issuance of refunding bonds therein, and amending Sections 1, 2, 5, 6, 7, 8, and 9 of Chapter 211 of the Laws of Washington, of 1929, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Knutzen the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate Bill No. 82, by Senator Steele, entitled: "An Act relating to local improvements, amending Section 9383 of Remington's Compiled Statutes of the State of Washington."

The bill was read the first time, and on motion of Senator Steele, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Engrossed House Bill No. 35, by Senator McDonald, entitled: "An Act to relieve the people of the state from hardships and suffering caused by unemployment; creating and defining the duties of an emergency relief administration, and making an appropriation for such purpose; providing penalties, and declaring that the act shall take effect immediately."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, read the third time, and placed on final passage.

On motion of Senator Landon, the Senate resolved itself into a committee of the whole to consider Engrossed House Bill No. 35. The bill was considered in the committee of the whole, Senator Ronald in the chair, and

reported back to the Senate with the recommendation that it do pass. On motion of Senator Chamberlin, the report of the committee was adopted. Senator Houser moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

The Secretary called the roll on the final passage of Engrossed House Bill No. 35, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Bishop, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent. Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Thein, Todd, Voss, Williams, Worum.

Senator Palmer voted nay and Stinson was absent or not voting.

Senator Lovejoy moved that the rules be suspended and that Engrossed House Bill No. 35 be immediately transmitted to the House. The motion carried.

The President announced he was about to sign House Joint Memorial No. 2.

At 11:48 o'clock a.m. on motion of Senator Palmer the Senate adjourned until until 1:30 o'clock p.m. Monday.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

FIFTEENTH DAY.

AFTERNOON SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Monday, January 23, 1933.

The Senate was called to order at 1:30 p.m. o'clock by President Victor A. Meyers, pursuant to adjournment.

Reverend Samuel J. Chaney of the First Methodist Episcopal Church offered prayer.

The Secretary called the roll, all Senators being present except Senators Malstrom and Worum, who were excused.

Senator Lovejoy moved that Senator Malstrom, who was making a trip to Washington, D. C., to deliver a memorial from the Legislature of the State of Washington to the Congress of the United States, be excused from answering roll call until her return.

The motion carried.

On motion of Senator Voss the reading of the journal of the previous day was dispensed with and it was approved.

The Secretary read:

SENATE RESOLUTION.

By King county delegation and Senator Williams of Spokane:

WHEREAS, William Hirst Curry, legislative correspondent for the Seattle Daily Times since 1907, has been called Home by the Great Editor of the Universe, who orders the assignment of all persons as His infinite widom and tender mercy deems for the best, and

WHEREAS, During a period of twenty-six years of conscientious service, and sympathetic understanding of the problems which representatives of the people must solve and the difficulties of translating earnest and sincere desire into wise and comprehensive action, Mr. Curry won and held the admiration and friendship of members of the Legislature, and others in public service, and those with whom he had contacts, which was justified by the confidence the reading public had in him, and

WHEREAS, His withdrawal from earthly duties leaves a void which can never be filled, and his retirement from the Twenty-third Legislative Session will cause pain and suffering among the members who, knowing and loving him, hoped for a continuation of his wise and friendly counsel, now therefore, be it

Resolved, By the Senate that we extend our deep and sincere sympathy to his family and express to his friends and associates our understanding and appreciation of the sorrow that has come to them in this great loss; and be it further

Resolved, That as a mark of respect and a tribute to his memory these resolutions be spread upon the Journal of the Senate and during the day of his funeral the Sergeant-at-arms be instructed to drape the chair he so long occupied at the press table with the emblem of grief which the Senators feel so keenly.

On motion of Senator Metcalf the resolution was adopted.

The Secretary read:

SENATE CONCURRENT RESOLUTION NO. 3.

By Committee on Printing:

Resolved, By the Senate, the House concurring, that the Secretary of the Senate, and the Chief Clerk of the House, be authorized and directed to cause to be printed one thousand copies of the Legislative Manual for the session of 1933, said manual to be published on a page 6x3% inches, printed 17 ems pica wide; the joint rules, Senate and House Rules, to be set in eight-point leaded and the remainder to be set in sixpoint solid, with head notes only; the said Secretary and Chief Clerk be authorized and instructed to cause a sufficient number of said manuals to be bound in limp leather with thumb index, to supply all members of the Senate and House of Representatives, the Assistant Clerks of said Houses, and elective state officers; the remainder of the total edition of one thousand copies to be in cloth binding.

On motion of Senator Howard the resolution was adopted.

The Secretary read:

REPORT OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., January 20, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Concurrent Resolution No. 2, relating to appointment of commissioners to deliver memorial to Congress, have compared same with the original and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, W. J. Knutzen, W. P. Gray.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., January 20, 1933.

MR. PRESIDENT:

We, your Committee on Federal Relations, to whom was referred Senate Joint Memorial No. 2, requesting the Department of State and Congress to act on behalf of the people of the State of Washington in the matter of injuries to persons and property in the State of Washington by reason of fumes emitting from the smelter of the Consolidated Smelting & Refining Company, Ltd., of Canada, near Trail, British Columbia, Canada, upon lands of Northeastern Washington, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

FRED NORMAN. Chairman.

We concur in this report: John H. Ferryman, J. H. Ryan, Paul Houser, J. W. Thein, Wm. Dawson.

On motion of Senator Norman the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., January 23, 1933.

MR. PRESIDENT:

We, your Committee on Rules and Joint Rules, to whom was referred Senate Bill No. 27, entitled, "An Act relating to the control of flood waters, authorizing the State Supervisor of Hydraulics to construct controlling and diversion works and providing for the payment of the cost of construction, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Reclamation and Irrigation.

Victor A. Myers, Chairman.

We concur in this report: G. A. Lovejoy, Walter G. Ronald, E. J. Cleary, Geo. W. Roup, W. G. Hartwell, Don Cary Smith, Paul Houser.

On motion of Senator Lovejoy the report of the committee was received and Senate Bill No. 27 was rereferred to the Committee on Reclamation and Irrigation.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., January 23, 1933.

MR. PRESIDENT:

The Speaker has signed House Bill No. 35, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., January 20, 1933.

MR. PRESIDENT:

The House has adopted Senate Concurrent Resolution No. 2, also
The House has passed Engrossed House Bill No. 30, and the same are herewith
transmitted.

O. H. Olson, Chief Clerk.

The President announced he was about to sign House Bill No. 35, also Senate Concurrent Resolution No. 2.

INTRODUCTION OF BILLS.

Senate Bill No. 83, by Senator Stinson, entitled: "An Act granting to non-resident owners and operators of motor vehicles the privilege of using the highways of the State of Washington and its political subdivisions and providing for the appointment by such non-resident users of such highways of the Secretary of State as attorney in fact for such non-resident for

service of all lawful process in any action or proceeding against such non-resident growing out of any accident, collision or liability in which such non-resident may be involved while operating motor vehicles upon such highways."

The bill was read the first time, and on motion of Senator Stinson the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 84, by Senator Nelson, entitled: "An Act amending the constitution of the State of Washington, relating to pensions, and gratuities to persons on account of public service."

The bill was read the first time, and on motion of Senator Nelson the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 85, by Senator Smith (Horace E.) (by request), entitled: "An Act making an appropriation for the relief of V. R. Oswalt."

The bill was read the first time, and on motion of Senator Smith (Horace E.) the rules were suspended, the bill was read the second time by title and referred to the Committee on Appropriations.

Senate Bill No. 86, by Senator Smith (Horace E.) (by request), entitled: "An Act making an appropriation for the relief of Edward O'Keefe."

The bill was read the first time, and on motion of Senator Smith (Horace E.) the rules were suspended, the bill was read the second time by title, and referred to the Committee on Appropriations.

Senate Bill No. 87, by Senator Todd, entitled: "An Act relating to banking and repealing certain acts and parts of acts."

The bill was read the first time, and on motion of Senator Todd the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Banks and Banking.

Engrossed House Bill No. 30, by Mr. Westover, entitled: "An Act relating to taxation; providing for the collection of personal property taxes and providing procedure upon the non-payment thereof; amending Section 86 of Chapter 130 of the Laws of 1925, Extraordinary Session, and repealing Section 1 of Chapter 34 of the Laws of 1931; and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Mehner the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

GENERAL FILE.

Senate Bill No. 50:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 18, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 50, relating to the foreclosure of the lien of local improvement assessments amending Section 5 of Chapter 275 of the Session Laws of 1927, and declaring that this act shall take effect immediately, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with following amendments:

Strike the words "execution or" in line 25, page 6 of the original bill, the same being line 131, page 4 of the printed bill.

Strike the period after the word "redemption" in line 29, page 9 of the original bill, the same being line 31, page 6 of the printed bill and insert in lieu thereof the following: "within two years from date of sale."

Insert between the words "thereon" and "as follows" in line 28, page 4 of the original bill, the same being line 86, page 3 of the printed bill, the following: "Together with interest accrued on such assessment to the date of sale and costs of sale."

Renumber Section 4 of the original and printed bill Section 5 and insert the following as Section 4: "If any section or part or provision of this act shall be held or adjudged void or unconstitutional, such holding or adjudication shall not affect any other section or part or provision not held or adjudged to be void or unconstitutional."

Insert between the period and the words "it shall" in line 18, page 1 of the original bill, the same being line 11, page 1 of the printed bill, the following: "Provided, That the Treasurer of such city or town shall mail, or cause to be mailed, to the person or persons whose name or names shall appear upon said assessment roll as the owner or owners of any lot, tract or parcel of land at his address last known to the Treasurer; such notice to be mailed at least thirty (30) days before commencement of any such foreclosure proceedings and shall state the amount due upon each separate lot, tract or parcel of land and the date after which foreclosure proceedings will be commenced. Such treasurer shall file with the clerk of the court at the time of commencement of such proceedings proof of having mailed such notice by affidavit of the party mailing the same; such affidavit shall be conclusive proof of compliance with the above requirements."

PAUL MEHNER, Chairman.

We concur in this report: George C. Chamberlin, D. O. Nugent, J. H. Ryan, W. P. Gray, F. G. Barnes, P. Frank Morrow, John Heffron, Chas. Gable.

On motion of Senator Mehner, the report of the committee was received and the bill was read the third time.

On motion of Senator Houser, the committee amendments were adopted.

Senator Steele moved the adoption of the following amendment:

Amend Section 1, line 4, page 1 of the printed bill, as follows: Strike the word "four" and insert in lieu thereof the word "two".

The motion carried.

On motion of Senator Steele, the following amendment was adopted:

Amend Section 1, line 6, page 1 of the printed bill, as follows: Strike the words "two years" and insert in lieu thereof the words "one year".

On motion of Senator Steele, the following amendment was adopted:

Amend line 103, Sec. 1, page 3 of the printed bill by striking the word "four" and inserting in lieu thereof the word "two".

On motion of Senator Steele, the following amendment was adopted:

Amend Section 1, lines 122 and 123, page 4 of the printed bill as follows: Strike the words "after one year from the date of sale" and insert in lieu thereof the words "at the expiration of the period of redemption provided for herein".

On motion of Senator Steele, the following amendment was adopted:

Amend Section 1, line 128, page 4 of the printed bill as follows: Strike the words "one year" and insert in lieu thereof the words "two years".

On motion of Senator Steele, the following amendment was adopted:

Amend Section 1, line 138, page 4 of the printed bill as follows: Strike the word "or" after the word "lot".

On motion of Senator Steele, the following amendment was adopted:

Amend Sec. 3, line 2, page 6 of the printed bill as follows: Strike the period after the word "levied" and insert in lieu thereof the words "and to foreclosure proceedings now pending."

The Secretary called the roll on the final passage of Senate Bill No. 50 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Bishop, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Marshall, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams.

Those voting nay were: Senators Lunn, Morrow, Palmer, Ryan (J. H.), Worum.

Senator Malstrom was absent or not voting.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

At 3:40 o'clock p. m. on motion of Senator Palmer the Senate adjourned until tomorrow morning at 10:00 o'clock a. m.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

SIXTEENTH DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Tuesday, January 24, 1933.

The Senate was called to order at 10:00 o'clock a. m. by President Victor A. Meyers, pursuant to adjournment.

Reverend Samuel J. Chaney of the First Methodist Episcopal Church, Olympia, offered prayer.

The Secretary called the roll, all members being present except Senators Malstrom, Ryan (J. H.) and Williams, who were excused.

On motion of Senator Voss the reading of the journal of the previous day was dispensed with and it was approved.

Senate Resolution, by Senator Garrett, relating to confirmation of appointees by the Governor on the Game Commission.

On motion of Senator Chamberlin, the resolution was referred to the Committee on Game and Game Fish.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH, January 23, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 50, entitled, "An Act relating to the foreclosure of the lien of local improvement assessments, amending Section 5 of Chapter 275 of the Session Laws of 1927,

and declaring that this act shall take effect immediately," have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

W. J. LUNN, Chairman.

We concur in this report: George C. Chamberlin, Wm. C. Dawson, J. W. Thein. On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., January 23, 1933.

MR. PRESIDENT:

We, your Committee on Reclamation and Irrigation, to whom was referred Senate Joint Memorial No. 3, asking Federal relief for flood control in certain counties of western Washington, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Memorials.

JOHN H. FERRYMAN, Chairman.

We concur in this report: Walter G. Ronald, John Heffron, D. V. Morthland, Horace E. Smith.

Senator Reardon moved that the rules be suspended, Senate Joint Memorial No. 3 be read the third time and placed on final passage.

The motion carried.

The Secretary read:

SENATE JOINT MEMORIAL NO. 3.

The Secretary called the roll on the final passage of Senate Joint Memorial No. 3, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Bishop, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Landon, Lovejoy, Lunn, Marshall, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum.

Senator Gray voted nay.

Absent or not voting: Senators Knutzen, Malstrom, Morrow, Ryan (J. H.), Williams.

The memorial, having received the constitutional majority, was declared passed.

INTRODUCTION OF BILLS.

Senate Bill No. 88, by Senator Bishop, entitled: "An Act relating to State Road No. 9, or the Olympia Highway, establishing a branch thereof, amending Section 8, Chapter 185, of the Laws of 1923, as amended by Section 5, Chapter 26, of the Laws of 1925."

The bill was read the first time, and on motion of Senator Bishop the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 89, by Senators Norman and Steele, entitled: "An Act relating to and establishing a primary state highway to be known as the Raymond-Oakville-Olympia State Highway in Pacific, Grays Harbor and Thurston counties."

The bill was read the first time and on motion of Senator Norman the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committeee on Roads and Bridges.

Senate Bill No. 90, by Senator Palmer, entitled: "An Act relating to assessment, levy and collection of taxes and amending Section 25 of Chapter 130 of the Session Laws of 1925, pages 240 and 241."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 91, by Senator Voss, entitled: "An Act relating to the rights and disabilities of aliens with respect to land, providing for forfeitures in certain cases and amending Section 4, Chapter 50, of the Laws of 1921."

The bill was read the first time, and on motion of Senator Voss the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 92, by Senators Howard and Heffron, entitled: "An Act relating to banks and banking, adding Section 3261-A to Remington's Compiled Statutes, and declaring an emergency."

The bill was read the first time, and on motion of Senator Heffron the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Banks and Banking.

Senate Bill No. 93, by Senator Nelson, entitled: "An Act relating to the appropriation of the sum of seventy-five thousand dollars (\$75,000.00) or as much thereof as may be necessary for building a dormitory and heating plant at the State School for the Blind at Vancouver, Washington."

The bill was read the first time, and on motion of Senator Nelson the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 94, by Senator Hartwell, entitled: "An Act relating to and providing for the acquiring, seeding, reforestation and administration of lands for state forests, and amending Sections 1 and 6 of Chapter 154 of the Laws of 1923."

The bill was read the first time, and on motion of Senator Hartwell the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Forestry and Logged-Off Lands.

Senate Bill No. 95, by Senator Nugent, entitled: "An Act relating to the compensation and medical and surgical care of workmen engaged in extra-hazardous employment, and repealing Section 15, Chapter 28 of the Laws of 1917; Section 5, Chapter 129, of the Laws of 1919; Section 12, Chapter 182, of the Laws of 1921; and Section 9, Chapter 310, of the Laws of 1927."

The bill was read the first time, and on motion of Senator Nugent the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Industrial Insurance.

Senate Bill No. 96, by Senator Palmer, entitled: "An Act relating to mortgages, and adding Section 1117-A to Remington's Compiled Statutes of Washington."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 97, by Senators Norman and Thein, entitled: "An Act authorizing and directing the director of highways of the State of Wash-

ington to assume, take charge of and pay the costs of operation, maintenance, reconstruction and repair of all bridges and streets within the city limits of any municipal corporation in the State of Washington which now are or which may hereafter become a part of any primary highway or highways running through said city, and declaring an emergency."

The bill was read the first time, and on motion of Senator Thein the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 98, by Senators Palmer, Smith (Don Cary), Chamberlin, Ryan (J. H.), Houser, Todd, Marshall, Foss, Arnold, Metcalf, Garrett, Nugent, Thein and Gable, entitled: "An Act relating to police and pension funds in cities of the first class and amending Section 3 of Chapter 39 of the Laws of Washington for 1909, as amended by Section 1 of Chapter 101 of the Laws of Washington for 1929."

The bill was read the first time, and on motion of Senator Smith (Don Cary) the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Cities of the First Class.

Senate Bill No. 99, by Senator Palmer, entitled: "An Act relating to receivers and the appointment thereof and amending Section 741 of Remington's Compiled Statutes of Washington, Code of Washington Territory, 1881, Sec. 193."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 100, by Senators Morthland, Stinson, Heffron, Murphy, Norman, Williams, and Voss, entitled: "An Act relating to and establishing, classifying, naming and fixing the route of the Yakima, White Bluffs, Lind Highway."

The bill was read the first time, and on motion of Senator Morthland the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 101, by Senators Ryan, Foss and Landon, entitled: "An Act relating to labor, and labor disputes, defining and limiting the powers of the courts of this state in the granting of restraining orders and injunctions in cases involving or growing out of any labor dispute, and in the trial and punishment for contempt for violation thereof, declaring the public policy of the State of Washington and with respect thereto and with respect to contracts of employment and hiring, and repealing all acts and parts of acts in conflict therewith."

The bill was read the first time, and on motion of Senator Landon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Labor and Labor Statistics.

Senate Bill No. 102, by Senator Reardon (by request), entitled: "An Act relating to and prohibiting the sale and exposure and display for sale and the shipping into or from this state of convict-made goods, wares and mer-

chandise, providing penalties for its violation, and amending Section 1 and Section 2 of Chapter 294 of the Session Laws of 1927."

The bill was read the first time, and on motion of Senator Reardon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Commerce and Manufacturing.

Senate Bill No. 103, by Senators Howard and Ronald, entitled: "An Act relating to false statements, rumors and predictions; making the instigation, circulation and transmission of, and the counseling, advising or inducing of others to instigate, circulate or transmit, such statements, rumors, and predictions a gross misdemeanor, and amending Section 2432-I of Remington's Compiled Statutes."

The bill was read the first time, and on motion of Senator Howard the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 104, by Senator Knutzen, entitled: "An Act relating to advertising of dairy products, prohibiting false advertising in the sale thereof, and providing penalties for violations thereof."

The bill was read the first time, and on motion of Senator Knutzen the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Dairy and Livestock.

Senate Bill No. 105, by Senators Metcalf, Foss and Ryan (J. H.), entitled: "An Act authorizing cities and towns to construct, condemn and purchase, acquire, add to, maintain, conduct and operate certain public utilities; to purchase, acquire, add to, maintain, operate and lease motor vehicles and other agencies of transportation, and to engage in the business of transporting and carrying passengers and freight for hire thereon; and amending Section 9488 of Remington's Compiled Statutes; and providing that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Metcalf the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 106, by Senators Stinson, Smith (Horace E.), Morthland and Heffron, entitled: "An Act relating to the organization and government of irrigation districts, the levy, collection and remission of assessments, tolls and charges therein, the payment of bonds, the leasing, with option to purchase, and sale of property, and amending Section 1 of Chapter 82 of the Laws of 1931 (Section 7428-4, Remington's Compiled Statutes of Washington), Sections 7442, 7443, 7444, and 7454, Remington's Compiled Statutes of Washington, as amended by Chapter 60, Laws of 1931, and Sections 7433, 7436, 7442-1, 7445 and 7446 of Remington's Compiled Statutes of Washington, and Section 7447 of Remington's Compiled Statutes of Washington, as amended by Section 2, Chapter 185, Laws of 1929, and adding a new section to Remington's Compiled Statutes of Washington, to be known as Section 7445-1, and providing that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Heffron the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Reclamation and Irrigation.

GENERAL FILE.

Senate Bill No. 75, by Committee on Elections and Privileges, entitled: "An Act relating to nominations and primary elections and amending Section 24 of Chapter 163 of the Laws of 1919," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 75, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Ferryman, Gable, Garrett, Houser, Lovejoy, Marshall, Mehner, Morrow, Murphy, Nelson, Norman, Peirce, Reardon, Roup, Ryan (Scott M.), Smith (Don Cary), Steele, Thein, Todd, Voss, Williams, Worum, Chamberlin.

Those voting nay were: Senators Bishop, Cleary, Cox, Dawson, Foss, Gray, Hartwell, Heffron, Howard, Landon, Metcalf, Morthland, Nugent, Palmer, Ronald, Smith (Horace E.), Stinson.

Absent or not voting: Senators Knutzen, Lunn, Malstrom, Ryan (J. H.). The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 21, by Senator Palmer, entitled: "An Act relating to schedules of fees of jurors and amending Section 4229 of Remington's Compiled Statutes of Washington, as amended, by Chapter 171 of the Laws of 1927," was read the third time.

On motion of Senator Morthland the following amendment was adopted:

Amend Section 1, line 8 by adding thereafter the following: "Provided, That if a juror is excused from all service as such juror at his own request he shall receive no fees or mileage".

On motion of Senator Morthland the following amendment was adopted: Amend Section 1, line 7, of the printed bill by striking "\$2.00" and inserting in lieu thereof "\$1.00".

The Secretary called the roll on final passage of Senate Bill No. 21, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Bishop, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Houser, Landon, Lovejoy, Lunn, Marshall, Mehner, Metcalf, Morthland, Murphy, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Smith (Don Cary), Smith (Horace E.), Steele, Thein, Todd, Voss and Worum.

Those voting nay were: Senators Chamberlin, Heffron, Morrow, Nelson, Reardon, Ryan (Scott M.), Stinson.

Absent or not voting: Howard, Knutzen, Malstrom, Ryan (J. H.), Williams.

The bill, having received the constitutional majority was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Joint Memorial No. 2, by Senator Hartwell: Requesting the Department of State and Congress to act on behalf of the people of the State of Washington in the matter of injuries to persons and property in the State of Washington by reason of fumes emitting from the smelter of the Consolidated Smelting and Refining Co., Ltd., of Canada, near Trail, British Columbia, Canada, upon lands of Northeastern Washington, was read the third time.

On motion of Senator Hartwell, the following amendment was adopted:

Amend paragraph 2, line 2, of the printed Memorial as follows: After the word "consolidated" strike the words and character "Smelting & Refining" and insert in lieu thereof the words and character "Mining & Smelting".

On motion of Senator Hartwell, the following amendment was adopted:

Amend the title as follows: After the word "consolidated" strike the words and character "Smelting & Refining" and insert in lieu thereof the words and character "Mining & Smelting".

The Secretary called the roll on the final passage of Senate Joint Memorial No. 2, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Bishop, Chamberlin, Cleary, Cox, Dawson, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Landon, Lovejoy, Lunn, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams and Worum.

Absent or not voting: Senators Ferryman, Knutzen, Malstrom, Ryan (J. H.).

The memorial having received the constitutional majority was declared passed.

Senate Bill No. 72, by Senators Williams, Houser, Smith (Don Cary), Arnold, Norman and Nugent, entitled: "An Act authorizing and regulating boxing, sparring and wrestling contests or exhibitions, creating a commission to license and regulate such contests and the participants therein, providing revenues and making an appropriation therefor, providing a penalty for violation hereof and repealing Sections 304 and 305, Chapter 249, Session Laws of 1909," was read the third time.

On motion of Senator Palmer the following amendment was adopted:

Amend Section 20, line 1, of the printed bill as follows: After the word "Section" strike the figures "17" and insert in lieu thereof the figures "16".

On motion of Senator Houser the following amendment was adopted:

Amend Section 20 by adding at the end of the section the following: "The monies received from licenses and annual fees provided for in Sections 8 and 16 of this act shall be forthwith paid by the commission into the State Athletic Fund of the State of Washington".

On motion of Senator Lovejoy the following amendment was adopted:

Amend Section 24 of the printed bill by striking the word "effect" and inserting in lieu thereof the word "affect".

The Secretary called the roll on the final passage of Senate Bill No. 72 as amended, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Foss, Gable, Hartwell, Heffron, Lovejoy, Lunn, Marshall, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Smith (Don Cary), Thein, Todd, Williams and Worum.

Those voting nay were: Barnes, Bishop, Cleary, Cox, Dawson, Ferryman, Garrett, Gray, Houser, Howard, Landon, Mehner, Metcalf, Morthland, Ronald, Roup, Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Voss.

Absent or not voting: Senators Knutzen, Ryan (J. H.), Malstrom.

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., January 24, 1933.

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 50, with the following amendment: Insert in line 1 of the title, after the word "assessments", the words "providing for the redemption from sale thereunder", and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

On motion of Senator Mehner, the Senate concurred in the House amendment to Senate Bill No. 50.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 50 as amended by the House, and it passed the Senate by the following vote:

Those voting yea were: Senators Arnold, Barnes, Bishop, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Landon, Lovejoy, Lunn, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss and Williams.

Those voting nay were: Senators Palmer and Worum.

Absent or not voting: Senators Knutzen, Malstrom and Ryan (J. H.).

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the

The Secretary read:

House of Representatives, Olympia, Wash., January 24, 1933.

MR. PRESIDENT:

title of the act.

The Speaker has signed Senate Concurrent Resolution No. 2, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

At 1:04 o'clock p.m., on motion of Senator Palmer, the Senate adjourned until 10:00 o'clock a.m. tomorrow.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

SEVENTEENTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Wednesday, January 25, 1933.

The Senate was called to order at 10:00 o'clock a.m. by President Victor A. Meyers, pursuant to adjournment.

Reverend Samuel J. Chaney of the First Methodist Episcopal Church of Olympia offered prayer.

The Secretary called the roll, all Senators being present except Senators Barnes and Malstrom, who were excused.

On motion of Senator Voss the reading of the journal for the previous day was dispensed with and it was approved.

Senator Stinson moved to reconsider the vote by which Senate Bill No. 72 failed to pass.

Senators Houser, Heffron and Hartwell demanded a call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate.

The Secretary called the roll on the call of the Senate, all members being present except Senators Barnes and Malstrom. Senator Malstrom was previously excused. Senator Houser moved that Senator Barnes be excused on account of the sickness of his son.

The motion carried.

On motion of Senator Houser, the Senate proceeded under the call of the Senate.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 72 as amended and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Gable, Hartwell, Heffron, Houser, Knutzen, Lovejoy, Lunn, Marshall, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ryan (J. H.), Smith (Don Cary), Thein, Todd, Williams and Worum.

Those voting nay were: Senators Bishop, Cleary, Cox, Dawson, Ferryman, Foss, Garrett, Gray, Howard, Landon, Mehner, Metcalf, Morthland, Ronald, Roup, Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, and Voss.

Those absent or not voting were: Senators Barnes and Malstrom.

The bill having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Houser, the further call of the Senate was dispensed with.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., January 24, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 50, entitled, "An Act relating to the foreclosure of the lien of local improvement assessments, providing for the redemption from sale thereunder, amending Section 5 of Chapter 275 of the Session Laws of 1927, and declaring that this act shall take effect immediately," have compared the same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett, W. J. Knutzen, W. P. Gray.

On motion of Senator Arnold, the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., January 24, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Joint Memorial No. 2, entitled, Requesting the Department of State and Congress to act on behalf of the people of the State of Washington in the matter of injuries to persons and property in the State of Washington by reason of fumes emitting from the smelter of the Consolidated Mining & Smelting Company, Ltd., of Canada, near Trail, British Columbia, Canada, upon lands of Northeastern Washington, have compared the same with the original bill and find it correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: George C. Chamberlin, J. W. Thein, Wm. Dawson, P. Frank Morrow.

SENATE CHAMBER.
OLYMPIA, WASH., January 24, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 21, entitled, "An Act relating to schedule of fees of jurors and amending Section 4229 of Remington's Compiled Statutes of Washington, as amended by Chapter 171 of the Laws of 1927," have compared the same with the original bill and find it correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: George C. Chamberlin, Wm. Dawson, P. Frank Morrow. On motion of Senator Lunn, the reports of the committee were received.

SENATE CHAMBER, OLYMPIA, WASH., January 24, 1933.

MR. PRESIDENT:

We, your Committee on Banks and Banking, to whom was referred Senate Bill No. 92, relating to Banks and Banking, adding Section 3261-A to Remington's Compiled Statutes, and declaring an emergency, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

John Heffron Chairman.

We concur in this report: Harry L. Williams, W. P. Gray, Geo. W. Roup, Kebel Murphy, George C. Chamberlin, E. L. Howard.

On motion of Senator Heffron, the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., January 24, 1933.

MR. PRESIDENT:

We, a majority your Committee on Judiciary, to whom was referred Senate Bill 14, relating to pleas and procedure in criminal cases and to procedure in such cases when the defendant claims insanity as a defense and repealing Chapter 30 of the Laws of 1907 with certain exceptions, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: E. B. Palmer, Geo. W. Roup, Don Cary Smith, Chas. Gable, Charles H. Todd, D. V. Morthland, Paul Houser.

SENATE CHAMBER, OLYMPIA, WASH., January 24, 1933.

MR. PRESIDENT:

I concur in this report: Ed Peirce.

On motion of Senator Steele, the reports of the committee were received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., January 24, 1933.

MR. PRESIDENT:

We a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 5, releasing owners of motor vehicles from responsibility for injuries to passengers therein, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

E. N. Steele, Chairman.

We concur in this report: Don Cary Smith, Ed Peirce, Chas. Gable, Evert Arnold, E. B. Palmer, D. V. Morthland, Paul Houser.

SENATE CHAMBER, OLYMPIA, WASH., January 24, 1933.

MR. PRESIDENT:

We, a minority of your Committee on Judiciary, to whom was referred Senate Bill No. 5, releasing owners of motor vehicles from responsibility for injuries to passengers therein, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

...., Chairman.

We concur in this report: Geo. W. Roup, Charles H. Todd.

Senator Smith (Don Cary) moved that consideration of Senate Bill No. 5 be indefinitely postponed.

A roll call was demanded by the following Senators: Lovejoy, Arnold, Smith, Gable. Voss and Marshall.

A roll call was ordered.

The Secretary called the roll on the motion to postpone indefinitely and it failed to carry by the following vote:

Those voting aye were: Senators Bishop, Cleary, Cox, Dawson, Ferryman, Foss, Garrett, Gray, Heffron, Howard, Knutzen, Landon, Lunn, Marshall, Mehner, Metcalf, Morrow, Nugent, Ronald, Roup, Ryan (Scott M.), Smith (Horace E.), Stinson, Thein, Todd, Voss, Williams and Worum.

Those voting nay were: Senators Arnold, Chamberlin, Gable, Hartwell, Houser, Lovejoy, Morthland, Murphy, Norman, Palmer, Peirce, Reardon, Ryan (J. H.), Smith (Don Cary), Steele.

Those absent or not voting were: Senators Barnes, Malstrom, Nelson.

Senator Gray moved that the rules be suspended, the bill read the third time and placed on final passage.

A roll call on the motion to suspend the rules was called for by the following Senators: Arnold, Gable, Houser, Lovejoy, Mehner and Palmer.

The Secretary called the roll on motion to suspend the rules and it failed to carry by the following vote:

Those voting aye were: Senators Arnold, Gable, Houser, Lovejoy, Mehner, Palmer, Peirce, Smith (Don Cary), Steele.

Those voting nay were: Senators Bishop, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Lunn, Marshall, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Stinson, Thein, Todd, Voss, Worum.

Those absent or not voting were: Senators Barnes, Landon and Malstrom.

On motion of Senator Steele, the reports of the committee were received and the bill was placed on general file.

The majority of the Committee on Judiciary recommended that Senate Bill No. 10 do pass with certain amendments.

The minority of the Committee on Judiciary recommended that Senate Bill No. 10 do not pass.

The reports of the committee, together with the bill, were placed on general file

The Committee on Medicine, Dentistry, Pure Food and Drugs recommended that Senate Bill No. 42 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The President announced he was about to sign Senate Bill No. 50.

INTRODUCTION OF BILLS.

Senate Bill No. 107, by Senators Roup and Gray, entitled: "An Act establishing a primary state highway, to be known as State Road No. 11, or the Columbia Basin Highway, and amending Section 10 of Chapter 185 of the Laws of 1923, as amended by Chapter 171 of the Laws of 1929."

The bill was read the first time, and on motion of Senator Roup the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 109, by Senator Palmer, entitled: "An Act relating to bail on appeal in criminal cases and to a stay of execution pending appeal, amending Section 1747 of Remington's Compiled Statutes, and repealing Section 1745 of Remington's Compiled Statutes."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 110, by Senator Heffron (by request), entitled: "An Act relating to county fire prevention districts, providing for the formation, man-

agement and dissolution thereof, annexations thereof, and withdrawals therefrom, setting forth the powers of such districts and providing for levying and collecting taxes in such districts to defray the expenses thereof."

The bill was read the first time, and on motion of Senator Heffron the rules were suspended, the bill was read the second time by title, and referred to the Committee on Counties and County Boundaries.

Senate Bill No. 111, by Senator Lovejoy (by Executive request), entitled: "An Act relating to the salary and compensation of certain appointive state officers and employees, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, and referred to the Committee on Compensation and Fees for State and County Officers.

Senate Bill No. 112, by Senators Ronald, Murphy, Howard, Cleary, Reardon, Todd, Roup and Cox, entitled: "An Act empowering the granting of degrees by the state normal schools of Washington when conforming to prescribed courses of study."

The bill was read the first time, and on motion of Senator Ronald the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Educational Institutions.

Senate Bill No. 113, by Senator Nugent (by request), entitled: "An Act repealing an act regulating and licensing the practice of treating the sick and afflicted without the use of drugs, creating a board of examiners, for such practitioners, defining the powers and duties of such board, regulating the use of certain professional terms and abbreviations, defining the term 'drugless therapeutics,' creating a drugless practitioners' fund, defining what shall be unprofessional conduct, making an appropriation from funds created by collection of license fees, prescribing penalties for the violation of this act, and repealing all acts and parts of acts in conflict herewith."

The bill was read the first time, and on motion of Senator Nugent the rules were suspended, the bill was read the second time by title, and referred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

Senate Bill No. 114, by Senator Arnold, entitled: "An Act making an appropriation in aid of the acquisition and construction of a new route to take the traffic of the Pacific Highway through the City of Seattle."

The bill was read the first time, and on motion of Senator Arnold the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 115, by Senator Chamberlin, entitled: "An Act relating to insane persons and amending Section 16 of an act entitled 'An act in relation to the insane of the State of Washington, and making appropriations for the maintenance thereof, and declaring an emergency,' Laws of 1889-1890, as amended, and amending Section 1 of Chapter 105 of the Laws of 1915."

The bill was read the first time, and on motion of Senator Chamberlin the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State Charitable Institutions. Senate Bill No. 116, by Senator Houser, entitled: "An Act providing for the dissolution of municipal corporations of the third and fourth class, and amending Section 6, Chapter LXIX (69) of the Laws of 1897."

The bill was read the first time, and on motion of Senator Houser the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Municipal Corporations Other Than First Class.

Senate Bill No. 108, by Appropriations Committee, entitled: "An Act making an appropriation for the Department of Game and declaring that this act shall take effect immediately."

Senator Marshall moved that the rules be suspended, the bill read the second time by title, read the third time and placed on final passage.

The motion carried.

On motion of Senator Landon, the Senate resolved itself into a committee of the whole to consider Senate Bill No. 108.

The bill was considered in the committee of the whole, Senator Landon in the chair, and reported back to the Senate with the recommendation that it do pass, with the committee amendment.

On motion of Senator Palmer, the report of the committee was adopted.

On motion of Senator Lovejoy, the following committee amendment was adopted.

Amend Section 1, line 12, of the original bill, after the word "Fund" insert a period (.) and strike "during said period".

Senator Norman moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

The Secretary called the roll on the final passage of Senate Bill No. 108 as amended and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Bishop, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams and Worum.

Those absent or not voting were: Senators Barnes, Foss and Malstrom.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Lovejoy moved that the rules be suspended, the bill be engrossed and transmitted to the House immediately.

The motion carried.

On motion of Senator Gable, two hundred additional copies of Senate Bill No. 80 were ordered printed.

On motion of Senator Peirce, three hundred additional copies of Senate Bill No. 60 were ordered printed.

Senator Palmer moved that the Secretary and the Sergeant-at-Arms release as many employees as possible to permit them to attend the Legislative Ball.

The motion carried.

At 11:28 o'clock a.m., on motion of Senator Palmer, the Senate adjourned until 1:00 o'clock p.m. tomorrow.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

EIGHTEENTH DAY.

AFTERNOON SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Thursday, January 26, 1933.

The Senate was called to order by President Victor A. Meyers at 1:00 o'clock p. m., pursuant to adjournment.

Reverend Samuel J. Chaney of the First Methodist Episcopal Church of Olympia offered prayer.

The Secretary called the roll, all members being present except Senator Malstrom, who was excused.

On motion of Senator Voss the reading of the journal for the previous day was dispensed with, and it was approved.

Senator Lovejoy moved that when the Senate do adjourn it adjourn until 1:00 o'clock p. m. Monday, with the consent of the House, in respect to Representative Belle Reeves, whose husband had suddenly passed away, and that the Chairman of the Committee on Memorials be instructed to draw up suitable resolutions of condolence.

The motion carried.

The Secretary read:

SENATE JOINT RESOLUTION NO. 6.

Senate Joint Resolution relating to the appointment by the Governor of a commission of nine members to study the various forms of liquor control, regulation and distribution.

 $\it Be\ It\ Resolved$ By the Senate and House of Representatives of the State of Washington in Legislative Session assembled:

Section 1. That the Governor of the State of Washington shall appoint a commission consisting of nine members, residents of the State of Washington to study the various forms of liquor control, regulation and distribution, for the purpose of submitting a plan for the control, regulation and distribution of intoxicating beverages in the State of Washington to the next Legislative Session.

SECTION 2. The commission so appointed shall serve without compensation.

The resolution was read the first time, and on motion of Senator Williams the rules were suspended, the resolution was read the second time by title, ordered printed and referred to the Committee on Public Morals.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., January 25, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 108, entitled, "An Act making an appropriation for the Department of Game and declaring that this act shall take effect immediately, also Senate Bill No. 72, entitled, "An Act authorizing and regulating boxing, sparring and wrestling contests or exhibitions, creating a commission to license and regulate such contests and the participants therein, providing revenue and making an appropriation therefor, providing a penalty for violation hereof and repealing Sections 304 and 305 Chapter 249 Session Laws of 1909, have compared the same with the original bills and find them correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: Wm. C. Dawson, George C. Chamberlin.

On motion of Senator Lunn the reports of the committee were received.

SENATE CHAMBER, OLYMPIA, WASH., January 25, 1933.

MR. PRESIDENT:

We, your Committee on Educational Institutions, to whom was referred Senate Bill No. 112, relating to the granting of degrees by the state normal schools of Washington, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

WALTER G. RONALD, Chairman.

We concur in this report: E. L. Howard, Kebel Murphy, C. Nifty Garrett, Charles H. Todd, Geo. W. Roup, Keiron W. Reardon.

On motion of Senator Ronald, the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., January 25, 1933.

MR. PRESIDENT:

We, your Committee on Insurance, to whom was referred Senate Bill No. 58, entitled, "An Act relating to insurance, providing for and regulating the application of insurance laws with respect to fraternal benefit societies, and amending Section 235 of Chapter 49 of the Session Laws of 1911, as amended by Section 1 of Chapter 114, of the Session Laws of 1931, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

GEO. H. LOVEJOY, Chairman.

We concur in this report: H. L. Williams, C. Nifty Garrett, Chas. Gable, Kebel Murphy, Arthur E. Cox.

On motion of Senator Lovejoy, the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., January 25, 1933.

MR. PRESIDENT:

We, your Committee on Compensation and Fees for State and County Officers, to whom was referred Senate Bill No. 111, "An Act relating to the salary and compensation of certain appointive state officers and employees, and declaring that this act

shall take effect immediately, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

W. P. GRAY, Chairman.

We concur in this report: H. L. Nelson, Scott M. Ryan, Wm. C. Dawson, Geo. W. Roup, Arthur E. Cox, John Heffron.

On motion of Senator Gray, the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., January 24, 1933.

MR. PRESIDENT:

We, a majority of your Committee on Cities of the First Class, to whom was referred Senate Bill No. 51, relating to the government of cities of the first, second and third class, and providing for the re-organization of the government of such cities, including the adoption of the City Manager Plan of Government, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. B. Palmer, Chairman.

We concur in this report: Don Cary Smith, Evert Arnold, D. V. Morthland, Chas, Gable.

SENATE CHAMBER, OLYMPIA, WASH., January 24, 1933.

MR. PRESIDENT:

I concur in this report: J. H. Ryan.

On motion of Senator Palmer, the reports of the committee were received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., January 25, 1933.

MR. PRESIDENT:

We, your Committee on Rules and Joint Rules, to whom was referred Senate Bill No. 92, entitled, "An Act relating to banks and banking, adding Section 3261-A to Remington's Compiled Statutes, and declaring an emergency, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to Committee on Banks and Banking.

V. MEYERS, Chairman.

We concur in this report: Paul Houser, Don Cary Smith, Geo. W. Roup, George A. Lovejoy, W. G. Hartwell, E. J. Cleary, W. G. Ronald, E. N. Steele.

On motion of Senator Houser, the report of the committee was received and the bill was rereferred to the Committee on Banks and Banking.

The Committee on Judiciary recommended that Senate Bill No. 28 do pass with certain amendments.

The report of the committee, together with the bill, were placed on general file.

The Committee on Judiciary recommended that Senate Bill No. 36 do pass with certain amendments.

The report of the committee, together with bill, was placed on general file.

The Committee on Judiciary recommended that Senate Bill No. 6 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., January 25, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 84, amending the Constitution of the State of Washington, relating to pensions, and gratuities to persons on account of public service, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Constitutional Revision.

E. N. Steele, Chairman.

We concur in this report: Ed Peirce, Don Cary Smith, E. B. Palmer, Chas. Gable, Ralph Metcalf, Evert Arnold, D. V. Morthland.

On motion of Senator Steele, the report of the committee was adopted and Senate Bill No. 84 was rereferred to the Committee on Constitutional Revision.

The Committee on Judiciary recommended that Senate Bill No. 34 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Secretary read:

MESSAGE FROM THE DEPARTMENT OF HIGHWAYS.

DEPARTMENT OF HIGHWAYS, OLYMPIA, January 23, 1933.

To the Honorable, the Senate and the House of Representatives of the State of Washington in Legislature Assembled:

GENTLEMEN:

REPORT OF RECONNAISSANCE

Port Blakeley to Agate Pass on Bainbridge Island, Kitsap County.

Location of Survey:

Bainbridge Island is approximately ten miles in length and four miles in width and the residents of the island are made up of those owning beach property, either as summer camps or permanent residence, and those who live inland making use of the soil for agricultural purposes, a great part of which is used for berry raising.

The interior of the island is made up of a series of hills and ridges with no well defined ridge which could be followed throughout its length. The hills rise to an elevation of from 250 to 300 feet above sea level with rather steep slopes to the valleys which carry the drainage to salt water.

Survey:

A reconnaissance was first run between Port Blakeley and Agate Pass to determine the route of a highway which would best serve all residents of the island and at the same time provide the shortest and most economical route. The reconnaissance was followed by preliminary lines which were run to follow as closely as possible the route determined by the reconnaissance. Sufficient preliminary lines were run in order to determine without question that the final location would be in the proper place.

Following the preliminary lines a location for a highway was projected on the maps prepared from the preliminary work. Where it was indicated by the preliminary lines that there was a possibility of an alternate line, a line was located and staked on the grounds. Such a location is shown on the map from approximately the north

line of Section 28, Township 25 North, Range 2 East, W. M., to the south line of Section 4 in the same township and range, being denoted as the "East Location."

General Alignment:

The line beginning at Port Blakeley Ferry Landing runs west for a distance of approximately one and one-half miles and then turns to the north around a foot of a high section along which the grade has been raising until an elevation of approximately 275 feet has been reached. From here on for a distance of approximately five miles the line runs almost due north, then bearing to the west for a distance of one mile to within a short distance of the beach. From this point on to Agate Pass the line is bearing almost due north, lying back inland from the waterfront property. From a point approximately on the north line of Section 28, Township 25 North, Range 2 East W. M., of the above described location, it was thought advisable to run an alternate location to the east for a distance of approximately one-half mile, this location being noted on the map as the East Location. From the beginning on the approximate north line of Section 28 the line bears to the northeast for a distance of approximately one-half mile, then due north for approximately two miles and thence to the northwest connecting with the previously described location approximately on the south line of Section 4.

Improvements and Clearing Encountered:

The located line in leaving Port Blakeley follows close to the present road for a distance of approximately one-half mile. Through this section will be encountered partly cleared areas and heavy brush which has grown up in logged-off land. From this point the line bearing to the north runs through logged-off land and brush for a distance of approximately one-quarter of a mile. It then swings through a partially settled area for approximately one-half mile in which is encountered several orchards, two small dwellings and several outbuildings of cheap construction. From this point on for a distance of approximately one and one-quarter miles the line is in logged-off land in which medium clearing will be encountered.

For the next mile the back end of a number of waterfront lots are crossed in which a few orchards are encountered, together with two small houses and a number of minor outbuildings. From this point on for a distance of approximately one-half mile pasture land and strawberry fields are crossed.

For the next mile an existing road is followed and the widening of the right of way to a standard one hundred foot width will take in one house and some minor outbuildings, together with a few orchard trees. From this point for a distance of approximately three miles there is encountered second-growth timber and brush in logged-off areas with the crossing of a few small fields which have been cleared and are used for pasture.

For the next three-fourths mile an existing road is followed and a church and several small buildings will have to be removed to provide sufficient right of way width. From this point to the end of the line heavy second-growth timber is encountered.

On the alternate, or east, location berry lands are encountered for approximately one-quarter of the distance, the remainder being through pasture land and second-growth timber except for approximately one-half mile which is along the existing road and on which several small orchards and outbuildings will be encountered.

Materials Encountered:

The materials which are encountered on this location will handle well on the construction, consisting of sandy loam at the lower elevation and of sand and fine gravel at the higher points. A few swampy spots were encountered but soundings through these areas do not indicate the swampy condition will prevail at any great depth.

Right of Way and Type of Construction:

The right of way width which should be provided should be a minimum of 100 feet with additional width as required to care for the slopes. The roadway section on which estimates have been prepared is the standard 30-foot width of highway with ditches five feet wide and one and one-half feet deep through the cut sections. The surfacing which has been estimated for the improvement is the standard three-course surfacing providing for a sub-base four inches thick consisting of crushed stone uni-

formly graded from three inches to one inch; a base course four inches thick consisting of crushed stone uniformly graded from one and one-half inches to dust; and a top course three inches thick uniformly graded from one inch to dust.

Location Alignment:

The alignment is good throughout the entire location, having only one-eighth degree curve and no curve other than this greater than six degrees throughout its entire length. This applies to both the east and west location.

Gradient:

The gradient has been held to a maximum of six per cent and this only for a short distance. Throughout the remainder of the distance the gradient averages approximately two and one-half per cent.

Bridge Site at Agate Pass:

The survey was ended at Agate Pass at the most feasible location for a bridge, should a bridge be constructed in the future, connecting the island with the mainland. The length of the survey of the west location is 8.917 miles and is estimated to cost for construction, engineering and right of way \$192,307.24. The length of the east location is 9.504 miles and is estimated to cost for construction, engineering and right of way \$204,045.17.

Conclusion:

The survey between Port Blakeley and Agate Pass shows the construction of a highway to be entirely feasible and to be within a reasonable cost for the type of highway considered.

The determination of the selection of the east or the west location should funds be provided for construction, should be made on the basis of the most effective service to the greatest number of people who reside on the island. From the present distribution of the population and from what is indicated in the future development of the island, the east location would serve the greater number of people in both instances. While the west location is .587 miles shorter and is estimated to cost \$11,737.93 less than the east location, I believe that the selection of the east route is justified by the more effective service than the west route.

Respectfully submitted,

SAMUEL J. HUMES, Director of Highways.

On motion of Senator Norman, the message from the Department of Highways was referred to the Committee on Roads and Bridges.

The Secretary read:

MESSAGE FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., January 25, 1933.

MR. PRESIDENT:

The Speaker has signed Senate Bill No. 50, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

INTRODUCTION OF BILLS.

Substitute Senate Bill No. 92, by Senators Howard and Heffron, entitled: "An Act relating to banks and banking, amending Section 3261 of Remington's Compiled Statutes, and declaring an emergency."

The bill was read the first time, and on motion of Senator Howard the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on General File.

Senate Bill No. 117, by Senator Palmer, entitled: "An Act relating to and prescribing the method of filling vacancies in the House of Representatives

of the Legislature of the State of Washington, and repealing Chapter III (3) of the Laws of 1891."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 118, by Senator Steele, entitled: "An Act relating to municipal corporations; providing for the building, construction, reconstruction and repair of the sidewalks thereof, and for the removal of trees, branches and roots on such sidewalks; requiring the owner of the abutting property to do such work; permitting the city to do such work and assess the cost thereof against the owner of abutting property; and repealing Chapter 203 of the Laws of 1927."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Municipal Corporations Other Than First Class.

Senate Bill No. 119, by Senator Steele, entitled: "An Act relating to local improvements and bonds issued therefor, and amending Section 3, of Chapter 209 of the 1927 Session Laws of Washington, which amended Section 3 of Chapter 141 of the 1923 Session Laws of Washington."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 120, by Senator Howard, entitled: "An Act making an appropriation for the relief of Stewart Tulloch."

The bill was read the first time, and on motion of Senator Howard the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 121, by Senator Houser, entitled: "An Act relating to State Road No. 2, providing for the improvement of an extension thereof from where said road enters the City of Seattle from the southwest through said city to a connection with State Road No. 1 in said city, and making an appropriation for the engineering, construction and paving thereof."

The bill was read the first time, and on motion of Senator Houser the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 122, by Senator Chamberlin, entitled: "An Act for the relief of School District No. Union 'O' and other territory in King County, Washington, for the protection of the state and county highways and public property in such territory; making an appropriation for such purpose, and declaring an emergency."

The bill was read the first time, and on motion of Senator Chamberlin the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 123, by Senator Chamberlin, entitled: "An Act relating to relief in case of emergency caused by the overflow or threatened overflow or change of course of rivers or streams, and declaring an emergency."

The bill was read the first time, and on motion of Senator Chamberlin the

rules were suspended, the bill was read the second time by title, and ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 124, by Senator Heffron, entitled: "An Act relating to, and providing for the funding and refunding of special fund utility warrants and bonds of cities of the first class, and validating certain funding and refunding bonds thereof."

The bill was read the first time, and on motion of Senator Heffron the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Cities of the First Class.

Senate Bill No. 125, by Senator Smith (Don Cary), entitled: "An Act appropriating money for the Grand Army of the Republic, Department of Washington and Alaska."

The bill was read the first time, and on motion of Senator Smith (Don Cary) the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 126, by Senators Garrett and Lunn, entitled: "An Act relating to the use by state and municipalities of Washington products for producing heat, and providing penalty for violation thereof."

The bill was read the first time, and on motion of Senator Garrett the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Mines and Mining.

GENERAL FILE.

Senate Bill No. 5, by Senator Gray, entitled: "An Act releasing owners of motor vehicles from responsibility for injuries to passengers therein."

Senators Gray, Williams and Houser demanded the call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll on the call of the Senate, all members being present except Senators Malstrom and Steele.

Senators Malstrom and Steele had been previously excused.

On motion of Senator Houser the Senate proceeded under the call of the Senate.

Senator Lovejoy moved that the following amendment be adopted:

Amend Section 1, line 5, after the word "operator" strike the period and insert the words "or he be patently guilty of gross negligence or carelessness".

Senator Gray moved that the motion by Senator Lovejoy to amend be laid on the table without taking the bill with it.

The motion to lay on the table carried.

Senator Smith (Don Cary) moved that the following amendment be adopted:

Amend Section 1, line 5, by striking the period and insert the words "or unless such owner or operator shall have been guilty of wilful or wanton negligence or carelessness. The question of whether or not such owner or operator is guilty of wilful or wanton negligence or the accident is the result of an intentional act shall be a question of law to be determined by the trial judge".

Senator Gray moved that the amendment by Senator Smith be laid on the table without taking the bill with it.

The motion carried.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 5, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Landon, Lunn, Marshall, Mehner, Metcalf, Morrow, Murphy, Nelson, Norman, Nugent, Reardon, Ronald, Roup, Ryan (Scott M.), Smith (Horace E.), Stinson, Thein, Todd, Voss, Williams and Worum.

Those voting nay were: Senators Arnold, Houser, Lovejoy, Morthland, Palmer, Peirce, Ryan (J. H.), Smith (Don Cary).

Absent or not voting: Senators Bishop, Malstrom and Steele.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Houser, the usual number of copies of Senate Bill No. 110 were ordered printed.

On motion of Senator Williams, the call of the Senate was dispensed with.

Senate Bill No. 14, by Senator Palmer, entitled: "An Act relating to pleas and procedure in criminal cases and to procedure in such cases when the defendant claims insanity as a defense and repealing Chapter 30 of the Laws of 1907 with certain exceptions."

The Secretary called the roll on final passage of Senate Bill No. 14, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Foss, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Metcalf, Morthland, Norman, Palmer, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Thein, Todd, and Voss.

Those voting nay were: Senators Arnold, Ferryman, Garrett, Marshall, Mehner, Morrow, Murphy, Nelson, Nugent, Peirce and Worum.

Absent or not voting: Senators Bishop, Gable, Malstrom, Smith (Horace E.), Steele, Stinson and Williams.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Chamberlin gave notice that at the proper time he would move to reconsider the vote by which Senate Bill No. 14 passed the Senate.

At 2:29 o'clock p.m., on motion of Senator Palmer, the Senate adjourned until Monday at 1:00 o'clock p.m.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

TWENTY-SECOND DAY.

AFTERNOON SESSION.

Senate Chamber, Olympia, Wash., Monday, January 30, 1933.

The Senate was called to order at 1:00 o'clock p. m., by President Victor A. Meyers, pursuant to adjournment.

Reverend M. P. O'Dwyer of the St. Michael's Catholic Church of Olympia offered prayer.

The Secretary called the roll, all members being present except Senators Malstrom and Bishop, who were excused.

On motion of Senator Voss, the reading of the journal of the previous day was dispensed with, and it was approved.

The Secretary read:

Senate Concurrent Resolution No. 4, by Senator Palmer, relating to the consideration of bills.

The resolution was read the first time, and on motion of Senator Palmer the rules were suspended, the resolution was read the second time by title, ordered printed and referred to the Committee on Rules and Joint Rules.

Senate Joint Resolution No. 7, by Senator Williams, amending Article VII of the Constitution of the State of Washington, relating to revenue and taxation by excepting municipally owned utilities other than water from exemption from taxation.

The resolution was read the first time, and on motion of Senator Williams the rules were suspended, the resolution was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

House Concurrent Resolution No. 6, relating to the death of Mrs. Tolmie, wife of the Honorable S. F. Tolmie, Premier of British Columbia.

On motion of Senator Lovejoy, the resolution was read the second and third time and adopted. $\dot{\cdot}$

On motion of Senator Lovejoy, the resolution was ordered transmitted to the House immediately.

The Secretary read:

SENATE CONCURRENT RESOLUTION NO. 5.

WHEREAS, Divine Providence in His infinite wisdom has seen fit suddenly and without warning to remove from among us and from his sphere of usefulness and activity Honorable Frank Reeves, a former member of the House of Representatives of the State of Washington; and

WHEREAS, It is desired to pay special and fitting tribute to the memory of Mr. Reeves because of his sterling character, recognized honesty and high integrity, his strong devotion to duty and his many other admirable qualities, and to express our deep sympathy to his bereaved widow, Mrs. Belle Reeves, who has been a most efficient and valued member of the House during the sessions of 1923, 1925, 1931 and 1933; be it

Resolved, That in the death of Mr. Reeves upon the floor of the House the State of Washington has suffered the loss of a faithful servant and a devoted citizen, whose high character, learning and brilliant ability in his chosen profession had been fittingly recognized by his elevation to the presidency of the Washington State Bar Association; and be it

Resolved, By the Senate, the House concurring: That in recognition of his valued services to the state, appropriate exercises be held in the House chamber at a later date during this session, where an opportunity shall be given for a tribute to his memory; and be it

Resolved, That as a further mark of respect to the memory of the deceased and an expression of sympathy, the Secretary of the Senate be instructed to transmit a copy of these resolutions, suitably engrossed, to the family of the deceased.

On motion of Senator Metcalf, the resolution was adopted.

Senator Todd moved that the Senate grant permission to the Committees of the House and Senate on Financial Institutions Other Than Banks to hold an open hearing in the Senate Chamber, Wednesday evening at 8:00 o'clock p. m.

The motion carried.

On motion of Senator Heffron, one thousand copies of Senate Bill No. 132 were ordered printed.

On motion of Senator Peirce, three hundred extra copies of Senate Bill No. 134 were ordered printed.

On motion of Senator Lovejoy, seven hundred extra copies of Senate Bill No. 136 were ordered printed.

Senator Reardon moved that the usual number of copies of Senate Bill No. 102 be printed.

The motions carried.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., January 30, 1933.

MR. PRESIDENT:

The House has adopted House Concurrent Resolution No. 6, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., January 26, 1933.

MR. PRESIDENT:

We, your Committee on Cities of the First Class, to whom was referred Senate Bill No. 98, entitled: "An Act relating to police relief and pension funds in cities of the first class and amending Section 3 of Chapter 39 of the Laws of Washington for 1909, as amended by Section 1 of Chapter 101 of the Laws of Washington for 1929," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. B. PALMER, Chairman.

We concur in this report: D. V. Morthland, J. H. Ryan, Don Cary Smith, Chas. Gable, Evert Arnold.

On motion of Senator Palmer, the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., January 26, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 82, relating to local improvements, amending Section 9383 of Remington's Compiled Statutes of the State of Washington, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: Don Cary Smith, Geo. W. Roup, Evert Arnold, Chas. Gable, D. V. Morthland, Ed Peirce, E. B. Palmer, C. H. Todd.

On motion of Senator Steele, the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., January 26, 1933.

MR. PRESIDENT:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 122, entitled "An Act for the relief of School District No. Union "0" and other territory in King County, Washington, for the protection of the state and county highways and public property in such territory; making an appropriation for such purpose, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Roads and Bridges.

Frank R. Marshall, Chairman.

We concur in this report: Ed Peirce, Paul Mehner, John H. Ferryman, Walter G. Ronald, Henry Foss, Arthur E. Cox.

On motion of Senator Marshall, the report of the committee was adopted and the bill was referred to the Committee on Roads and Bridges.

The Committee on Revenue and Taxation recommended that Senate Bill No. 22 do pass with certain amendments.

The report of the committee, together with the bill, were placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., January 26, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 117, relating to and prescribing the method of filling vacancies in the House of Representatives of the Legislature of the State of Washington, and repealing Chapter III (3) of the Laws of 1891, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: E. B. Palmer, Chas. Gable, Evert Arnold, Daniel Landon, Ed Peirce, Don Cary Smith, Charles H. Todd, Paul Houser.

On motion of Senator Steele, the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., January 26, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 53, to prohibit persons from soliciting rides on motor vehicles on any of the traveled portion of any public highway, and providing penalties, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

E. N. Steele, Chairman.

We concur in this report: E. B. Palmer, Chas. Gable, Don Cary Smith, Ed Peirce, Geo. W. Roup, Evert Arnold, Paul Houser.

On motion of Senator Houser, the report of the committee was adopted.

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPA, WASH., January 30, 1933.

MR. PRESIDENT:

We, your Committee on Senate Employees, beg to report the selection of the following employees:

Assistant SecretaryA. J. Sharkey
Minute ClerkLeo L. Sedgwick
Reading ClerkJ. C. Herbsman
Docket ClerkFrank Lawrence
Utility ClerkW. G. Hartwell, Jr.
Journal ClerkEleanor Owens
Assignment ClerkH. H. Henneford
President's ClerkLorin Solon
Secretary's ClerkJay Grigsby
Judiciary Committee ClerkJohn Lynch
Roads and Bridges Committee
ClerkL. H. Darwin
Appropriations Committee
Clerk
PostmasterRay C. Moliter
Supply ClerkBert Lynch
MessengerJohn D. Morrow
Bill Clerk
Assistant Bill ClerkWm. Bishop, Jr.
Assistant Bill ClerkW. C. Gordon
Assistant Bill ClerkC. H. Steele
Assistant Bill ClerkW. L. Caster
Enrolling and Engrossing
ClerkAlice Oram
Enrolling and Engrossing
Clerk Mildred Maners

Clerk......Else A. Evans

Enrolling and Engrossing
ClerkSophia Drazga
Assistant PostmasterErnest Mogensen
Assistant Sergeant-at-Arms
Robert H. Griffin
Clerks
W. P. Gray, Jr., Bernice Burger, R.
W. Bowden, Mrs. C. L. Lavigne, E. L.
Hiberly, Marie Woodcock, Frances
Meisenzahl, Mrs. George Roup.
Pages
Victor F. Bell, Eugene Erckenbrack,
Thomas P. Gable, Chester Jenkins,
William Johnson, Filson Marshall.
Doorkeepers
J. P. Conley, Gerald G. Dixon, L.
Faires, Carroll Heffron, Z. V. Leslie,
Harry Lyon, George Reily, John T.
Robinson, Burris B. Young.
Elevatormen
Grant Barnes, George Hasting, Victor
Malstrom.
Watchmen
George S. Muir, Thomas Canby
Janitors
H. H. Davis, Chester Johnson, Ben
Williams, W. R. Harris.
Custodian
Garage WatchmanClaire McComb

Stenographers.

Claire Jackson
Victor Knutzen
George Hull
Evelyn Huffman
Mary Carol Nelson
Mrs. John L. Siegwarth

Enrolling and Engrossing

Vera Kirschner Lucile D. Adams Irene Collier Gladys Murchland Ethel Shelton Geraldine Streeter

Mrs. Geo. Chase Lois Doran Florence Nicoli Etta Urie Berntza Williams

FRANK R. MARSHALL, Chairman.

We concur in this report: Don Cary Smith, E. N. Steele.

On motion of Senator Marshall, the report of the committee was adopted and the appointments of employees were confirmed.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, January 27, 1933.

To the Honorable, the Senate of the State of Washington.

LADIES AND GENTLEMEN:

I have the honor to advise that the Governor has approved the following Senate Bill entitled Senate Bill No. 50:

"An Act relating to the foreclosure of the lien of local improvement assessments,

providing for the redemption from sale thereunder, amending Section 5 of Chapter 275 of the Session Laws of 1927, and declaring that this act shall take effect immediately."

Very truly yours,

AMY ALLBRIGHT, Secretary to the Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, January 26, 1933.

To the Honorable, the Senate of the State of Washington.

LADIES AND GENTLEMEN:

I have the honor to submit herewith the following appointments, subject to your confirmation:

BOARD OF REGENTS OF THE UNIVERSITY OF WASHINGTON.

Werner A. Rupp, Aberdeen, appointed January 25, 1933, effective January 25, 1933, for the terms endings the second Monday in March, 1933, and the second Monday in March, 1939, succeeding Roscoe A. Balch, resigned.

Edward P. Ryan, Spokane, appointed January 24, 1933, effective January 24, 1933, for the term ending the second Monday in March, 1934, succeeding J. V. Paterson, removed.

Robert Montgomery, Puyallup, appointed January 25, 1933, effective January 25, 1933, for the term ending the second Monday in March, 1934, succeeding William Neil Winter, resigned.

Lewis B. Schwellenbach, Seattle, appointed January 25, 1933, effective January 25, 1933, for the term ending the second Monday in March, 1933, succeeding John D. Farrell, resigned.

Winlock W. Miller, Seattle, appointed January 25, 1933, effective January 25, 1933, for the term ending the second Monday in March, 1935, succeeding Ward C. Kumm, unconfirmed.

Alfred Shemanski, Seattle, appointed January 25, 1933, effective January 25, 1933, succeeding Paul H. Johns, resigned.

Philip D. MacBride, Seattle, appointed January 25, 1933, effective January 25, 1933, for the term ending the second Monday in March, 1938, succeeding J. M. Perry, resigned.

CLARENCE D. MARTIN, Governor.

The Secretary called the roll on the appointment of the Board of Regents of the University of Washington and they were confirmed by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Knutzen, Landon, Lovejoy, Lunn, Marshall Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, and Worum.

Those absent or not voting were: Senators Bishop, Howard and Malstrom.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., January 26, 1933.

MR. PRESIDENT:

The House has passed House Bill No. 14, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

The Secretary read:

House of Representatives, Olympia, Wash., January 30, 1933.

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 61, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

INTRODUCTION OF BILLS.

Senate Bill No. 127, by Senator Howard, entitled: "An Act relating to parks, golf courses, parkways, bathing beaches, roads and public camps, authorizing any city or separately organized park district to acquire or join in the acquisition thereof, and to sell, exchange, dispose of or change the use thereof, and pertaining to the care, control and improvement thereof, and amending Section 1 of Chapter 107 of the Laws of 1921 (Section 9319, Remington's Compiled Statutes)."

The bill was read the first time, and on motion of Senator Howard the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Parks and Playgrounds.

Senate Bill No. 128, by Senator Garrett, entitled: "An Act relating to the commencement of the term of office of certain officials in Class A Counties and Counties of the First Class, and amending Section 4 of Chapter 61 of the Laws of 1921, page 180."

The bill was read the first time, and on motion of Senator Garrett the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Counties and County Boundaries.

Senate Bill No. 129, by Senators Ryan (J. H.), Metcalf, Foss, Smith (Don Cary), Arnold, Reardon, Landon, Morthland, Lovejoy, Morrow, Chamberlin, Nugent, Worum, Thein, Gable, Marshall, Mehner, Nelson, Murphy, Ferryman, Ronald, Ryan (Scott M.), Peirce, Houser, Roup and Heffron, entitled: "An Act relating to municipal corporations; granting to cities and towns certain powers; authorizing cities and towns to use, purchase, sell and dispose of electric energy inside or outside their corporate limits; to acquire, construct, maintain and operate inter-tie lines, transmission lines and distribution systems; and to exercise the right of eminent domain in aid of the acquisition, construction, repair, operation, extension or betterment of any plant or system for transmitting or distributing electricity."

The bill was read the first time, and on motion of Senator Ryan the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Utilities.

Senate Bill No. 130, by Senators Gray, Marshall and Heffron, entitled: "An Act relating to chattel mortgages, providing for the filing of copies of certain chattel mortgages with the Secretary of State, declaring the effect of such filing, defining the duties of the Secretary of State therewith, providing certain fees to be paid in connection therewith and amending Section 3788 of Remington's Compiled Statutes."

The bill was read the first time, and on motion of Senator Gray the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 131, by Senator Steele, entitled: "An Act to provide for city and county planning; the creation, organization and powers of planning:

commissions; the establishment of official master plans; and the regulation of subdivision of land."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 132, by Senator Lovejoy (Executive request), entitled: "An Act relating to banks, banking, trust companies and trust business, prohibiting corporate security affiliates, providing for segregated savings in commercial banks, restricting loans to directors, officers and employees of banks, amending Sections 3217, 3221, 3222, 3240, 3243, 3245, 3246, 3258, 3259, 3261, 3288, and 3289 of Chapter 1 of Title 18 of Remington's Revised Statutes (being Chapter 80 of the Laws of 1917 as amended and supplemented), and adding new sections to such chapter to be numbered 3229-2, 3231-1, 3237-1, 3240-1, 3243-1, 3244-1, 3244-2, 3244-3, 3245-1, 3246-1, 3246-2, 3253-1, 3253-2 and 3260-1, prescribing penalties, and declaring an emergency."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Banks and Banking.

Senate Bill No. 133, by Senator Steele, entitled: "An Act relating to the payment by the state for local improvements against state property, and amending Section 5 of Chapter 164 of the Laws of 1919, the same being Section 8129 of Remington's Compiled Statutes and Section 6485-5 of Pierce's Code, 1926."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 134, by Senator Peirce, entitled: "An Act defining and providing for the taxation of money and credits; amending Sections 5 and 16 of Chapter 130 of the Laws of the Extraordinary Session of 1925; repealing Chapter 96 of the Laws of 1931 and Sections 113, 114, 115, 116, 136, and 137 of Chapter 130 of the Extraordinary Session of 1925; and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Peirce the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 135, by Senators Morthland and Ronald (by request), entitled: "An Act for the relief of John H. Bruff."

The bill was read the first time, and on motion of Senator Morthland the rules were suspended, the bill was read the second time by title, and referred to the Committee on Roads and Bridges.

Senate Bill No. 136, by Senator Garrett, entitled: "An Act relating to savings and loan associations and providing for inspection and regulation thereof in certain cases."

The bill was read the first time, and on motion of Senator Garrett the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Financial Institutions Other Than Banks.

Senate Bill No. 137, by Senator Smith (Horace E.), entitled: "An Act relating to, classifying, naming and fixing the route of a certain state highway, and amending Section 9 of Chapter 185 of the Laws of 1923 as amended by Chapter 31 of the Laws of 1931."

The bill was read the first time, and on motion of Senator Smith (Horace E.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 138, by Senator Mehner, entitled: "An Act appropriating money for the relief of the City of Port Orchard, Kitsap County, Washington."

The bill was read the first time, and on motion of Senator Mehner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 139, by Senator Mehner, entitled: "An Act relating to State Road No. 14, or the Navy Yard Highway, and amending Section 13 of Chapter 185 of the Laws of 1923."

The bill was read the first time, and on motion of Senator Mehner, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 140, by Senator Mehner, entitled: "An Act relating to and establishing a branch of State Road No. 21 from Bremerton to Seabeck."

The bill was read the first time, and on motion of Senator Mehner the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 141, by Senators Reardon and Gable, entitled: "An Act to establish law libraries in counties of the second and third classes and providing for the maintenance and use thereof, and amending Sections 8254-1 and 8254-3 of Remington's 1927 Supplement and adding to Chapter 3, Title LIII of Remington's 1927 Supplement new sections to be known as Sections 8254-4, 8254-5, 8254-6, 8254-7 and 8254-8."

The bill was read the first time, and on motion of Senator Reardon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

House Bill No. 14, by Messrs. Titus, Bond, Mann, Palmeter, Collins, Nolan and Cleary, entitled: "An Act relating to the support of the poor and infirm; providing for old age pensions and recovery thereof, defining the powers and duties of certain officers, prohibiting fraud in obtaining and the alienation of pensions, providing penalties for violations thereof."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, and referred to the Committee on State Charitable Institutions.

GENERAL FILE.

Senate Bill No. 111, by Senator Lovejoy (by Executive request): "An Act relating to the salary and compensation of certain appointive state officers and employees, and declaring that this act shall take effect immediately.

The Secretary called the roll on the final passage of Senate Bill No. 111, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams and Worum.

Those absent or not voting were: Senators Bishop and Malstrom.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

At 2:02 o'clock p.m., on motion of Senator Lovejoy, the Senate adjourned until tomorrow at 10:00 o'clock a.m.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

TWENTY-THIRD DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Tuesday, January 31, 1933.

The Senate was called to order at 10:00 o'clock a.m. by President Victor A. Meyers, pursuant to adjournment.

Reverend M. P. O'Dwyer of St. Michael's Catholic Church offered prayer. The Secretary called the roll, all members being present except Senator Bishop, who was excused.

On motion of Senator Voss, the reading of the journal for the previous day was dispensed with, and it was approved.

The Secretary read:

Senate Joint Memorial No. 4, by Senators Peirce and Heffron: Asking the enactment of Senate Bill No. 1197, known as the "Frazier Bill."

The memorial was read the first time, and on motion of Senator Peirce the rules were suspended, the memorial was read the second time by title, ordered printed and referred to the Committee on Memorials.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., January 30, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 83, granting to non-resident owners and operators of motor vehicles the privilege of using the highways of the State of Washington and its political subdivisions and providing for the appointment by such non-resident users of such highways of the Secretary of State as attorney in fact for such non-resident for service of all lawful process in any action or proceeding against such non-resident growing out of any accident,

collision, or liability in which such non-resident may be involved while operating motor vehicles upon such highways, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: Don Cary Smith, Ed Peirce, C. H. Todd, E. B. Palmer, Evert Arnold, Ralph Metcalf, Chas. Gable.

On motion of Senator Steele, the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., January 26, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 96, relating to mortgages, and adding Section 1117-A to Remington's Compiled Statutes of Washington, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: E. B. Palmer, Chas. Gable, C. H. Todd, Don Cary Smith, Ralph Metcalf, Evert Arnold.

On motion of Senator Steele, the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., January 30, 1933.

Mr. President:

We, a majority, your Committee on Judiciary, to whom was referred Senate Bill No. 70, relating to the removal of regents and trustees of institutions of higher education, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: E. B. Palmer, Chas. Gable, C. H. Todd, Paul Houser, Don Cary Smith, Evert Arnold.

SENATE CHAMBER, OLYMPIA, WASH., January 30, 1933.

MR. PRESIDENT:

We, a minority, your Committee on Judiciary, to whom was referred Senate Bill No. 70, relating to the removal of regents and trustees of institutions of higher education, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

....., Chairman.

We concur in this report: Ralph Metcalf, Ed Peirce.

On motion of Senator Steele, the reports of the committee were received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., January 30, 1933.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was rereferred Senate Bill No. 105, entitled, "An Act authorizing cities and towns to construct, condemn and purchase, purchase, acquire, add to, maintain, conduct and operate certain public utilities; to purchase, acquire, add to, maintain, operate and lease motor vehicles and other agencies of transportation, and to engage in the business of transporting and carrying passengers and freight for hire thereon; and amending Section 9488 of Remington's Compiled Statutes; and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to Committee on Public Utilities.

Geo. W. Roup, Chairman.

We concur in this report: Fred Norman, W. P. Gray, Chas. F. Stinson, C. Nifty Garrett, Kebel Murphy, E. L. Howard, J. W. Thein, E. J. Cleary, Horace E. Smith, Harry L. Williams, John Heffron, Evert Arnold, John F. Worum, Keiron W. Reardon, W. G. Hartwell.

On motion of Senator Roup, the report of the committee was adopted and Senate Bill No. 105 was rereferred to the Committee on Public Utilities.

The Committee on Roads and Bridges recommended that Senate Bill No. 32 do pass with certain amendments.

The report of the committee, together with the bill, were placed on general file.

The Committee on Reclamation and Irrigation recommended that Senate Bill No. 76 do pass with certain amendments.

The report of the committee, together with the bill, were placed on general file.

The Committee on Reclamation and Irrigation recommended that Senate Bill No. 27 do pass with certain amendments.

The report of the committee, together with the bill, were placed on general file.

The Committee on Reclamation and Irrigation recommended that Senate Bill No. 106 do pass with certain amendments.

The report of the committee, together with the bill, were placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., January 30, 1933.

MR. PRESIDENT:

We, your Committee on Dairy and Livestock, to whom was referred Senate Bill No. 104, An Act relating to advertising of dairy products, prohibiting false advertising in the sale thereof, and providing penalties for violation thereof, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Scott M. Ryan, Chairman.

We concur in this report: W. J. Knutzen, J. W. Thein, Kebel Murphy, John Heffron, F. G. Barnes.

On motion of Senator Ryan (Scott M.), the report of the committee was received and the bill was placed on general file.

The Committee on Judiciary recommended that Senate Bill No. 24 do pass with certain amendments.

The report of the committee, together with the bill, were placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., January 30, 1933.

MR. PRESIDENT:

We, a majority, your Committee on Judiciary, to whom was referred Senate Bill No. 99, relating to receivers and the appointment thereof and amending Section 741 of Remington's Compiled Statutes of Washington, Code of Washington Territory. 1881, Sec. 193, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: E. B. Palmer, Chas. Gable, D. V. Morthland, Ralph Metcalf, C. H. Todd, Geo. W. Roup.

SENATE CHAMBER, OLYMPIA, WASH., January 30, 1933.

MR. PRESIDENT:

We, a minority, your Committee on Judiciary, to whom was referred Senate Bill No. 99, relating to receivers and the appointment thereof and amending Section 741 of Remington's Compiled Statutes of Washington, Code of Washington, 1881, Sec.

193, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

....., Chairman.

We concur in this report: Evert Arnold, Paul Houser, Ed Peirce.

On motion of Senator Steele, the reports of the committee were received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., January 30, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 61, entitled, "An Act relating to taxation; providing for the settlement and compromise of litigation in connection therewith; repealing all acts and parts of acts in conflict therewith; and declaring that this act shall take effect immediately, have compared the same with the Engrossed Bill and find it correctly enrolled.

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, W. J. Knutzen, W. P. Gray.

On motion of Senator Arnold, the report of the committee was received. The President announced he was about to sign Senate Bill No. 61.

The President appointed Senator Ronald to escort Senator Malstrom to a seat beside the President, where she was welcomed back to the Senate after her trip to Washington.

The President addressed her as follows:

"Senator Malstrom: I have been asked by your fellow Senators to perform the most pleasant task of presenting to you, at this time, a token of our esteem.

"You have said on several occasions, from the floor of the Senate, that you wished to be accorded only the same consideration as that given to any other Senator. Every Senator appreciates the spirit of that expression.

"But I am also convinced that you are fully conscious of the inherent characteristics of American gentlemen, on special occasions, to manifest their courtesy and chivalry toward American womanhood.

We have, therefore, taken advantage of this opportunity to show our appreciation of your membership and willing cooperative effort in this body.

"But I am convinced that I bespeak the sincerest feeling of every Senator when I assure you that this token of our regard may express to you our pride in the high honor conferred upon you by Governor Martin in selecting you as his emissary to convey to Congress the Memorial of our Legislature.

"The efficiency with which you performed your mission proves that the confidence reposed in you has not been misplaced.

"May we say with these flowers, Senator Malstrom, we congratulate you; we thank you; we are proud of you; we are pleased that your mission has been most successfully concluded; we are happy for your safe return; and we are gratified with the assurance of your further splendid cooperation during the remainder of our Legislative Session."

Senator Malstrom responded by saying she had enjoyed the novel experience of traveling by airplane to and from Washington and expressed the belief that the people throughout the nation were thinking of the same things and in the same terms as the people of the Northwest regarding the problem presented by the greatly increased importations of foreign-made goods. Senator Malstrom stated that she believed that unless something unforeseen would take place, the Congress would take some favorable action to correct the situation. The Lady Senator mentioned particularly the courteous manner in which she had been received in Washington, D. C. Senator Dill accompanied her to call on the President. Vice-President Curtis received the memorial for the Senate and Speaker Garner received the memorial and placed it in the record of the House. Representative Hill was gratified at

the testimony given in behalf of the measure by the Senator from Washington State.

INTRODUCTION OF BILLS.

Senate Bill No. 142, by Senators Thein and Norman, entitled: "An Act relating to and establishing two branches of State Road No. 9 and amending Section 8 of Chapter 185 of the Laws of 1923, as amended by Section 5 of Chapter 26 of the Laws of 1925."

The bill was read the first time, and on motion of Senator Thein the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 143, by Senator Arnold, entitled: "An Act to provide for the incorporation, regulation, merger, consolidation and dissolution of certain corporations for profit, and to make uniform the law with relation thereto, and to repeal all acts and parts of acts in conflict herewith."

The bill was read the first time, and on motion of Senator Arnold the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 144, by Senator Steele, entitled: "An Act relating to city and county zoning and authorizing cities of the first, second and third classes and counties to establish height, area and use zones, to provide regulations in respect thereto, restricting the height and size of buildings, the percentage of lot occupancy, the density of population, and the use of buildings and premises including regulations prohibiting certain uses therein."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 145, by Senators Voss, Metcalf, Cleary, Williams, Steele and Morthland, entitled: "An Act relating to the use and maintenance of public highways and expenditures from the motor vehicle fund, and amending Section 18 of Chapter 96 of the Laws of 1921 (Section 6330 Remington's Compiled Statutes) as amended by Chapter 185, Laws Extraordinary Session 1925, and as amended by Chapter 163 of the Laws of 1929, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Voss the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 146, by Senator Heffron, entitled: "An Act relating to the determination of title to lands deeded to irrigation districts for delinquent irrigation assessments and to redemption in such cases and providing that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Heffron the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Reclamation and Irrigation.

Senate Bill No. 147, by Senator Peirce, entitled: "An Act relating to the classification and taxation of unforested lands, repealing Chapter 40 of the Laws of 1931, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Peirce the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 148, by Senator Peirce, entitled: "An Act relating to the assessment and taxation of dogs and the liability of owners thereof, repealing Chapter 198 of the Laws of 1929, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Peirce the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 149, by Senator Stinson, entitled: "An Act relating to the tax levy for the reclamation revolving fund and amending Section 12 of Chapter 158 of the Laws of 1919, as amended by Section 1 of Chapter 218 of the Laws of 1927."

The bill was read the first time, and on motion of Senator Stinson the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Reclamation and Irrigation.

Senate Bill No. 150, by Senator Ryan (J. H.), entitled: "An Act authorizing all cities of the first, second and third class in the state to regulate by ordinance the hours and time of opening and closing of barber shops."

The bill was read the first time, and on motion of Senator Ryan the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Labor and Labor Statistics.

GENERAL FILE.

Senate Bill No. 58, by Senator Marshall, entitled: "An Act relating to insurance, providing for and regulating the application of insurance laws with respect to fraternal benefit societies, and amending Section 235 of Chapter 49 of the Session Laws of 1911, as amended by Section 1 of Chapter 114 of the Session Laws of 1931, was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 58, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams and Worum.

Absent or not voting: Senators Bishop and Morthland.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 112, by Senators Ronald, Murphy, Howard, Cleary, Reardon, Todd, Roup and Cox, entitled: "An Act empowering the granting of degrees by the state normal schools of Washington when conforming to prescribed courses of study," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 112, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nelson, Norman, Nugent, Palmer,

Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, and Worum.

Those voting nay were: Senators Ryan (Scott M.) and Smith (Horace E.).

Those absent or not voting were: Senators Bishop, Morthland and Williams.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Gray gave notice that at the proper time he would move to reconsider the vote by which Senate Bill No. 112 had passed the Senate.

Substitute Senate Bill No. 92, by Senators Howard and Heffron, entitled: "An Act relating to banks and banking, amending Section 3261 of Remington's Compiled Statutes, and declaring an emergency," was read the third time.

On motion of Senator Metcalf, the following amendment was adopted.

Amend Section 1, line 6 of the printed bill, by striking the word "requested" and inserting in lieu thereof the word "required".

On motion of Senator Howard, the following amendment was adopted:

Amend Section 1, line 15 of the original bill, the same being line 10 of the printed bill, by striking the word "on" and inserting in lieu thereof the word "one".

The Secretary called the roll on final passage of Substitute Senate Bill No. 92 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, and Worum.

Senator Peirce voted nay.

the title of the act.

Absent or not voting: Senators Bishop, Houser, Morthland and Williams.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as

On motion of Senator Howard, Substitute Senate Bill No. 92 was ordered engrossed and immediately transmitted to the House.

Senate Bill No. 81, by Committee on Dikes, Drains and Ditches, entitled: "An Act relating to drainage and diking improvement districts, and drainage and diking districts, and the issuance of refunding bonds therein, and amending Sections 1, 2, 5, 6, 7, 8 and 9 of Chapter 211 of the Laws of Washington of 1929, and declaring that this act shall take effect immediately," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 81, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron,

Howard, Knutzen, Landon, Lovejoy, Lunn, Marshall, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss and Worum.

Those absent or not voting were: Senators Bishop, Houser, Malstrom, Morrow and Williams.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 25, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 36, relating to and providing for costs to be taxed on appeals in civil actions to the Supreme Court, and amending Section 1744 of Remington's Compiled Statutes, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend Section 1, line 17 of the original bill, being Section 1, line 10 of the printed bill, after the "* * * *" strike the word "fifteen" and insert in lieu thereof the word "ten".

Amend Section 1, line 17 of the original bill, being Section 1, line 11 of the printed bill, after the words "original and" strike the word "five" and insert in lieu thereof the word "three".

E. N. Steele, Chairman.

We concur in this report: Ed Peirce, Don Cary Smith, E. B. Palmer, Chas. Gable, Ralph Metcalf, Evert Arnold, D. V. Morthland.

The Secretary called the roll on the final passage of Senate Bill No. 36 as amended and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Knutzen, Landon, Lovejoy, Lunn, Marshall, Mehner, Metcalf, Morrow, Murphy, Nelson, Norman, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams and Worum.

Absent or not voting were: Senators Bishop, Ferryman, Howard, Malstrom, Morthland and Nugent.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The President announced he was about to sign House Concurrent Resolution No. 6.

The President appointed, as Senate members of a joint committee, Senators Barnes, Norman and Nelson to confer with a like committee from the Legislature of the State of Oregon.

On motion of Senator Norman, the use of the Senate Chamber was granted to the Joint Committee of the two legislatures, Saturday afternoon, February 4th, in which to hold an open hearing.

The President appointed Senator Norman to act as temporary Chairman

of the Committee during the illness of Senator Bishop, and also appointed Senator Barnes to act on the committee temporarily.

At 12:06 o'clock, p. m., on motion of Senator Palmer, the Senate adjourned until tomorrow morning at 10:00 o'clock a. m.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

TWENTY-FOURTH DAY.

MORNING SESSION.

SENATE CHAMBER.

OLYMPIA, WASH., Wednesday, February 1, 1933.

The Senate was called to order at ten o'clock a.m., by President Victor A. Meyers pursuant to adjournment.

Reverend Samuel J. Chaney of the First Methodist Episcopal Church of Olympia offered prayer.

The Secretary called the roll, all members being present except Senator Bishop who was excused.

On motion of Senator Voss, the reading of the Journal of the previous day was dispensed with and it was approved.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., January 31, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 36, entitled, "An Act relative to and providing for costs to be taxed on appeals in civil actions to the supreme court, and amending Section 1744 of Remington's Compiled Statutes," have compared the same with the original Bill and find it correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: Wm. C. Dawson, P. Frank Morrow, J. W. Thein.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., January 31, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Concurrent Resolution No. 5, entitled: "Expressing condolence and sympathy for the death of former Representative Frank Reeves," have compared same with the original Senate Concurrent Resolution and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, C. Nifty Garrett, M. J. Knutzen.

On motion of Senator Arnold, the report of the committee was received.

SENATE CHAMBER,
OLYMPIA, WASH., January 31, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Substitute Senate Bill No. 92, entitled: "An Act relating to banks and banking, amending Section 3261 of Remington's Compiled Statutes, and declaring an emergency," have compared the same with the original bill and find it correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: George C. Chamberlin, P. Frank Morrow.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., January 31, 1933.

MR. PRESIDENT:

We, your Committee on Reclamation and Irrigation, to whom was referred Senate Bill No. 149, entitled: "An Act relating to the tax levy for the reclamation revolving fund and amending Section 12 of Chapter 158 of the Laws of 1919, as amended by Section 1 of Chapter 218 of the Laws of 1927," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

JOHN H. FERRYMAN, Chairman.

We concur in this report: Walter G. Ronald, John F. Worum, Chas. F. Stinson, D. V. Morthland, Horace E. Smith, John Heffron.

On motion of Senator Ferryman the report of the committee was received and the bill was placed on general file.

> Senate Chamber, Olympia, Wash., January 31, 1933.

MR. PRESIDENT:

We, your Committee on Reclamation and Irrigation, to whom was referred Senate Bill No. 146, entitled: "An Act relating to the determination of title to lands deeded to irrigation districts for delinquent irrigation assessments and to redemption in such cases and provided that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

John H. Ferryman, Chairman.

We concur in this report: Walter G. Ronald, John F. Worum, Chas. F. Stinson, D. V. Morthland, John Heffron, Horace E. Smith.

On motion of Senator Ferryman, the report of the committee was received and the bill was placed on general file.

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 30, 1933.

MR. PRESIDENT:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 71, relating to the government of the University of Washington, and to the appointment of Regents, their term of office, quorum, vacancies, etc., have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: Evert Arnold, Chas. H. Todd, Chas. Gable, E. B. Palmer, Geo. W. Roup, Kathryn E. Malstrom.

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 30, 1933.

MR. PRESIDENT:

We, a minority of your Committee on Judiciary, to whom was referred Senate Bill No. 71, relating to the government of the University of Washington, and to the

appointment of Regents, their term of office, quorum, vacancies, etc., have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass. Chairman.

We concur in this report: Don Cary Smith, Paul Houser, D. V. Morthland, Ralph Metcalf. Ed Peirce.

On motion of Senator Steele, the reports of the committee were received and the bill was placed on general file.

> SENATE CHAMBER. OLYMPIA, WASH., January 30, 1933.

MR. PRESIDENT:

We, your Committee on Legislative Apportionment, to whom was referred Senate Bill No. 47, entitled: "An Act relating to legislative districts and changing the boundaries of the ninth and tenth Senatorial and Representative Districts, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass. DANIEL LANDON, Chairman.

We concur in this report: E. L. Howard, J. H. Ryan, Ed Peirce, Chas. Gable, C. Nifty Garrett, Harry L. Williams, H. L. Nelson.

On motion of Senator Landon, the report of the committee was received and the bill was placed on general file.

The Committee on State Granted School and Tide Lands recommended that Senate Bill No. 30 do pass with certain amendments.

The report of the committee, together with the bill, were placed on general file.

The Secretary read:

MESSAGE FROM THE HOUSE.

MR. PRESIDENT:

House of Representatives, OLYMPIA, WASH, January 31, 1933.

The House has adopted Senate Concurrent Resolution No. 5, also The Speaker has signed House Concurrent Resolution No. 6, also

Senate Bill No. 61, also

The House has adopted Senate Concurrent Resolution No. 3, also

The House has passed Engrossed House Bill No. 8, also

Engrossed House Bill No. 48, also

House Bill No. 38, also House Bill No. 67, also House Bill No. 68, also

House Bill No. 117, and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

The President announced he was about to sign Senate Concurrent Resolution No. 5.

INTRODUCTION OF BILLS.

Senate Bill No. 151, by Senator Worum, entitled: "An Act relating to and establishing, classifying, naming and fixing the routes of certain state highways, and amending Section 3. Chapter 185 of the Laws of 1923. as amended by Section 6, Chapter 26 of the Laws of 1925."

The bill was read the first time, and on motion of Senator Worum the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 152, by Senator Ryan (Scott M.), entitled: relating to steamboat companies, and repealing Sections 1 and 2 of Chapter 248 of the Laws of 1927."

The bill was read the first time, and on motion of Senator Ryan (Scott

M.) the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Harbors and Waterways.

Senate Bill No. 153, by Senator Heffron, entitled: "An Act relating to merchants engaged in buying and selling any agricultural products and amending Sections 1, 2 and 3 of Chapter 194 Laws Extra Session, 1925, said act being entitled: 'An Act relating to commission merchants engaged in selling any agricultural product other than grain, making an appropriation and repealing Chapter 134 of the Laws of 1923, and providing penalties'."

The bill was read the first time, and on motion of Senator Heffron the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Agriculture.

Senate Bill No. 154, by Senator Ryan (Scott M.), entitled: "An Act appropriating fifteen thousand dollars (\$15,000.00) or so much thereof as may be necessary for the repair and reconstruction of Point Roberts Dike in Whatcom county, and declaring an emergency."

The bill was read the first time, and on motion of Senator Ryan (Scott M.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 155, by Senators Landon and Lovejoy, entitled: "An Act relating to the welfare of minor children, their care, custody, control and adoption, and providing penalties."

The bill was read the first time, and on motion of Senator Landon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State Charitable Institutions.

Senate Bill No. 156, by Senator Steele, entitled: "An Act amending Section 1 of Chapter 8 of the Laws of 1923."

The bill was read the first time and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 157, by Senators Lovejoy and Norman (by Executive request), entitled: "An Act relating to and providing for securing the portrait of former Governor Roland H. Hartley, and making an appropriation."

The bill was read the first time and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 158, by Senator Smith (Don Cary) (by request), entitled: "An Act relating to stamps, coupons, tickets, certificates, cards or other similar devices for or with the merchandising of any property, prohibiting the use thereof, and providing a penalty for the violation thereof."

The bill was read the first time, and on motion of Senator Smith (Don Cary) the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 159, by Senator Gable, entitled: "An Act relating to the colony of the State Soldiers' Home at Orting and providing for the admission of Annie McPhail Broadwood to membership therein."

The bill was read the first time, and on motion of Senator Gable, the

rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State Charitable Institutions.

Senate Bill No. 160, by Senator Malstrom, entitled: "An Act relating to primary elections; providing for the nomination of candidates for public offices thereat; and amending Section 4 of Chapter 209 of the Laws of 1907 and Section 10 of said Chapter, as amended, by Section 1 of Chapter 71 of the Laws of 1917; and amending Chapter 209 of the Laws of 1907 by adding thereto a new section to be known as Section 37½."

The bill was read the first time, and on motion of Senator Malstrom the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Elections and Privileges.

Senate Bill No. 161, by Senator Malstrom, entitled: "An Act relating to the construction, maintenance and operation of a bridge and approaches thereto across Puget Sound in the County of Pierce at or near a point commonly known as the Narrows; granting the consent of the State of Washington therefor to J. F. Hickey, Llewellyn Evans, and B. A. Lewis, their survivors and assigns; granting a right of way therefor through, over and across the submerged and public lands of the State of Washington, and authorizing the filling in thereof; and amending Section 10 of Chapter 93 of the Laws of 1931."

The bill was read the first time, and on motion of Senator Malstrom the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 162, by Senator Todd, entitled: "An Act relating to the exemption of school and college property from taxation."

The bill was read the first time and on motion of Senator Todd the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 163, by Senator Murphy, entitled: "An Act relating to the Washington National Guard, providing for the construction of a hangar at Felts Field, Spokane, Washington, and making an appropriation therefor."

The bill was read the first time, and on motion of Senator Murphy the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Military.

Senate Bill No. 164, by Senator Chamberlin, entitled: "An Act relating to direct amendments of city charters, and amending Section 1 of Chapter 186 of the Laws of 1903."

The bill was read the first time, and on motion of Senator Chamberlin the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Elections and Privileges.

Senate Bill No. 165, by Senator Chamberlin, entitled: "An Act relating to the laying out, construction, and/or improvement of certain public highways; providing for the distribution of revenues made available therefor, and amending Section 5 of Chapter 88, Laws of 1929."

The bill was read the first time, and on motion of Senator Chamberlin the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges. Engrossed House Bill No. 8, by Mr. Ott, entitled: "An Act relating to garnishments and making the State of Washington, all counties, cities, towns, school districts and other municipal corporations subject thereto, and amending Sections 1 and 2 of Chapter 130 of the Laws of 1915, and amending said chapter by adding two new sections to said chapter to be known as Sections 3 and 4 thereof."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

House Bill No. 38, by Messrs. Adams and McDonough, entitled: "An Act making a deficiency appropriation from the fisheries fund for the biennium ending March 31, 1933, for salaries and wages for the state treasurer, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Marshall the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Engrossed House Bill No. 48, by Mr. Palmeter, entitled: "An Act relating to will contests; establishing the burden of proof, and amending Section 1387 of Remington's Compiled Statutes of Washington."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

House Bill No. 67, by Messrs. Leber and Christianson, entitled: "An Act relating to diking districts organized under the laws of the State of Washington and providing for the levying of a tax to pay the preliminary expenses prior to the completion of the improvement."

The bill was read the first time, and on motion of Senator Knutzen the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Dikes, Drains and Ditches.

House Bill No. 68, by Mr. McDonnell, entitled: "An Act relating to taxation, regulating the assessment, levy and collection of taxes, providing for the adjustment of the state's portion of taxes which are cancelled or modified, and amending Section 97 of Chapter 130 of the Laws of 1925."

The bill was read the first time, and on motion of Senator Mehner the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

House Bill No. 117, by Committee on Agriculture, entitled: "An Act relating to and regulating the sale of eggs and egg products, providing for the classification, labeling and marketing thereof, and providing penalties for the violation of the provisions of this Act and repealing Chapter 94 of the Laws of 1915 and Chapter 120 of the Laws of 1919."

The bill was read the first time, and on motion of Senator Cox the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Agriculture.

The Secretary read:

GENERAL FILE.

Senate Concurrent Resolution No. 4, by Senator Palmer:

Be It Resolved, By the Senate of the State of Washington, the House concurring, that after Saturday, the 4th of March, 1933, the Senate will not consider any Senate Bills, and the House will not consider any House Bills, and that after 10:00 o'clock p. m. on Wednesday the 8th day of March, 1933, neither the House nor the Senate will consider any bill or matter except conference reports and free conference reports and matters incident to the closing of the business of this session of the Legislature.

On motion of Senator Houser the following amendment was adopted:

Amend by inserting in the second line of the printed resolution after the figures "1933" the following: "at 12 o'clock noon".

On motion of Senator Palmer the resolution as amended was adopted.

Senate Bill No. 104, by Senator Knutzen, entitled: "An Act relating to advertising of dairy products, prohibiting false advertising in the sale thereof, and providing penalties for violations thereof," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 104, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams and Worum.

Those absent or not voting were: Senators Bishop, Dawson, Gray, Landon, Roup and Smith (Don Cary).

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 82, by Senator Steele, entitled: "An Act relating to local improvements, amending Section 9383 of Remington's Compiled Statutes of Washington," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 82, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Williams and Worum.

Absent or not voting: Senators Bishop, Metcalf, Roup and Smith (Horace E.).

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title to the bill was ordered to stand as the title of the act.

On motion of Senator Landon, the Senate recessed at 12:01 o'clock p. m., until 1:00 o'clock p. m.

AFTERNOON SESSION.

The Senate was called to order at 1:00 o'clock p. m., by President Victor A. Meyers.

Senate Bill No. 83, by Senator Stinson, entitled: "An Act granting to non-resident owners and operators of motor vehicles the privilege of using the highways of the State of Washington and its political subdivisions and providing for the appointment of such non-resident users of such highways of the secretary of state as attorney in fact for such non-resident for service of all lawful process in any action or proceeding against such non-resident growing out of any accident, collision, or liability in which such non-resident may be involved while operating motor vehicles upon such highways." was read the third time.

On motion of Senator Lovejoy the following amendment was adopted:

Amend Section 2, line 16, of the printed bill as follows: After the words "registered mail" insert the following: "requiring personal delivery".

The Secretary called the roll on the final passage of Senate Bill No. 83 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Knutzen, Landon, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams and Worum.

Those voting nay were: Senators Houser, Howard, and Lunn.

Absent or not voting: Senators Bishop and Norman.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 28:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., January 25, 1933.

We, your Committee on Judiciary, to whom was referred Senate Bill No. 28, relating to indigent blind persons, providing funds for such purpose, and providing penalties, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend Section 3, line 14, of the original bill, being Section 3, line 2 of the printed bill, after the words "Washington for" strike the word "ten" and insert in lieu thereof the word "four".

Amend Section 3, line 14, of the original bill, being Section 3, line 3 of the printed bill, strike the following: "and of the county for two consecutive years".

E. N. STEELE, Chairman.

We concur in this report: Ed Peirce, Don Cary Smith, E. B. Palmer, Chas. Gable, Ralph Metcalf, Evert Arnold, D. V. Morthland.

On motion of Senator Steele the report of the committee was received, and the bill was read the third time.

On motion of Senator Palmer, the committee amendments were adopted. Senator Nelson moved that Senate Bill No. 28 be rereferred to the Committee on State Charitable Institutions.

Senators Barnes, Cox, Garrett, Howard, Williams, Roup, Heffron and Lovejoy demanded a roll call on motion to rerefer the bill to the Committee on State Charitable Institutions.

The Secretary called the roll on motion to rerefer the bill and it failed to carry by the following vote:

Those voting aye were: Senators Barnes, Cox, Dawson, Garrett, Heffron, Howard, Knutzen, Landon, Lunn, Morthland, Nelson, Norman, Roup, Smith (Horace E.) and Thein.

Those voting nay were: Senators Arnold, Chamberlin, Cleary, Ferryman, Foss, Gable, Houser, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nugent, Palmer, Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Todd, Voss, Williams and Worum.

Absent or not voting: Senators Bishop, Gray, Hartwell.

Senator Nelson moved the adoption of the following amendment:

Amend Section 3 by adding the following proviso thereto: "Provided further, That no inmate in any state charitable institution shall thereby establish his residence for the purposes of this act in the county in which said institution is located."

Senator Chamberlin moved the following substitute amendment:

Amend Section 3, by adding thereto the following: "Provided further, That no person receiving aid from any state or county indigent fund or institution or old age pension shall come under the provisions of this act."

A division was ordered.

The President cast the deciding vote on a tie vote of 20 years and 20 nays, declaring the motion to adopt the amendment was lost.

The motion to adopt the amendment of Senator Nelson carried.

On motion of Senator Ryan (Scott M.) the following amendment was adopted:

Amend Section 8, in line 2 of the printed bill, being line 2 of Section 8 of the original bill, by inserting after the word "Representatives" the following: "from the staff regularly employed by the Health Department of various counties of the state".

On motion of Senator Ryan (Scott M.) the following amendment was adopted:

Amend Section 8, line 5 of the printed bill, being Section 8, line 7 of the original bill, by striking therefrom that portion beginning with "The County Commissioners" down to and including the word "warrant" in line 7 of Section 8 of the printed bill, being line 9, Section 8 of the original bill.

On motion of Senator Lovejoy the following amendment was adopted: Amend Section 9, line 2 of the printed bill by striking the words "three-fifths" and inserting in lieu thereof the words "one-fifth".

Senator Knutzen moved the adoption of the following amendment:

Amend Section 9, line 2, of the printed bill by striking the word "shall" and insert in lieu thereof the word "may".

Senator Morrow moved the amendment be laid on the table without taking the bill with it.

The motion carried.

The previous question was ordered.

The Secretary called the roll on final passage of Senate Bill No. 28, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cleary, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Nugent, Palmer, Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Thein, Todd, Voss and Williams.

Those voting nay were: Senators Cox, Dawson, Gray, Knutzen, Norman, Roup, Stinson and Worum.

Absent or not voting: Senators Barnes, Bishop and Smith (Horace E.). The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Roup moved that the Senate grant permission to the Committee on Road and Bridges to use the Senate chamber for an open hearing, Thursday, February 2, on Senate Bill No. 63.

The motion carried.

At 2:36 o'clock p. m., on motion of Senator Palmer, the Senate adjourned until tomorrow morning at 10:00 o'clock.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

TWENTY-FIFTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Thursday, February 2, 1933.

The Senate was called to order at 10:00 o'clock a.m., by President Victor A. Meyers, pursuant to adjournment.

The Reverend M. P. O'Dwyer of St. Michael's Catholic Church of Olympia offered prayer.

The Secretary called the roll, all members being present except Senator Bishop, who was excused.

On motion of Senator Voss, the reading of the journal of the previous day was dispensed with, and it was approved.

The Secretary read:

Senate Joint Memorial No. 5, by Senator Norman: Relating to continuance of allotments of Federal Highway Funds to the State of Washington.

The memorial was read the first time, and on motion of Senator Norman

the rules were suspended, the memorial was read the second and third times and placed on final passage.

The Secretary called the roll on the final passage of Senate Joint Memorial No. 5, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams and Worum—43.

Absent or not voting: Senators Bishop, Cleary and Landon-3.

The memorial, having received the constitutional majority, was declared passed.

On motion of Senator Norman, the rules were suspended and the memorial was ordered immediately transmitted to the House.

The Secretary read:

Senate Joint Resolution No. 8, by Senator Roup: Relating to the amendment of Section II, Article I of the Constitution of the State of Washington, by adding new provisions touching the character and use of the Bible in public instruction.

The resolution was read the first time, and on motion of Senator Murphy the rules were suspended, the resolution was read the second time by title, ordered printed and referred to the Committee on Judiciary.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 1, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Concurrent Resolution No. 3, relating to publication of Legislative Manual, have compared the same with the Engrossed Resolution and find it correctly enrolled.

Respectfuly submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W P. Gray, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER.

MR. PRESIDENT:

OLYMPIA, WASH., February 1, 1933.

Your Committee on Engrossed Bills to whom was referred Engrossed Senate Bill No. 83, entitled: "An Act granting to non-resident owners and operators of motor vehicles the privilege of using the highways of the State of Washington and its political subdivisions and providing for the appointment of such non-resident users of such highways of the Secretary of State as attorney in fact for such non-resident for service of all lawful process in any action or proceedings against such non-resident growing out of any accident, collision, or liability, in which such non-resident may be involved while operating motor vehicles upon such highways," have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: George C. Chamberlin, Wm. C. Dawson.

On motion of Senator Lunn the report of the committee was received.

Senate Chamber, Olympia, Wash., February 1, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 28 entitled: "An Act relating to indigent blind persons, providing funds for such purpose, and providing penalties," have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: George C. Chamberlin, P. Frank Morrow, Wm. C. Dawson.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 1, 1933.

MR. PRESIDENT:

We, your Committee on Municipal Corporations Other Than First Class to whom was referred Senate Bill No. 118, entitled: "An Act relating to municipal corporations; providing for the building, construction, reconstruction and repair of the sidewalks thereof, and for the removal of trees, branches and roots on such sidewalks; requiring the owner of abutting property to do such work; permitting the city to do such work and assess the cost thereof against the owner of abutting property and repealing Chapter 203 of the Laws of 1927," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

W. G. Hartwell, Chairman.

We concur in this report: John H. Ferryman, Scott M. Ryan, Fred Norman, Geo. W. Roup, F. G. Barnes.

On motion of Senator Hartwell the report of the Committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 1, 1933.

MR. PRESIDENT:

We, your Committee on Municipal Corporations Other Than First Class to whom was referred Senate Bill No. 116, entitled: "An Act providing for the dissolution of municipal corporations of the third and fourth class, and amending Section 6, Chapter LXIX (69) of the Laws of 1897, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

W. G. Hartwell, Chairman.

We concur in this report: John H. Ferryman, Scott M. Ryan, Geo. W. Roup, Fred Norman, F. G. Barnes.

On motion of Senator Hartwell the report of the Committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 1, 1933.

MR. PRESIDENT:

We, your Committee on Public Utilities to whom was referred Senate Bill No. 129, entitled: "An Act relating to municipal corporations; granting to cities and towns certain powers; authorizing cities and towns to use, purchase, sell and dispose of electric energy inside or outside their corporate limits; to acquire, construct, maintain and operate inter-tie lines, transmission lines and distribution systems; and to exercise the right of eminent domain in aid of the acquisition, construction, repair operation, extension or betterment of any plant or system for transmitting or distributing electricity," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

ED PEIRCE, Chairman.

We concur in this report: John H. Ferryman, C. F. Stinson, P. Frank Morrow, Ralph Metcalf, J. H. Ryan, John F. Worum.

On motion of Senator Peirce the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., January 31, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation to whom was referred Senate Bill No. 148, entitled: "An Act relating to the assessment and taxation of dogs and the liability of owners thereof, repealing Chapter 198 of the Laws of 1929, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Dairy and Livestock.

PAUL MEHNER, Chairman.

We concur in this report: George C. Chamberlin, D. V. Morthland, J. H. Ryan, Chas. Gable, P. Frank Morrow, John Heffron, Horace E. Smith, W. P. Gray.

On motion of Senator Mehner the report of the committee was received and the bill was rereferred to the Committee on Dairy and Livestock.

SENATE CHAMBER, OLYMPIA, WASH., February 1, 1933.

MR. PRESIDENT:

We, your Committee on Mines and Mining, to whom was referred Senate Bill No. 126, entitled: "An Act relating to the use by the state and municipalities of Washington products for producing heat, and providing penalty for violation thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that Substitute Senate Bill No. 126, entitled: "An Act relating to the use of Washington state products for fuel by the state, municipalities and political subdivisions therein, and providing penalty for violation thereof." be substituted therefor and that it do pass.

C. NIFTY GARRETT, Chairman.

We concur in this report: Walter J. Lunn, Walter G. Ronald, W. P. Gray, W. G. Hartwell, Scott M. Ryan.

On motion of Senator Garrett the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 1, 1933.

MR. PRESIDENT:

We, your Committee on Appropriations to whom was referred Senate Bill No. 154, relating to an appropriation of \$15,000 or so much thereof as may be necessary for the repair and reconstruction of Point Roberts Dyke in Whatcom County, and declaring an emergency, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it should be rereferred to the Committee on Dikes, Drains and Ditches. Frank R. Marshall, Chairman.

We concur in this report: Paul Mehner, Kathryn E. Malstrom, John H. Ferryman, Ed Peirce, C. H. Todd, Henry Foss.

On motion of Senator Marshall the report of the committee was received and the bill was rereferred to the Committee on Dikes, Drains and Ditches.

The Committee on Judiciary recommended that Senate Bill No. 91 do pass with certain amendments. The report of the committee, together with the bill, was placed on general file.

Senate Chamber, Olympia, Wash., February 1, 1933.

Mr. President:

We, a majority of your Committee on Judiciary to whom was referred Senate Bill No. 109_4 relating to bail on appeal in criminal cases and to a stay of execution pending appeal, amending Section 1747 of Remington's Compiled Statutes, and repealing Section 1745 of Remington's Compiled Statutes, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: C. H. Todd, Chas. Gable, Kathryn E. Malstrom, Paul Houser, Don Cary Smith, E. B. Palmer, Evert Arnold, Daniel Landon.

SENATE CHAMBER, OLYMPIA, WASH., February 1, 1933.

MR. PRESIDENT:

I concur in this report: Ed Peirce.

On motion of Senator Steele the reports of the committee were received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 1, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary to whom was referred Senate Bill No. 119, relating to local improvements and bonds issued therefor, and amending Section 3 of Chapter 209 of the 1927 Session Laws of Washington, which amended Section 3 of Chapter 141 of the 1923 Session Laws of Washington, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

We concur in this report: C. H. Todd, Chas. Gable, Kathryn E. Malstrom, Paul Houser, Don Cary Smith, E. B. Palmer, Ed Peirce, Daniel Landon.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 1, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 133, relating to the payment by the state for local improvements against state property, and amending Section 5 of Chapter 164 of the Laws of 1919, the same being Section 8129 of Remington's Compiled Statutes, and Section 6485-5 of Pierce's Code, 1926, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: Chas. Gable, Kathryn E. Malstrom, Don Cary Smith, Paul Houser, E. B. Palmer, Ed Peirce, Daniel Landon.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 1, 1933.

MR. PRESIDENT:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 103, relating to false statements, rumors and predictions; making the instigation, circulation and transmission of, and the counseling, advising or inducing others to instigate, circulate or transmit, such statements, rumors, and predictions a gross misdemeanor, and amending Section 2432-I of Remington's Compiled Statutes, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: C. H. Todd, Chas. Gable, Kathryn E. Malstrom, Ralph Metcalf, E. B. Palmer, Daniel Landon.

SENATE CHAMBER, OLYMPIA, WASH., February 1, 1933.

MR. PRESIDENT:

We, a minority of your Committee on Judiciary, to whom was referred Senate Bill No. 103, relating to false statements, rumors and predictions; making the instigation, circulation and transmission of, and the counseling, advising or inducing of others to instigate, circulate or transmit, such statements, rumors, and predictions a gross misdemeanor, and amending Section 2432-I of Remington's Compiled Statutes,

have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

...., Chairman.

We concur in this report: Ed Peirce, Evert Arnold, Paul Houser.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

MESSAGE FROM THE GOVERNOR.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, February 1st, 1933.

To the Honorable, the Senate of the State of Washington:

Ladies and Gentlemen: I have the honor to advise that the Governor approved the following Senate Bill, entitled:

SENATE BILL NO. 61:

"An Act relating to taxation; providing for the settlement and compromise of litigation in connection therewith; repealing all acts and parts of acts in conflict therewith; and declaring that this act shall take effect immediately."

Very truly yours,
AMY ALLBRIGHT, Secretary to the Governor.

MESSAGE FROM THE HOUSE.

The Secretary read:

House of Representatives, Olympia, Wash., February 1, 1933.

MR. PRESIDENT:

The House has passed Engrossed House Bill No. 49; also the Speaker has signed Senate Concurrent Resolution No. 5, and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

The President announced that he was about to sign Senate Concurrent Resolution No. 3.

INTRODUCTION OF BILLS.

Senate Bill No. 166, by Senator Palmer, entitled: "An Act relating to and providing for the issuance of certificates of election in joint judicial and joint legislative districts and repealing Sections 3099 and 3100 of the Code of Washington Territory for the year 1881."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committeee on Judiciary.

Senate Bill No. 167, by Senator Lovejoy (departmental request), entitled: "An Act relating to life, accident and health insurance, the licensing and termination of licenses of agents thereof, adding a new section to Chapter 45-b and providing penalties for violation thereof."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Insurance.

Senate Bill No. 168, by Senator Mehner, entitled: "An Act relating to the taxation and registry of certain ships and vessels, prohibiting such ships from plying the waters of the State under certain conditions, and repealing Chapter 81 of the Laws of 1931."

The bill was read the first time, and on motion of Senator Mehner the

rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 169, by Senators Foss and Hartwell, entitled: "An Act relating to vehicles and regulating the operation thereof upon the highways of this state; providing for traffic signals and control thereof; providing for the proper equipment and devices to be used thereon, and for the inspection thereof; prescribing penalties for the violation thereof; prescribing the powers and duties of certain officers, the collection, distribution and expenditures of fees; making appropriations and amending Sections 20, 21, 22, 23, 27, 28, 30 and 31 of Chapter 309 of the Laws of 1927 as amended by Chapter 178 of the Laws of 1929."

The bill was read the first time, and on motion of Senator Hartwell the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 170, by Senator Reardon, entitled: "An Act authorizing the exchange of certain state lands or timber for other lands or timber of equal value."

The bill was read the first time, and on motion of Senator Reardon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State Granted, School and Tide Lands.

Senate Bill No. 171, by Senator Hartwell, entitled: "An Act relating to dogs, providing for the assessment and collection of annual taxes thereon, and amending Section 1 of Chapter 198 of the Laws of 1929."

The bill was read the first time, and on motion of Senator Hartwell the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Agriculture.

Senate Bill No. 172, by Senator Hartwell, entitled: "An Act relating to education, providing for the disestablishment of the state normal school at Centralia, providing for the transfer of the lands comprising the site thereof to the City of Centralia, and repealing Chapter 147 of the Laws of 1919."

The bill was read the first time, and on motion of Senator Hartwell the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Educational Institutions.

Senate Bill No. 173, by Senator Marshall (by request), entitled: "An Act making an appropriation in aid of the acquisition and construction of a new route to take the traffic of the Pacific Highway through the city of Seattle."

The bill was read the first time, and on motion of Senator Marshall the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 174, by Senator Malstrom, entitled: "An Act relating to the Washington Veterans' Home, the State Soldiers' Home, the Colony of the State Soldiers' Home and the admission of persons thereto, and amending Section 4 of Chapter 106 of the Laws of 1915, as amended by Section 2 of Chapter 276 of the Laws of 1927."

The bill was read the first time, and on motion of Senator Malstrom the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Military.

Senate Bill No. 175, by Senator Mehner, entitled: "An Act authorizing the exchange of state timber lands or certain timber lands of equal value, and amending Chapter 25 of the Session Laws of 1931."

The bill was read the first time, and on motion of Senator Mehner the rules were suspended, the bill was read the second time by title, the bill was ordered printed and referred to the Committee on State Granted School and Tide Lands.

Senate Bill No. 176, by Senators Metcalf, Heffron, Cox and Lovejoy, entitled: "An Act relating to mutual savings banks, providing for the pensioning of superannuated and incapacitated officers and employees."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Banks and Banking.

Senate Bill No. 177, by Senator Lovejoy, entitled: "An Act providing for the collection, exhibition and maintenance of the resources, products, and advantages of the State of Washington at the Century of Progress International Exposition to be held at Chicago, Illinois, in the year 1933, making an appropriation therefor, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Engrossed House Bill No. 49, by Mr. Cohn, entitled: "An Act relating to and regulating the use and operation of motor driven boats and vessels on waters over which the State of Washington has police jurisdiction, and providing penalties for violation thereof."

The bill was read the first time and on motion of Senator Foss the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Harbors and Waterways.

Substitute Senate Bill No. 126, by Senators Garrett and Lunn, entitled: "An Act relating to the use of Washington State products for fuel by the state, municipalities and political subdivisions therein, and providing penalty for violation thereof."

The bill was read the first time, and on motion of Senator Houser therules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

GENERAL FILE.

Senate Bill No. 27:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 26, 1933.

MR. PRESIDENT:

We, your Committee on Reclamation and Irrigation to whom was referred Senate Bill No. 27, entitled: "An Act relating to the control of flood waters, authorizing the state supervisor of hydraulics to construct controlling and diversion works and providing for the payment of the cost of construction, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass as amended.

SENATE COMMITTEE AMENDMENT TO SENATE BILL NO. 27.

Amend Section 18, line 6 of the printed bill by striking the words "transmittal to the State Treasurer" and inserting in lieu thereof the words "the State Reclamation Revolving Fund."

Amend Section 19, line 8 of the printed bill by striking the words "issue its warrants on" and inserting in lieu thereof the words "repay the same out of."

Amend Section 19, line 9 of the printed bill by striking the words "the State Treasurer in payment of."

Amend Section 22, line 2 of the printed bill as follows: After the "\$" insert the following "7,000.00, or so much thereof as may be necessary."

Amend the title in line 3 of the printed bill as follows: After the word "construction" insert the following: "making an appropriation."

JOHN H. FERRYMAN, Chairman.

We concur in this report: Walter G. Ronald, D. V. Morthland, John Heffron, Chas. F. Stinson, John F. Worum, Horace E. Smith.

On motion of Senator Houser the Senate resolved itself into a committee of the whole to consider Senate Bill No. 27.

The bill was considered in the committee of the whole, Senator Ferryman in the chair, and reported back to the Senate with the recommendation it do pass as amended by the committee.

On motion of Senator Houser the report of the committee was adopted.

On motion of Senator Ferryman the committee amendments were adopted.

On motion of Senator Ferryman the following amendments made in the committee of the whole were adopted:

Amend Section 2, line 4 of the printed bill, after the word "as" add the word "are." Amend Section 3, line 2 of the printed bill, after the word "and" insert the following "/or".

Amend Section 4, line 5 of the printed bill, as follows: After the word "and" insert the following: "/or".

Amend Section 5, line 7 of the printed bill, as follows: After the word "and" insert "/or".

Amend Section 6, line 2 of the printed bill, as follows: After the second word "and" insert "/or"

Amend Section 7, line 2 of the printed bill, as follows: After the word "and" insert the following: "/or".

Amend Section 8, line 2 of the printed bill, as follows: After the word "place" insert the following: "within the county in which the improvement is to be made".

Amend Section 15, line 9 of the printed bill, by striking the following words: "for

irrigation during the irrigation season".

Amend Section 19, line 9 of the printed bill, by striking the comma (,) after the

word "thereof" in amendment.

Amend Section 21, line 5 of the printed bill, by adding after the word "county" the following: "or city".

Amend Section 21, line 9 of the printed bill, by adding after the word "county" the following: "or city".

Amend Section 22, line 4 of the printed bill, as follows: After the word "and" in-

sert "/or".

Amend Section 2, line 9 of the printed bill, as follows: After the word "and" insert the following: "/or".

Amend Section 1, line 5 of the printed bill, as follows: After the word "and" insert the following: "/or".

Senator Cox moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

At this time the President appointed Senators Malstrom and Metcalf to escort Congressman Wesley L. Lloyd to a seat beside the President. The Secretary called the roll on the final passage of Senate Bill No. 27 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams and Worum—45.

Senator Bishop was absent.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 98, by Senators Palmer, Smith (Don Cary), Chamberlin, Ryan (J. H.), Houser, Todd, Marshall, Foss, Arnold, Metcalf, Garrett, Nugent, Thein, and Gable, entitled: "An Act relating to police relief and pension funds in cities of the first class and amending Section 3, of Chapter 39 of the Laws of Washington for 1909, as amended by Section 1 of Chapter 101 of the Laws of Washington for 1929," was read the third time.

On motion of Senator Lovejoy the following amendment was adopted.

Amend Section 1, line 7 of the printed bill, as follows: After the word "salary" insert the word "deduction".

Senator Dawson moved to amend the bill as follows:

In Section 1, line 14 of the printed bill, strike the word and figure "two (2)" and insert the word and figure "four (4)".

On motion of Senator Morrow the motion to amend was laid on the table. The Secretary called the roll on the final passage of Senate Bill No. 98 as amended and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cox, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Houser, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Williams and Worum—35.

Those voting nay were: Senators Barnes, Cleary, Dawson, Heffron, Howard, Knutzen, Landon and Voss—8.

Those absent or not voting were: Senators Bishop, Norman and Smith (Horace E.)—3.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

Congress of the United States, House of Representatives, Washington, D. C., January 30, 1933.

Hon. Victor A. Meyers, President of the Senate, Olympia, Washington. My Dear Mr. President:

I wish to express my high appreciation of the action of the Legislature of the State of Washington in memorializing Congress for the passage of H. R. 13999, which I introduced to correct the unfair competition in the commerce of our country

from the influx of imports from countries on a depreciated currency basis. This manifestation of the deep interest of our state in the proposed legislation aids

greatly in impressing upon Congress the necessity for this needed relief.

Moreover, I wish to express in the highest terms of commendation the selection which the Legislature made of its envoy to bear to Congress and the Ways and Means Committee its memorials upon this subject in the person of the Honorable Kathryn E. Malstrom. It was my privilege and pleasure to accompany Senator Malstrom to the office of the Speaker of the House where she presented to Speaker Garner the memorials of your Legislature. Senator Malstrom performed this mission with a dignity and graciousness of personality which registered a most favorable impression upon the Speaker. Later, Senator Malstrom appeared at the hearings before the Ways and Means Committee and there gave testimony in behalf of the legislation in question. I was particularly pleased with her presentation. She evinced a grasp of the subject that elicited much favorable comment from the committee through her comprehension, clear and forceful argument showing the necessity for the relief demanded. She made a good case not only for the industries of our own state but in its broad application to the industries of the entire country.

You may be assured that Senator Malstrom in the performance of the mission

here sustained on a high level the prestige of our state Legislature.

While the final action on this proposed legislation cannot be foretold, I feel that real progress has been made, and that Senator Malstrom's appearance was entirely worth while.

With highest respects, I am

Sincerely yours,

SAM B. HILL.

At 12:19 o'clock p. m. on motion of Senator Palmer the Senate recessed until 1:30 o'clock p. m.

AFTERNOON SESSION.

The Senate was called to order at 1:30 o'clock p. m. by President Meyers.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., February 2, 1933.

MR. PRESIDENT:

The House has passed House Joint Memorial No. 5, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senate Bill No. 106:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 26, 1933.

MR. PRESIDENT:

We, your Committee on Reclamation and Irrigation to whom was referred Senate Bill No. 106, entitled: "An Act relating to the organization and government of irrigation districts, the levy, collection and remission of assessments, tolls and charges therein, the payment of bonds, the leasing, with option to purchase, and sale of property, and amending Section 1 of Chapter 82 of the Laws of 1931 (Section 7428-4, Remington's Compiled Statutes of Washington), Sections 7442, 7443, 7444, and 7454, Remington's Compiled Statutes of Washington, as amended by Chapter 60, Laws of 1931, and Sections 7433, 7436, 7442-1, 7445; and 7446, of Remington's Compiled Statutes of Washington, and Section 7447 of Remington's Compiled Statutes of Washington, as amended by Section 2, Chapter 185, Laws of 1929, and adding-

a new Section to Remington's Compiled Statutes of Washington, to be known as Section 7445-1, and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass as amended.

Amend Senate Bill No. 106 as follows:

In Section 2, line 12 of the printed bill, strike the period (.). Insert in lieu thereof a colon (:), and add the following: "Provided, that no election to authorize bonds to refund outstanding warrants shall be held and canvassed after the expiration of the year 1934."

JOHN H. FERRYMAN, Chairman.

We concur in this report: Walter G. Ronald, D. V. Morthland, John Heffron, Chas. F. Stinson, John F. Worum, Horace E. Smith.

On motion of Senator Ferryman the report of the committee was received and the bill was read the third time.

On motion of Senator Morthland the Committee amendment was adopted. The Secretary called the roll on the final passage of Senate Bill No. 106 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss and Worum—41.

Those absent or not voting were: Senators Barnes, Bishop, Gable, Metcalf and Williams—5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Palmer moved that Senate Bill No. 106 be immediately engrossed and transmitted to the House.

The motion carried.

Senator Peirce gave notice he would at the proper time move to reconsider the vote by which Senate Bill No. 106 passed the Senate.

Senate Bill No. 30:

The Secretary read:

REPORT OF STANDING COMMITTEE.

Senate Chamber, Olympia, Wash., January 31, 1933.

MR. PRESIDENT:

We, your Committee on State Granted School and Tide Lands to whom was referred Senate Bill No. 30, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass as amended.

Amend Section 1, line 6 of the original bill, same being line 4 of the printed bill, by changing the period after the word "Washington" to a comma, and adding the following: "subject, however, to the rights, title and interests of the purchasers or holders of portions of said tide lands heretofore conveyed by the State of Washington, as oyster lands."

J. W. Thein, Chairman.

We concur in this report: Paul Mehner, Keiron W. Reardon, D. O. Nugent, D. V. Morthland.

On motion of Senator Thein the report of the committee was received and the bill was read the third time.

On motion of Senator Norman the committee amendment was adopted.

The Secretary called the roll on the final passage of Senate Bill No. 30 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams and Worum—40.

Senator Gray voted nay.

Absent or not voting: Senators Arnold, Bishop, Cleary, Knutzen, Metcalf-5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 70, by Senators Ronald, Howard, Cox, Murphy, Palmer, Todd, Malstrom, Cleary, Worum, Reardon, Garrett and Roup, entitled: "An Act relating to the removal of regents and trustees of institutions of higher education" was read the third time.

At this time the President appointed Senators Landon and Peirce to escort Mayor Edwin J. Brown of Seattle to a seat beside the President.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 70, and it failed to pass the Senate by the following vote:

Those voting age were: Senators Arnold, Cleary, Dawson, Gable, Garrett, Howard, Landon, Lunn, Murphy, Norman, Palmer, Reardon, Ronald, Stinson, Thein, Todd and Williams—17.

Those voting nay were: Senators Barnes, Cox, Ferryman, Foss, Gray, Hartwell, Heffron, Houser, Knutzen, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Nelson, Nugent, Peirce, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson and Thein—28.

Senator Bishop was absent.

Senator Todd moved that Senate Bill No. 71 be laid on the table.

The motion carried.

Senate Bill No. 47, by Senators Roup and Worum, entitled: "An Act relating to legislative districts and changing the boundaries of the ninth and tenth senatorial and representative districts," was read the third time.

The President appointed Senators Reardon and Cleary to escort Louis B. Schwellenbach to a seat beside the President.

The Secretary called the roll on the final passage of Senate Bill No. 47, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Nelson, Norman, Nugent, Peirce, Roup, Ryan (J. H.), Ryan, (Scott M.), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams and Worum—38.

Those voting nay were: Senators Howard, Metcalf, Murphy, Palmer, Reardon, Ronald and Smith (Don Cary)—7.

Senator Bishop was absent.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

At 3:38 o'clock p. m., on motion of Senator Palmer, the Senate adjourned until 10:00 o'clock a. m. tomorrow.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

TWENTY-SIXTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Friday, February 3, 1933.

The Senate was called to order at ten o'clock a. m. by President Victor A. Meyers pursuant to adjournment.

Reverend M. P. O'Deyer of St. Michael's Catholic Church, Olympia, offered prayer.

The Secretary called the roll, all Senators being present except Senator Bishop, who was excused.

On motion of Senator Voss the reading of the Journal of the previous day was dispensed with and it was approved.

House Joint Memorial No. 5, by Mr. Schade, entitled: "Relating to the repeal of the Eighteenth Amendment to the Constitution of the United States, and the enactment of federal legislation regulating the manufacture and sale of alcoholic beverages."

The memorial was read the first time and on motion of Senator Houser the rules were suspended, the memorial was read the second time by title and referred to the committee on Public Morals.

Senator Peirce stated that he would not move to reconsider the vote by which Senate Bill No. 98 passed the Senate.

Senator Houser moved that Senate Bill No. 98 be considered engrossed and immediately transmitted to the House.

The motion carried.

On motion of Senator Houser three hundred additional copies of Senate Bill No. 4 were ordered printed.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 2, 1933.

MR. PRESIDENT:

Your Committee on Engrossed'Bills to whom was referred Engrossed Senate Bill No. 30, entitled: "An Act reserving from sale or lease certain second class

tide lands for recreational park purposes," have compared the same with the original bill and find it correctly engrossed.

Respectfully submitted.

Walter J. Lunn, Chairman.

We concur in this report: Wm. C. Dawson, J. W. Thein, P. Frank Morrow.

On motion of Senator Lunn the report of the committee was received.

Senate Chamber, Olympia, Wash., February 2, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills to whom was referred Enrolled Senate Bill No. 108, entitled: "An Act making an appropriation for the Department of Game and declaring that this act shall take effect immediately," have compared the same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted.

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, W. P. Gray,

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 3, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills to whom was referred Engrossed Senate Bill No 106, entitled: "An Act relating to the organization and government of irrigation districts, the levy, collection and remission of assessments, tolls and charges therein, the payment of bonds, the leasing, with option to purchase, and sale of property, and amending Section 1 of Chapter 82 of the Laws of 1931 (Section 7428-4, Remington's Compiled Statutes of Washington), Sections 7442, 7443, 7444 and 7454, Remington's Compiled Statutes of Washington, as amended by Chapter 60, Laws of 1931, and Sections 7433, 7436, 7442-1, 7445, 7446, of Remington's Compiled Statutes of Washington and Section 7447 of Remington's Compiled Statutes of Washington, as amended by Section 2, Chapter 185, Laws of 1929, and adding a new Section to Remington's Compiled Statutes of Washington, to be known as Section 7445-1, and providing that this act shall take effect immediately," have compared the same with the original bill and find it correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: George C. Chamberlin, Wm. C. Dawson, J. W. Thein. On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 2, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills to whom was referred Engrossed Senate Bill No. 27, entitled: "An Act relating to the control of flood waters, authorizing the state supervisor of hydraulics to construct controlling and diversion works and providing for the payment of the cost of construction, making an appropriation and declaring an emergency," have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

Walter J. Lunn, Chairman.

We concur in this report: George C. Chamberlin, P. Frank Morrow, J. W. Thein. On motion of Senator Lunn the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 1, 1933.

MR. PRESIDENT:

We, your Committee on Fisheries to whom was referred Senate Bill No. 41, relating to fisheries, providing for the regulation of the taking of clams or mussels, amending Sections 1 and 2, Chapter 74, Laws of 1931, and declaring an emergency

have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

FRED NORMAN, Chairman.

We concur in this report: F. G. Barnes, E. J. Cleary, H. L. Nelson, Scott M. Ryan, G. A. Lovejoy, C. H. Todd, Chas. Gable.

On motion of Senator Norman the report of the committee was received and the bill was placed on general file.

> Senate Chamber, Olympia, Wash., February 2, 1933.

MR. PRESIDENT:

We, your Committee on Game and Game Fish to whom was referred Senate Bill No. 79, entitled: "An Act consenting to the acquisition by the United States of land, water, or land and water, within the State of Washington for migratory bird reservation authorized by Act of Congress of February 18, 1929," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

GEORGE C. CHAMBERLIN, Chairman,

We concur in this report: C. Nifty Garrett, W. G. Hartwell, W. J. Lunn, D. O. Nugent, John Heffron, E. B. Palmer, K. W. Reardon.

On motion of Senator Chamberlin the report of the committee was received and the bill was placed on general file.

The committee on Game and Game Fish recommended that Senate Bill No. 77 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 2, 1933.

MR. PRESIDENT:

We, your Committee on Rules and Joint Rules to whom was referred Senate Bill No. 129 relating to municipal corporations; granting to cities and towns certain powers, authorizing cities and towns to use, purchase, sell and dispose of electric energy inside or outside their corporate limits; to acquire, construct, maintain and operate inter-tie lines, transmission lines and distributing systems, and to exercise the right of eminent domain in aid of acquisition, construction, repair, operation, extension or betterment of any plant or system for transmitting or distributing electricity, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to Committee on Public Utilities.

Victor A. Meyers, Chairman.

We concur in this report: Don Cary Smith, Geo. W. Roup, W. G. Hartwell, E. N. Steele, Evert Arnold, E. J. Cleary, Paul Houser, Geo. A. Lovejoy.

On motion of Senator Houser the report of the committee was adopted, and Senate Bill No. 129 was rereferred to the Committee on Public Utilities.

SENATE CHAMBER, OLYMPIA, WASH., February 1, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary to whom was referred Senate Bill No. 4, relating to and providing for a suspension of all court actions and proceedings relating to the foreclosure of real estate mortgages and the forfeiture of real estate contracts and declaring that this act shall take effect immediately, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that Substitute Senate Bill No. 4, entitled: "An Act relating to and providing for a suspension of proceedings in certain actions relating to the foreclosure of real estate mortgages and the forfeiture of real estate contracts; the extension of the period of redemption from mortgage foreclosures in certain cases; granting additional powers to the Judges of the Superior Courts in connection

therewith and declaring that this act shall take effect immediately," be substituted therefor and that it do pass. E. N. Steele, Chairman.

We concur in this report: Paul Houser, Ed Peirce, Chas. Gable, Daniel Landon, Ralph Metcalf, D. V. Morthland.

On motion of Senator Steele the report of the committee was received.

The Secretary read:

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, February 3, 1933.

To the Honorable, the Senate and the House of Representatives:

It is my desire to consult with the members of the Legislature on the condition of the state. Therefore, I request your Honorable Bodies to convene in joint session on Monday, February 6, at 2 o'clock, for the purpose of hearing a message from the Governor.

Respectfully yours,

CLARENCE D. MARTIN, Governor.

House of Representatives, Olympia, Wash., February 2, 1933.

MR PRESIDENT:

The House has passed House Bill No. 84; Engrossed Senate Bill No. 108; Engrossed House Bill No. 79; also Engrossed House Bill No. 135, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

INTRODUCTION OF BILLS.

Senate Bill No. 178, by Senator Palmer (by request), entitled: "An Act for the regulation of the practice of medicine and surgery, and the treatment of the sick and afflicted, in the State of Washington, and for the appointment of a board of medical examiners, and providing penalties for a violation thereof, and declaring an emergency."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

Senate Bill No. 179, by Senators Foss, Ryan (J. H.), Garrett and Metcalf, entitled: "An Act relating to the election and qualification of constables and amending Section 7555 of Remington's Compiled Statutes of the State of Washington for the year 1922."

The bill was read the first time, and on motion of Senator Ryan (J. H.) the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Elections and Privilges.

Senate Bill No. 180, by Senators Foss, Garrett and Ryan (J. H.), entitled: "An Act relating to the election and qualification of justices of the peace and the election and qualification of constables in incorporated cities and prescribing the number to be elected, amending Sections 7562, 7564, and 7565 and repealing Sections 7570 and 7573 of Remington's Compiled Statutes of the State of Washington for the year 1922."

The bill was read the first time, and on motion of Senator Ryan the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Elections and Privileges.

Senate Bill No. 181, by Committee on Agriculture, entitled: "An Act relating to public warehouses, and warehousemen handling, storing and shipping grain, hay and other commodities; providing for and fixing the liability of warehousemen, and/or of surety bonds; fixing fees; creating a special fund and providing for revenues therefor and disbursements therefrom; regulating the printing and issuance of negotiable warehouse receipts; defining the powers and duties of the director of agriculture; and amending Section 18 of Chapter 189 of the Laws of 1919, as amended by Section 1 of Chapter 123 of the Laws of 1923, and as amended by Chapter 46, Section 3 of the Laws of 1931, and amending Section 22-b of Chapter 189 of the Laws of 1919 as added thereto by Chapter 46, Section 5, of the Laws of 1931."

The bill was read the first time, and on motion of Senator Cox the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate Bill No. 182, by Senator Chamberlin, entitled: "An Act relating to the employment of aliens or married women in public offices or upon public work, and providing penalty for violation."

The bill was read the first time, and on motion of Senator Chamberlin, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Unemployment Relief.

Senate Bill No. 183, by Senator Howard, entitled: "An Act relating to cities of the first class and authorizing the payment of necessary expenses incurred by the authorized representatives of the legislative authority thereof, while attending sessions of the State Legislature."

The bill was read the first time, and on motion of Senator Howard the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Cities of the First Class.

House Bill No. 84, by Committee on Appropriations, entitled: "An Act appropriating funds from the Washington State College fund and the Smith-Lever fund for salaries, wages and other expenses of the Washington State College for the period ending March 31, 1933, and declaring this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Marshall the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Engrossed House Bill No. 79, by Messrs. Mandery, Aspinwall, Skinner and Banker, entitled: "An Act to regulate the sale, transportation, loading, packing, marketing and disposal of honey; to prevent fraud and deception therein; establishing standards for honey and honey containers; providing means of enforcement; and providing for penalties for violations of its provisions."

The bill was read the first time, and on motion of Senator Cox, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Agriculture.

Engrossed House Bill No. 135, by Committee on Education, entitled: "An Act relating to the election of school directors and amending Section 5024

of Remington's Compiled Statutes, the same being Section 5164 of Pierce's Code."

The bill was read the first time, and on motion of Senator Gable the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Education.

Substitute Senate Bill No. 4, by Committee on Judiciary, entitled: "An Act relating to and providing for a suspension of proceedings in certain actions relating to the foreclosure of real estate mortgages and the forfeiture of real estate contracts; the extension of the period of redemption from mortgage foreclosures in certain cases; granting additional powers to the judges of the superior courts in connection therewith and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

GENERAL FILE.

On motion of Senator Houser, Senate Bill No. 34 was rereferred to the Committee on Rules and Joint Rules.

Senator Steele moved that Senate Bill No. 22 be placed at the foot of the calendar.

The motion carried.

Senate Bill No. 76:

The Secretary read:

REPORT OF STANDING COMMITTEE.

Senate Chamber, Olympia, Wash., January 26, 1933.

MR. PRESIDENT:

We, your Committee on Reclamation and Irrigation to whom was referred Senate Bill No. 76, entitled: "An Act relating to irrigation districts, to district electric power plants and to the necessary property and rights therefor, to contracts for the sale of surplus electric power, and to the use of the income therefrom, providing for district elections to ratify certain of such contracts, and for district elections to authorize a pledge of such income to payments of district indebtedness, amending Section 2 of Chapter 138 of the Laws of 1923 (Section 7417-2 of Remington's Compiled Statutes of Washington, 1927 Supplement) and amending Chapter IV of Title XLVIII, Remington's Compiled Statutes of Washington, 1922, by adding thereto a new Section to be known as Section 7454-1, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass as amended.

Amend Section 1, line 7 of the printed bill, after the comma (,) and before the word "to", insert the following: "and in the event and not otherwise that such irrigation district includes an area not exceeding twenty thousand acres of land, said area to be evidenced by a resolution of the district board to that effect filed for record in each of the offices in which the resolution fixing the boundaries of the district is required to be filed".

John H. Ferryman, Chairman.

We concur in this report: Chas. F. Stinson, D. V. Morthland, John Heffron, John F. Worum, Horace E. Smith, Walter G. Ronald.

On motion of Senator Ferryman, the report of the committee was received and the bill was read the third time.

On motion of Senator Stinson, the committee amendment was adopted.

The Secretary called the roll on final passage of Senate Bill No. 76 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Dawson, Ferryman, Foss, Gray, Hartwell, Heffron, Houser, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss and Worum—37.

Those voting nay were: Senator Howard-1.

Those absent or not voting were: Senators Bishop, Cleary, Cox, Gable, Garrett, Morrow, Roup and Williams—8.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The President announced he was about to sign Senate Bill No. 108.

Senate Bill No. 116, by Senator Houser, entitled: "An Act providing for the dissolution of municipal corporations of the third and fourth class and amending Section 6, Chapter LXIX (69) of the Laws of 1897," was read the third time.

The Secretary called the roll on final passage of Senate Bill No. 116, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, and Worum—41.

Those absent or not voting were: Senators Bishop, Cox, Murphy, Roup, and Williams—5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 133, by Senator Steele, entitled: "An Act relating to the payment by the state for local improvements against state property and amending Section 5 of Chapter 164 of the Laws of 1919, the same being Section 8129 of Remington's Compiled Statutes, and Section 6485-5 of Pierce's Code, 1926," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 133, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss and Worum—40.

Absent or not voting: Senators Barnes, Bishop, Cox, Murphy, Smith (Horace E.), and Williams—6.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 32:

The Secretary read:

REPORT OF STANDING COMMITTEE.

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., January 30, 1933.

We, your Committee on Roads and Bridges to whom was referred Senate Bill No. 32, entitled: "An Act relating to motor vehicles and trailers; requiring licenses and providing fees therefor; providing for and requiring the licensing of dealers of motor vehicles, fixing the fees therefor, and amending Section 15 of Chapter 96 of the Laws of 1921 (Section 6326 of Remington's Compiled Statutes); as amended by Section 1 of Chapter 140 of the Laws of 1931, and declaring when this act shall take effect," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

Amend Section 1, line 2, page 2 of the original bill, same being line 22 of the printed bill: strike the words "two dollars (\$2.00)" and insert in lieu thereof the words "three dollars (\$3.00)".

E. J. CLEARY, Chairman.

We concur in this report: E. L. Howard, W. P. Gray, H. L. Williams, Chas. F. Stinson, H. L. Nelson, W. G. Hartwell, Kebel Murphy, Geo. Roup, Horace E. Smith, John Heffron, C. Nifty Garrett, Evert Arnold, John F. Worum, J. W. Thein, Fred Norman, Keiron W. Reardon.

On motion of Senator Roup, the report of the committee was received and the bill was read the third time.

On motion of Senator Hartwell, the committee amendment was adopted.

On motion of Senator Chamberlin, the following amendment was adopted:

Amend Section 1, line 18 of the printed bill, by adding at the end of the Section the following: "Provided, further, No provision in this act shall be construed to include the cooperative sharing of expenses of workmen and/or students in using cars belonging to one or more of such persons".

The Secretary called the roll on the final passage of Senate Bill No. 32 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Houser, Howard, Landon, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss and Worum—39.

Absent or not voting: Senators Bishop, Cox, Heffron, Knutzen, Lovejoy, Smith (Horace E.), and Williams—7.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 6:

The Secretary read:

REPORT OF STANDING COMMITTEE.

Senate Chamber, Olympia, Wash., January 25, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary to whom was referred Senate Bill No. 6, establishing office hours in state, county and certain municipal offices, have had the

same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend Section 1, line 12 of the original bill, being Section 1, line 6 of the printed bill, after the words "first class" strike the following: ", the same may be closed during the period from twelve o'clock noon until one o'clock in the afternoon, except Saturdays, and all state and county offices and offices of cities of the first class may be closed from one o'clock in the afternoon on Saturday afternoons.", and substitute in lieu thereof the following: "all such offices may be closed from one o'clock in the afternoon on Saturday."

E. N. Steele, Chairman.

We concur in this report: Ed Peirce, Don Cary Smith, E. B. Palmer, Paul Houser, Ralph Metcalf, Chas. Gable, D. V. Morthland.

On motion of Senator Steele the report of the committee was received and the bill was read the third time.

On motion of Senator Palmer the committee amendment was adopted.

The Secretary called the roll on the final passage of Senate Bill No. 6 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Cleary, Dawson, Foss, Gable, Garrett, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Steele, Stinson, Thein, Todd, Voss, and Worum—31.

Those voting nay were: Senators Arnold, Chamberlin, Ferryman, Gray, Hartwell, Lunn, Morrow, Reardon, Ryan (J. H.), Ryan (Scott M.)—10.

Absent or not voting: Senators Bishop, Cox, Smith (Don Cary), Smith (Horace E.) and Williams—5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 22:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 26, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation to whom was referred Senate Bill No. 22, entitled: "An Act relating to and providing for the remission of interest on delinquent real and personal property taxes, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass as amended, as follows:

Amend Senate Bill No. 22 by striking all after the enactment clause and inserting the following: "Section 1. All accrued interest on delinquent real and personal property taxes for the years 1925 to 1931, inclusive, and prior years, shall be and the same are hereby remitted if the taxes for any of said years are paid at one time on or before the first day of March, 1934: Provided, That the remission of interest herein provided for shall not apply to any tax upon which a certificate of delinquency has been issued except one issued to the county: Provided, further, There shall be an additional allowance of three per cent rebate to all persons paying any year or years of said delinquent taxes on or before October 31, 1933."

PAUL MEHNER, Chairman.

We concur in this report: F. G. Barnes, W. C. Dawson, W. P. Gray, P. Frank Morrow, John F. Worum, Chas. Gable, Ralph Metcalf, Horace E. Smith, John Heffron.

On motion of Senator Mehner the report of the committee was received and the bill was read the third time.

On motion of Senator Steele the following amendment was substituted for the committee amendment and adopted:

Amend Senate Bill No. 22 by striking all after the enactment clause and inserting in lieu thereof the following: "Section 1. All accrued interest on delinquent real and personal property taxes for the years 1925 to 1931, inclusive, and prior years, shall be and the same are hereby remitted, on the year or years taxes paid, if the taxes for any of said years are paid at one time on or before the first day of March, 1934: Provided, That the remission of interest herein provided for shall not apply to any tax upon which a certificate of delinquency has been issued except one issued to the county: Provided, further, There shall be an additional allowance of three per cent rebate to all persons paying any year or years of said delinquent taxes on or before October 31, 1933."

On motion of Senator Palmer the following amendment was adopted:

Amend Senate Bill No. 22 by adding two new sections to be numbered Section 2 and Section 3, respectively, to read as follows:

SEC. 2. That the County Treasurer of the various counties of the state shall withhold and postpone foreclosure proceedings on all delinquent taxes till after March 1, 1934.

SEC. 3. This act is necessary for the immediate support of the state government and its existing public institutions and shall take effect immediately.

On motion of Senator Palmer the following amendment to the title was adopted:

Amend the title by inserting after the word "declaring" the following: "an emergency and".

The Secretary called the roll on the final passage of Senate Bill No. 22 as amended, and it passed the Senate by the following vote:

Those voting age were: Senators Arnold, Barnes, Chamberlin, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Houser, Howard, Knutzen, Lovejoy, Malstrom, Marshall, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Roup, Ronald, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Thein, Todd, Voss—35.

Those voting nay were: Senators Cleary and Stinson-2.

Absent or not voting: Senators Bishop, Cox, Heffron, Lunn, Williams—5. Senators Landon, Mehner, Ryan (J. H.) and Worum refused to vote—4. The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., February 2, 1933.

MR. PRESIDENT:

The Speaker has signed Senate Concurrent Resolution No 3, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., February 3, 1933.

MR. PRESIDENT:

The House has adopted House Concurrent Resolution No. 8, also Senate Joint Memorial No. 5, and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

The Secretary read:

House Concurrent Resolution No. 8: Relating to a joint meeting of the House and Senate in the House Chamber, Monday, February 6, at 2:00 p.m., to receive a message from the Governor.

Senator Lovejoy moved that the resolution be adopted.

The motion carried.

On motion of Senator Peirce, the use of the Senate Chamber was granted to the Committee on Public Utilities for a public hearing on Senate Bill No. 129, Tuesday evening at 7:30 o'clock p.m.

At 12:22 o'clock p.m., on motion of Senator Lovejoy, the Senate adjourned until Monday at 10:30 o'clock a.m.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

TWENTY-NINTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Monday, February 6, 1933.

The Senate was called to order at ten o'clock a.m. by President Victor A. Meyers pursuant to adjournment.

Reverend Sherman L. Divine of the United Churches of Olympia offered prayer.

The Secretary called the roll, all members being present except Senator Bishop, who was excused.

On Senator Voss's motion the reading of the journal of the previous day was dispensed with and it was approved.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 3, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 32, entitled: "An Act relating to motor vehicles and trailers; requiring licenses and providing fees therefor; providing for and requiring the licensing of dealers of motor vehicles, fixing the fees therefor, and amending Section 15 of Chapter 96 of the Laws of 1921 (Section 6326 of Remington's Compiled Statutes); as amended by Section 1 of Chapter 140 of the Laws of 1931, and declaring when this act shall take effect"; also Senate Bill No. 98, entitled: "An Act relating to police relief and pension funds in cities of the first class and amending Section 3 of Chapter 39 of the Laws of Washington for 1909, as amended by Section 1 of Chapter 101 of the Laws of Washington for 1929"; also Senate Bill No. 22, entitled: "An Act relating to and providing for the remission of interest on delinquent and personal property taxes, and declaring an emergency and that this act shall take effect immediately"; also Senate Bill No. 6, "An Act establishing office hours in state, county and certain municipal offices"; also Senate Bill No. 76, entitled: "An Act relating to irrigation districts, to district electric power plants and to the necessary property and rights therefor, to contracts for the sale of surplus electric power, and the use of the income therefrom, providing for district elections to ratify certain of such contracts, and for district elections to authorize a pledge of such income to payment of district indebtedness, amending Section 2 of Chapter 138 of the Laws of 1923 (Section 7417-2 of Remington's Compiled Statutes of Washington, 1927 Supplement) and amending Chapter IV of Title XLVIII, Remington's Compiled Statutes of Washington, 1922, by adding thereto a new section to be known as Section 7454-1, and declaring that this act shall take effect immediately," have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

Walter J. Lunn, Chairman.

We concur in this report: George C. Chamberlin, Wm. C. Dawson, J. W. Thein, P. Frank Morrow.

On motion of Senator Lunn the report of the committee was received. The Secretary read:

SENATE CHAMBER, OLYMPIA, WASH., February 3, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Joint Memorial No. 5, entitled: Relating to continuance of allotments of Federal Aid Highway Funds to the State of Washington, have compared same with the original memorial and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, H. L. Nelson.

On motion of Senator Arnold the report of the committee was received.

Senate Chamber, Olympia, Wash., February 3, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 141, entitled: "An Act to establish law libraries in counties of the second and third classes and providing for the maintenance and use thereof, and amending Sections 8254-1 and 8254-3 of Remington's 1927 Supplement and adding to Chapter 3, Title LIII of Remington's 1927 Supplement new Sections to be known as Sections 8254-4, 8254-5, 8254-6, 8254-7 and 8254-8, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: C. H. Todd, Chas. Gable, Evert Arnold, Geo. A. Roup, Kathryn E. Malstrom, Ralph Metcalf.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 3, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 144, relating to city and county zoning and authorizing cities of the first, second and third classes and counties to establish height, area, and use zones, to provide regulations in respect thereto, restricting the height and size of buildings, the percentage of lot occupancy, the density of population, and the use of buildings and premises, including regulations prohibiting certain uses therein, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: C. H. Todd, Kathryn E. Malstrom, Ed Peirce, Geo. W. Roup, Evert Arnold, Chas. Gable, Ralph Metcalf.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 3, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 131, entitled: "An Act to provide for city and county planning: the creation, organization and powers of planning commissions; the establishment of official master plans; and the regulation of subdivision of land," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STELLE, Chairman.

We concur in this report: C. H. Todd, Kathryn E. Malstrom, Ed Peirce, Geo. W. Roup, Evert Arnold, Chas. Gable, Ralph Metcalf.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 3, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 166, relating to and providing for the issuance of certificates of election in joint judicial and joint legislative districts and repealing Sections 3099 and 3100 of the Code of Washington Territory of the year 1881, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: Don Cary Smith, Evert Arnold, Chas. Gable, Geo. W. Roup, Ralph Metcalf, C. H. Todd, Kathryn E. Malstrom, Ed Peirce.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 3, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Engrossed House Bill No. 8, entitled: "An Act relating to garnishments and making the State of Washington, all counties, cities, towns, school districts and other municipal corporations subject thereto, and amending Sections 1 and 2 of Chapter 130 of the Laws of 1915, and amending said chapter by adding two new sections to said chapter to be known as Sections 3 and 4 thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: Don Cary Smith, Evert Arnold, Kathryn E. Malstrom, Chas. Gable, Geo. W. Roup, Ralph Metcalf.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 3, 1933.

MR. PRESIDENT:

We, your Committee on State Charitable Institutions, to whom was referred Senate Bill No. 115, entitled: "An Act relating to insane persons," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

H. L. Nelson, Chairman.

We concur in this report: Charles H. Voss, Frank R. Marshall, J. W. Thein. On motion of Senator Nelson the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 4, 1933.

MR. PRESIDENT:

We, your Committee on Public Utilities, to whom was referred Senate Bill No. 43, entitled: "An Act validating proceedings by any city or town to acquire a public utility and validating utility bonds authorized therefor," have had the same under

consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

ED PIERCE, Chairman.

We concur in this report: John H. Ferryman, C. F. Stinson, J. H. Ryan, P. Frank Morrow, John F. Worum, Geo. A. Lovejoy.

On motion of Senator Peirce the report of the committee was received and the bill was placed on general file.

> Senate Chamber, Olympia, Wash., February 3, 1933.

MR. PRESIDENT:

We, your Committee on State Charitable Institutions, to whom was referred Senate Bill No. 155, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to your Committee on Judiciary.

H. L. Nelson, Chairman.

We concur in this report: Charles H. Voss, Frank R. Marshall, J. W. Thein.

On motion of Senator Nelson the report of the committee was received and the bill was rereferred to the Committee on Judiciary.

> SENATE CHAMBER, OLYMPIA, WASH., February 3, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred House Bill No. 68, "Relating to taxation, regulating the assessment, levy and collection of taxes, providing for the adjustment of the State's portion of taxes which are cancelled or modified, and amending Section 97 of Chapter 130 of the Laws of 1925," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Judiciary.

PAUL MEHNER, Chairman.

We concur in this report: George C. Chamberlin, John F. Worum, P. Frank Morrow, D. O. Nugent, W. J. Knutzen, John Heffron, W. P. Gray, Horace E. Smith, W. C. Dawson, J. H. Ryan.

On motion of Senator Mehner the report of the committee was received and the bill was rereferred to the Committee on Judiciary.

Senate Chamber, Olympia, Wash., February 3, 1933.

MR. PRESIDENT:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Senate Bill No. 13, providing for the possession, regulation, sale, disposal, disposition, prescription, dispensing and use of narcotic drugs and certain appliances for the use thereof and providing penalties for the violation thereof and providing for the quarantine and treatment of narcotic drug addicts and repealing Chapter 47 of the Laws of 1923, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that Substitute Senate Bill No. 13, entitled: "An Act providing for the possession, regulation, sale, disposal, disposition, prescription, dispensing and use of narcotic drugs and providing penalties for the violation thereof, and repealing Chapter 47 of the Laws of 1923," be substituted therefor and that it do pass and be ordered printed.

D. O. Nugent, Chairman.

We concur in this report; W. P. Gray, J. H. Ryan, John H. Ferryman,

On motion of Senator Nugent the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 3, 1933.

MR. PRESIDENT:

We, a majority of your Committee on Public Morals, to whom was referred House Joint Memorial No. 5, entitled: "Relating to the repeal of the Eighteenth Amendment to the Constitution of the United States, and the enactment of federal legislation reg-

ulating the manufacture and sale of alcoholic beverages," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

H. L. WILLIAMS, Chairman.

We concur in this report: Paul Houser, Don Cary Smith, Evert Arnold, D. O. Nugent.

SENATE CHAMBER, OLYMPIA, WASH., February 3, 1933.

MR. PRESIDENT:

I concur in this report: Kathryn E. Malstrom.

On motion of Senator Williams the reports of the committee were received and the bill was placed on general file.

A majority of the Committee on Revenue and Taxation recommended that Senate Bill No. 57 do pass with certain amendments.

A minority of the committee recommended that Senate Bill No. 57 do not pass.

The reports of the committee, together with the bill, were placed on general file.

The Committee on Agriculture recommended that Senate Bill No. 153 do pass with certain amendments.

The report of the committee, together with the bill, were placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 3, 1933.

MR. PRESIDENT:

We, your Committee on Agriculture, to whom was referred House Bill No. 117 relating to and regulating the sale of eggs and egg products, providing for the classification, labeling and marking thereof, and providing penalties for the violation of the provisions of this act and repealing Chapter 94 of the Laws of 1915 and Chapter 120 of the Laws of 1919, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

ARTHUR E. Cox, Chairman.

We concur in this report: Geo. W. Roup, W. J. Knutzen, John Heffron, W. P. Gray, John H. Ferryman.

On motion of Senator Cox the report of the committee was received and the bill was placed on general file.

The Secretary read:

MESSAGE FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 4, 1933.

MR. PRESIDENT:

The House has passed Engrossed House Bill No. 24, also

Engrossed House Bill No. 80, also

House Bill No. 165; also

The House has adopted Senate Joint Resolution No. 1, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., February 3, 1933.

MR. PRESIDENT:

The House has passed Engrossed House Bills Nos. 87 and 131, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

INTRODUCTION OF BILLS.

Substitute Senate Bill No. 13, by Committee on Medicine, Dentistry, Pure Food and Drugs, entitled: "An Act providing for the possession, regulation, sale, disposal, disposition, prescription, dispensing and use of narcotic drugs and providing penalties for the violation thereof and repealing Chapter 47 of the Laws of 1923."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate Bill No. 184, by Senator Ferryman, entitled: "An Act relating to horticulture, and amending Section 13 of Chapter 141 of the Laws of 1921, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Ferryman the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Horticulture.

Senate Bill No. 185, by Senator Heffron, entitled: "An Act relating to depositaries for public funds, including state, county, cities and towns; and providing that such depositaries may deposit certain securities, and amending Section 2, Chapter 87 of the Laws of 1931 (Section 5551 Remington's Compiled Statutes), and amending Section 5565 Remington's Compiled Statutes, and adding a new section to Remington's Compiled Statutes, to be known as Section 5572-1 and providing that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Heffron the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Banks and Banking.

Senate Bill No. 186, by Senator Lovejoy (by request), entitled: "An Act for the relief of Emil Nost and approving one thousand dollars from the general fund therefor."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 187, by Senator Palmer, entitled: "An Act relating to education, prescribing courses to be offered in institutions of higher education of the State of Washington, pertaining to the training and certification of teachers, and amending Sections 4535 and 4541 of Remington's Compiled Statutes, and Section 7 of Chapter 175 of the Laws of 1923."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Educational Institutions.

Senate Bill No. 188, by Senator Mehner (by request), entitled: "An Act relating to the destruction and extermination of mosquitoes, providing for the creation of districts therefor, and for the levy and collection of taxes or assessments on the land in such districts for such purposes."

The bill was read the first time, and on motion of Senator Mehner the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

Senate Bill No. 189, by Senator Morrow, entitled: "An Act for the relief of Lloyd T. Burns, and appropriating the sum of two thousand six hundred dollars from the general fund therefor."

The bill was read the first time, and on motion of Senator Morrow the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 190, by Senator Dawson, entitled: "An Act relating to public service utilities and properties, and amending Section 8, Chapter 117, of the Laws of 1911, as amended."

The bill was read the first time, and on motion of Senator Dawson the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Utilities.

Senate Bill No. 191, by Senator Howard, entitled: "An Act dedicating to the City of Seattle certain lands lying within section 16, township 25 north, range 4 east, W. M., for street and/or boulevard purposes."

The bill was read the first time, and on motion of Senator Howard the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State Granted, School and Tide Lands.

Senate Bill No. 192, by Senator Howard, entitled: "An Act relating to local improvements; reducing the rate of interest in connection with certificates of sale; and amending Section 8 of Chapter 275 of the Laws of 1927 (Section 9394-2 of Remington's Compiled Statutes, 1927 Supplement)."

The bill was read the first time, and on motion of Senator Howard the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Cities of the First Class.

Senate Bill No. 193, by Senator Howard, entitled: "An Act relating to eminent domain proceedings; reducing the rate of interest in connection with certificates of purchase; and amending Sections 9255 and 9256 of Remington's Compiled Statutes of Washington."

The bill was read the first time, and on motion of Senator Howard the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 194, by Senator Mehner, entitled: "An Act relating to the passage of ordinances by cities and authorizing cities to adopt ordinances relating to building construction, plumbing or electric wiring and other similar work by reference to printed codes on such subjects, together with amendments and additions thereto: Provided, not less than three printed

copies of such code or codes or amendments or additions thereto, in book form, have been filed with the clerk prior to the taking effect thereof."

The bill was read the first time, and on motion of Senator Mehner the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 195, by Senator Peirce (by Departmental request), entitled: "An Act relating to public service companies, providing for the supervision, regulation, restriction and control of the issuance of securities thereby, providing penalties for the violation hereof and declaring an emergency."

The bill was read the first time, and on motion of Senator Peirce the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Utilities.

Senate Bill No. 196, by Senator Peirce (by Departmental request), entitled: "An Act relating to public service companies, providing for additional supervision and regulation of their relations and practices with affiliated interests, and declaring an emergency."

The bill was read the first time, and on motion of Senator Peirce the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Utilities.

Senate Bill No. 197, by Senator Peirce, entitled: "An Act relating to public service companies, providing for additional supervision and regulation thereof, amending Sections 34, 79, 82 and 92 of Chapter 117 of the Session Laws of 1911, repealing Section 87 thereof and Section 2 of Chapter 119 of the Session Laws of 1931, adding to Chapter 117 of the Session Laws of 1911 new sections to be numbered 87, 113, 114, 115, 116, 117, 118, 119, 120, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Peirce the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Utilities.

Engrossed House Bill No. 24, by Mr. Anderson (Frank), entitled: "An Act prohibiting nepotism by certain public officers, and providing penalties for violation thereof."

The bill was read the first time, and on motion of Senator Gray the rules were suspended, the bill was read the second time by title, and referred to the Committee on Compensation and Fees for State and County Officers.

Engrossed House Bill No. 80, by Mr. Shine, entitled: "An Act relating to homesteads, and amending Section 25 of Chapter LXIV of the Laws of Washington for 1895."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, and referred to the Committee on Judiciary.

Re-engrossed House Bill No. 87, by Mr. Bond, entitled: "An Act relating to and prescribing the procedure, terms and conditions for admission or commitment to and/or retention in state hospitals for the insane, providing for certain charges to be paid by persons and counties for the care and

maintenance of insane persons and amending Section 6930 of Remington's Compiled Statutes of the State of Washington, 1927 Supplement."

The bill was read the first time, and on motion of Senator Nelson the rules were suspended, the bill was read the second time by title, and referred to the Committee on State Charitable Institutions.

Re-engrossed House Bill No. 131, by Committee on Reclamation and Irrigation, entitled: "An Act relating to diking, drainage, diking and drainage, diking and/or drainage improvement districts, and irrigation districts, providing for the financing of such districts under the provisions of the State Reclamation Act, defining the duties of the director of the department of conservation and development with respect thereto, providing for an appropriation from the state reclamation revolving fund and providing that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Ferryman the rules were suspended, the bill was read the second time by title, and referred to the Committee on Reclamation and Irrigation.

House Bill No. 165, by Committee on Parks and Playgrounds, entitled: "An Act relating to the improvement of state parks and appropriating money therefor from the state park and parkway fund and declaring an emergency."

The bill was read the first time, and on motion of Senator Morthland the rules were suspended, the bill was read the second time by title, and referred to the Committee on Parks and Playgrounds.

The President announced he was about to sign Senate Joint Memorial No. 5.

GENERAL FILE.

Senate Bill No. 146, by Senator Heffron, entitled: "An Act relating to the determination of title to lands deeded to irrigation districts for delinquent irrigation assessments."

On motion of Senator Peirce the following amendment was adopted:

Amend Section 3, line 7 of the printed bill as follows: Beginning with the comma "," after the word "weeks" strike down to and including the word "required" in line 8, inserting a "." after the word "weeks".

The Secretary called the roll on the final passage of Senate Bill No. 146 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Thein, Voss, Williams and Worum—42.

Those absent or not voting were: Senators Bishop, Roup, Smith (Don Cary) and Todd—4.

The bill, having received the constitutional majority, was declared passed. There being no objection, the tile of the bill was ordered to stand as the title of the act.

Senate Bill No. 51, by Senators Howard and Morthland, entitled: "An Act relating to the government of cities of the first, second and third class, and providing for the reorganization of the government of such cities."

On motion of Senator Marshall the following amendment was adopted:

Amend Section 3, page 1, line 3 of the printed bill, being line 4 of the original bill, by adding the words "Provided that the total vote shall equal or exceed 60 per cent of the legally qualified voters at such election."

Senator Chamberlain moved to amend the bill as follows:

Amend Section 4, subdivision 6, line 49 of the printed bill by striking beginning with the word "If" down to and including the word "filed" in line 54.

Senator Morrow moved that the amendment be laid on the table.

The motion lost.

At 12:10 o'clock p. m., on motion of Senator Palmer, the Senate recessed until 1:30 o'clock p. m.

AFTERNOON SESSION.

The Senate was called to order at 1:30 o'clock p.m. by President Victor A. Meyers.

Senators Lovejoy, Chamberlin and Marshall demanded a call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll of the Senate, all members being present except Senator Bishop, who was préviously excused.

Senator Lovejoy moved the Senate proceed under the call of the Senate.

The motion carried.

Senator Lovejoy moved the adoption of the following substitute amendment:

Amend Section 4, line 54 of the printed bill by changing the period (.) after the word "filed" to a semicolon and add "Provided, however, That the foregoing special election provision shall not apply to cities having a population, according to the last census, in excess of one hundred thousand (100,000)."

The President announced he was about to sign Senate Joint Resolution No. 1 and House Concurrent Resolution No. 8.

On motion of Senator Palmer the further call of the Senate was dispensed with.

At 1:53 o'clock the Senate recessed to convene in joint session with the House Chamber to hear the message of the Governor.

JOINT SESSION.

The Sergeant-at-Arms of the House announced the arrival of the Senate at the bar of the House.

The Speaker invited the Senators to seats within the bar of the House, and the President of the Senate to a seat at the Speaker's desk.

The President of the Senate called the joint session to order at 1:57 p.m.

The Secretary of the Senate called the roll of the Senate, and all Senators were present except Senators Bishop and Lunn.

The Clerk called the roll of the House and all members were present except Representative Clark (H. B.), who was excused.

The President appointed Senators Lovejoy and Metcalf and Representative Magnuson to notify the Governor that the Legislature is now convened in joint session and ready to receive his message.

At 2:00 p.m. the committee escorted the Governor to the rostrum.

The President of the Senate presented Governor Clarence D. Martin to the joint session, and he addressed the joint session as follows:

SPECIAL MESSAGE OF HIS EXCELLENCY CLARENCE D. MARTIN, GOVERNOR OF WASHINGTON, TO THE STATE LEGISLATURE, TWENTY-THIRD SESSION, FEBRUARY 6, 1933.

To the Honorable, the Members of the Legislature, and My Fellow Citizens of Washington:

LADIES AND GENTLEMEN: My primary purpose in coming before you with a midsession message is to discuss our progress, report on the fiscal condition of the State, and to consult with you on emergency problems, which, if permitted to go unsolved, will retard, if not destroy, the economic development and the social welfare of Washington.

It is advisable, before taking up our emergency problems, frankly to review some of the changes that have been made for the relief of the taxpayers in particular and for the good of the people in general. We have made several noteworthy turns for the better, even more rapidly and more effectively than the hopes I expressed in my inaugural message, and I am proud to assure the people—not only in behalf of the Executive Department, but similarly in behalf of the Legislature and the elective officers—that these reforms constitute a groundwork on which we can base emergency measures and enactments with confidence and security to the commonwealth.

NEW SPIRIT.

First, I want to commend the new spirit in Olympia. No longer can it be said truthfully that the listening ear is reserved for those who have a privilege to protect or a selfish cause to promote. No longer can it be complained that those of the so-called common run must turn away without having a chance to discuss their grievances. Truly, the governmental spirit has undergone a remarkable and memorable change. Your Honorable Bodies have opened your council chambers to all who may feel aggrieved or deprived, which spirit was proclaimed when you put aside precedent by holding a joint session to hear the petition of the so-called "hunger marchers."

The Governor's office is being conducted on the policy of the open door—open to the people, regardless of political or social lines. There is a free exchange of ideas and beliefs between members of the Legislature and the Governor, and the elective officers participate freely in similar discussions. There is a cordial exchange of courtesies and respect among the Supreme Court, the Legislature and the Chief Executive. This is a wholesome, reassuring spirit, and I am confident that we can maintain it for the sake of honesty in government and decency in politics.

REVISIONS FOR ECONOMY.

More practical and visible benefits for the taxpayers have been made by a sudden and unmistakable policy of enforced economy. Immediately upon taking office, the Governor, rejecting the suggestion of a delaying survey, made an executive order for a sweeping revision of state salaries, cutting salaries there were inflated in prosperity times by from 10 to 35 per cent. This order resulted in a saving to the taxpayers of \$280,000 for two and a half months—or more than \$2,500,000 for the biennium. Of course some of the revisions were disproportionate, and proper adjustments will be made, but these adjustments will be worked out at the expense of the higher salaries and unnecessary jobs and not at the expense of the taxpayers.

Moreover, the Governor has called on the departmental directors and institutional heads to search out and designate special and unnecessary jobs, and I am determined to cut out such deadwood just as soon as it is possible for me to make a personal investigation of each department and institution. In fact, this is just a nice start, and I now can assure the Legislature that this particular form of savings, which in my inaugural message I estimated at \$4,000,000 will total more than \$5,000,000 before the readjustment is completed.

It is gratifying to me, and it must be pleasing to the people, to find the Legislature and the elective officers eager to cooperate in this timely revision of public compensation. The Appropriations Committee of the Senate and the House of Representatives not only are moving hand in hand on salary revisions, but they are showing the same spirit of economy in considering requested appropriations for existing operations and new functions. This will mean another substantial saving to relieve the taxpayers.

While I am not eager to prolong this discussion of economy, still I believe it is important that the people, as well as those of us who are charged with the responsibility of government, are properly impressed by the significance of what has been done and what is being done in the way of economy. First, it is a practical demonstration of the new determination to cut down, and to keep down, the total cost of state government. Second, it is the definite establishment of a bedrock foundation on which to base credit and to revise the tax system for an equitable distribution of the tax load.

HIGHWAY PROGRAM.

Conforming to the policy of relief for property taxpayers, particularly those in the most distressed counties, we have worked out a highway program for the biennium that should meet the wishes of the people. Briefly, the measure relieves property by more than \$2,000,000 yearly by repealing the road and bridge levy, compensates the counties by an extra diversion from the state motor vehicle fund, provides a larger share of gasoline taxes for the cities, and liberalizes provisions so road money may be used more freely for man labor near to home. On the whole, the measure is a direct step toward a modern highway system, and I trust it meets the early approval of your Honorable Bodies.

Several other reforms to better the lot of the general run of the people have been put into motion during the last four weeks. Your prompt enactment of the unemployment relief bill, creating the Emergency Unemployment Relief Commission, has been beneficial. The commission has enabled four counties of obtain \$1,250,000 in needed loans from the Reconstruction Finance Corporation, has hastened organizations to make a number of other counties eligible for federal loans, and has placed Washington in position to provide unemployment relief in an orderly and effective manner. While these accomplishments have been helpful, there is more to be done, and I shall discuss this matter a little later in this message.

REORGANIZATIONS.

You will be interested to know that the State Tax Commission, which has been reorganized and vitalized, is moving to equalize taxable valuations, chiefly to make certain that special-privilege or improper valuations, corporate or otherwise, are restored to proper levels for the benefit of the small taxpayer. This commission also is working to devise a balanced tax system.

Likewise, the Department of Public Works has been reorganized and is beginning to function under a new policy—that of taking the side of the people, or consumers, and moving on its own initiative to correct utility rates. But it is necessary, if the

department is to determine true valuations, on which to base fair and equitable utility rates, for the Legislature to make available funds for the investigation of valuations. So far, more than \$250,000 has accumulated for this purpose, being derived from a tax on utility concerns, but the funds were left unused. My belief is that this money should be used for investigations as a start toward lower rates on power, light, telephone and other utility services. Therefore, I urge your Honorable Bodies to facilitate this move toward proper utility rates by making available the department's request for \$300,000, which includes the accumulated and unused \$250,000. It will be a profitable investment in behalf of the people.

Reorganization of the Board of Regents of the University of Washington has been completed and has brought good results. The new management was given a free hand, with the Governor making only one stipulation—that the University of Washington be made more democratic by a revision of the entrance standards to permit the entry of any girl or boy who graduates from an accredited high school of Washington. I am pleased to report that this proposal has been adopted, and now all graduates from our accredited high schools may enter the University of Washington with a fair chance to stay in that state institution.

UNEMPLOYMENT RELIEF.

It now is my responsibility and duty to revive consideration of the unemployment problem, which, I believe, we immediately must consider as an emergency filled with far-reaching and unfavorable consequences. While the Emergency Unemployment Relief Commission has proved its worth as an intermediary for obtaining funds from the Reconstruction Finance Corporation, it now is apparent that federal funds available for Washington will scarcely exceed a total of \$4,000,000, which soon will shift the burden of the problem to the state. This will leave in the proximity of 100,000 unemployed looking to the state for some sort of help. I believe it is needless to discuss the plight of our unemployed citizens, because I am convinced that this Legislature is properly informed and has the heart and the spirit, as well as the economic foresight, to provide for as much work as is possible under the resources of the commonwealth. But it is evident that we do not have any current revenues for this purpose.

Therefore, and notwithstanding the cry of the extremely conservative interests that we must not use the credit of the state, I recommend that you declare an emergency and authorize a bond issue of \$10,000,000 for the relief of unemployment. My suggestion is that this money be used through the Emergency Unemployment Relief Commission to provide jobs on short hours in different parts of the state, chiefly so those who obtain such work may live at home to preserve family life, rather than to require their concentration on distant and big projects. Nearly every county has projects of some sort—such as roads, irrigation, drainage, flood control, reforestation, removal of grade crossings, public buildings, improvements of parks—projects that are being deferred until their turn in the future. Then there are many highway projects of merit which cannot be financed through the highway budget, but which could well be handled through this means. I favor a program that will put these projects under way without delay.

Of course we will be criticized and opposed by those who claim it is radicalism or paternalism to use the credit of the state, but let us stand on the tenable ground that the credit of the commonwealth, like the credit of the individual, is preserved primarily for use in time of emergency. Let it be remembered, too, that those who are protesting, "No bond issue!" represent the forces that failed to propose a workable remedy and were turned down by the people. Otherwise their representatives would be sitting in this chamber and ruling this Legislature. So let us fearlessly respond to the mandate of the people by authorizing a bond issue to provide a work program.

FINANCIAL PROBLEM.

Every dependable calculation of the prospective income and requirements, not-withstanding reductions and revisions in the preliminary budget, reveal a deficit of more than \$12,000,000 for the maintenance of state government during the coming biennium. This difficult fiscal condition is due to the enactment of the 40-mill limit law, which restricts the state to five mills for current operations, and a drop of 40 per cent in tax collections, and a drop of \$200,000,000 in assessed valuations. I am pleased to advise that this deficit already is reduced by approximately \$5,000,000 through the

executive order for the revision of salaries and the elimination of unnecessary jobs and duplicate functions, as outlined earlier in this message, and this will leave around \$7,000,000 to be raised by some forms of indirect taxes. Now, then, if the state assumes 50 per cent of the costs of the common schools, as proposed in Senate Bill No. 80—and I trust your Honorable Bodies enact this measure—this deficit will be increased by \$10,225,000, making a total of more than \$17,000,000 to be provided by this Legislature through new forms of taxes.

Of course it is a difficult task to raise \$17,000,000 during the biennium in times like these, but I believe the people are willing to yield a substantial portion of the necessary amount, which, with the enforcement of extra economies all along the line, will enable us to do measureably well toward the balancing of the budget. But no matter the new taxes that may be enacted, no matter the amount of new revenues that may be promised, it should be definitely understood by everybody concerned that expenditures must be curtailed and kept down. The taxpayers must be assured that new taxes will not be regarded as extra money for easy expenditure, but measured and used with prudence and stint. For my part, I pledge this will be done in all departments and institutions that are under the control of the Governor.

TAXES AND REVENUES.

Two things should be foremost in the considerations of new forms of taxes. First, we should seek a plan which will raise a comparatively substantial sum in the manner least burdensome on the people. Second, we should bear in mind that we are enacting an emergency tax plan, not a permanent impost; and that, with the enforcement of other economies, revisions and the removal of constitutional barriers to permit the creation of a balanced tax system, we may expect to drop this emergency tax plan at the end of two or three years.

We have two different plans, yet each involving a form of the sales tax, which seemingly are worthy of adoption. The first plan, which is deemed to be the more scientific, is represented by House Bill No. 91 and House Bill No. 92.

House Bill No. 91 provides a limited retail sales tax, based on selected and luxury items, and requires high rates to raise a substantial sum. This measure, as it now stands, carries extremely high rates, which were deemed necessary in this emergency, unless the measure should be supplemented by some form of the general sales tax. It is calculated that House Bill No. 91 in its present form will yield around \$3,000,000 yearly.

The companion measure, House Bill No. 92, provides a form of the business and occupation tax, being a tax levied against extractive industries, manufacturing, whole-saling, retailing and personal service occupations. It provides lower rates than required by the straight retail sales tax to produce the same amount of revenue. It is estimated that House Bill No. 92 in a modified form will yield from \$5,000,000 to \$7,000,000 yearly.

It is doubtful if these measures will prove satisfactory as they now stand, and the problem as to exact and fair rates, particularly the rates in the selective sales tax bill, must be left to the Legislature to consider and to determine. My impression is that some of the rates are rather severe, and perhaps some of the rates should be eliminated and some of the rates should be softened. But I believe the measures can be whipped into a plan which will prove satisfactory under a fair trial.

Then, as an alternative, it is possible to turn to the straight retail sales tax, and such a measure, providing for a flat rate of two per cent, is ready for submission and consideration. It is complained by some that such a plan might prove unduly burdensome to merchants, or, if passed on, might be rather unfair to farmers and the small wage earner. Undoubtedly there is a measure of truth in both contentions, but I am confident that, as the last resort, these people will submit during the period of the emergency rather than have the common schools and state government hampered by the lack of necessary funds. Nevertheless, it is figured that the general retail sales tax, with the rate of two per cent, will yield more than \$7,000,000 annually.

If it is found necessary to resort to the general retail sales tax, I would recommend that it be supplemented by a kilowatt tax on electric power. Reliable estimates show that a rate of one-half mill per kilowatt will yield more than \$1,100,000 yearly, and a comparable tax might be placed on gas produced to yield around \$150,000 yearly. This tax in a modified form is embodied in House Bill No. 92, and it is proposed in connection with the general retail sales tax on the theory that any profit-

able extractive industry should bear a share of the emergency tax burden. Other similar imposts, including franchise taxes, might well be considered and adopted to supplement the general retail sales tax.

But regardless of the sales or excise that may be chosen and enacted to meet the emergency, I urgently recommend the adoption of constitutional tax amendments that will be submitted by the State Tax Commission. This body will submit measures to free the constitution of tax restrictions, the purpose being to free the Legislature so it may reach privileged or protected sources. It is necessary to rid the constitution of its restrictive provisions to put the 1935 Legislature in position to set up a balanced and equitable tax system. I trust your Honorable Bodies will support the State Tax Commission in this important step.

IN SUPPORT OF THE SCHOOLS.

While enactment of some emergency sales tax plan is needed for the proper maintenance of state government, it is required more urgently to save the common schools. Our common schools are confronted by the greatest crisis since statehood, the cherished "barefoot schoolboy" principle being threatened by destruction, and only prompt and determined action by this Legislature can prevent the wrecking of our school system. I believe we should not hesitate to move for the protection of the schools.

Of course this action on our part will bring us into direct conflict with the same extreme conservative interests who are protesting the use of the state's credit for the relief of unemployment. Their main contention is that the intent of the people by enacting the 40-mill limit law, which deprived the common schools of revenues totaling more than \$8,000,000 yearly, was to restrict revenues to the yield from 40 mills on property, even though it would spell the ruin of Washington's splendid school system. Their representatives are here, outside in the lobbies, serving notice that they are on the job to kill the revenue bills needed to maintain the standard of our schools.

But I do not believe they reflect the sentiment of the people and I am ready to join you in accepting their challenge. While it is true that the people adopted the 40-mill limit, it is equally true that in the same election they enacted the income tax to provide indirect revenues for the specific support of the schools. That certainly was not a popular order to close the schools. It is significant, too, that notwithstanding the lack of funds no schools are being closed by choice. Hundreds of the school districts have taxed themselves up to the limit, going on the costly warrant basis, but all are struggling to keep open their schools. I believe that is more typical of the spirit of our people, and that it proves conclusively that the real purpose of the 40-mill limit was to relieve property and force a turn toward indirect revenues to equalize the tax burden.

Let us consider the consequences of failure to provide enough state revenues to maintain the standard of our schools—not only as a matter of sentiment, but also as a matter of practical business. Defeat of the so-called "barefoot schoolboy" bill, or failure to provide funds to carry out the provisions of the measure, would immediately force the closing of 300 schools, prevent 500 schools from operating for six months on a standard basis, and would compel 15 first-class cities to limit their school terms to six months.

But it is more striking to consider the human side of the picture. Failure of these measures automatically would deprive 69,000 children, ranging from six to sixteen years of age, of the opportunity of public education—simply throw 69,000 children out of school. It would mean the immediate closing of 48 union high schools, throwing 13,000 children out of high school. Thousands of other children would be placed on shortened terms. Briefly, it would mean the turning loose of more than 100,000 children, deprived of proper discipline, subjects for child labor and thousands of natural victims of juvenile delinquency.

Of course this would mean the saving of millions of dollars in taxes, but it would be the lowest form of false economy and a powerful blow at the pride of Washington—the repudiation of our debt to the past, the surrender of our spirit for the present and the denial of our obligation to the future. It would mean the undermining of our economic and social future, because of the failure to train more than one-fourth of our school children for proper citizenship, and would proclaim Washington as one of the most backward of states.

Now I do not believe public education and those engaged in public education should be immune from the policy of economic revision and retrenchment, and I feel that education should show good faith by voluntarily making revisions and concessions to the needs of the times. I do not suggest however, that such downward readjustments should be made at the expense of the teachers whose salaries are in the lower brackets—they have enough troubles even now trying to cash warrants without undue discounts—but there are many functions and operating costs that can be shaded without impairing the efficiency of our schools. I am confident that those engaged in education will go the limit toward economy, but, in the meanwhile, it is our duty to provide not only for the maintenance of our standard schools, but also to adopt an equalization principle which will be helpful to the so-called "poor" districts in some of our rural communities.

CONCLUSION.

So, in conclusion, I emphasize that the relief of unemployment and the maintenance of the common schools system stand out as the emergency problems of the day. While we may not manage to solve both of these problems to the full satisfaction of the people and ourselves, we should not hesitate to go so far as possible in pledging and utilizing our resources to give our hungry citizens a chance to work and to keep our schools from being boarded and closed. Therefore, I urge that we do not yield to the counsels of despair and that we do not concede defeat in behalf of Washington. Let us take this stand, not as Democrats, not as Republicans, but as Washingtonians—men and women who are concerned over the economic welfare and social happiness of our people, men and women who are concerned over the preservation and development of our Commonwealth.

I thank you.

Respectfully submitted,

CLARENCE D. MARTIN,

Governor.

Olympia, Washington, February 6, 1933.

Upon the conclusion of the Governor's message the committee escorted the Governor from the House Chamber.

At 2:30 p.m., on motion of Senator Houser, the joint session dissolved.

At 2:40 o'clock p.m. the Senate reconvened in the Senate Chamber.

Senators Cleary, Stinson and Landon demanded the previous question.

Senators Ryan, Morrow, Chamberlin, Ferryman, Lovejoy, Morrow, Smith (Don Cary) and Voss demanded the roll call on the adoption of the substitute amendment of Senator Lovejoy.

The Secretary called the roll and the substitute amendment by Senator Lovejoy was declared lost by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Gable, Garrett, Houser, Lovejoy, Marshall, Metcalf, Morrow, Norman, Nugent, Reardon, Ryan (J. H.), Thein, Todd, Williams, Worum—17.

Those voting nay were: Senators Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gray, Hartwell, Heffron, Howard, Knutzen, Landon, Lunn, Malstrom, Mehner, Morthland, Murphy, Nelson, Palmer, Peirce, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Voss—28.

Those absent were: Senator Bishop.

On motion of Senator Steele the following amendment was adopted:

Amend Sec. 4, page 2, subdivision 5, line 34, of the printed bill, as follows: Strike the word "ten" and insert in lieu thereof the word "fifteen."

On motion of Senator Lovejoy the following amendment was adopted:

Amend Sec. 4, page 2, subdivision 5, line 37, of the printed bill, as follows: Strike the word "legal" and insert in lieu thereof the words "qualified registered."

On motion of Senator Lovejoy the following amendment was adopted:

Amend Sec. 4, page 2, subdivision 5, line 33, of the printed bill, as follows: Strike the word "legal" and insert in lieu thereof the words "qualified registered."

On motion of Senator Lovejoy the following amendment was adopted:

Amend Sec. 4, subdivision 6, line 50, of the printed bill, as follows: After the word "twenty" insert the word "five."

On motion of Senator Lovejoy the following amendment was adopted:

Amend Sec. 4, page 2, subdivision 5, line 38, of the printed bill, as follows: Strike the word "ten" and insert in lieu thereof the word "fifteen."

On motion of Senator Lovejoy the following amendment was adopted:

Amend Sec. 4, page 2, subdivision 5, line 41, of the printed bill, as follows: Strike the word "legal" and insert in lieu thereof the words "qualified registered."

On motion of Senator Steele the following amendment was adopted:

Amend Sec. 4, page 2, subdivision 5, line 42, of the printed bill, as follows: After the word "twenty" insert the word "five."

Senator Nugent moved the adoption of the following amendment:

Amend Sec. 4, line 13, subdivision 2. Strike beginning with the word "the" down to and including the word "procedure" in line 16.

The amendment lost.

On motion of Senator Lovejoy the following amendment was adopted:

Amend Sec. 4, page 2, subdivision 5, line 46, of the printed bill, as follows: Strike the word "legal" and insert in lieu thereof the words "qualified registered."

On motion of Senator Steele the following amendment was adopted:

Amend Sec. 4, page 2, subdivision 5, line 46, of the printed bill, as follows: Strike the word "ten" and insert in lieu thereof the word "fifteen."

On motion of Senator Lovejoy the following amendment was adopted:

Amend Sec. 4, page 2, subdivision 5, line 50, of the printed bill, as follows: After the words "has been" insert the word "so."

On motion of Senator Steele the following amendment was adopted:

Amend Sec. 6, page 5, subdivision (2), line 5, of the printed bill, as follows: After the words "not less than" strike the word "ten" and insert in lieu thereof the word "fifteen."

On motion of Senator Steele the following amendment was adopted:

Amend Sec. 7, page 7, subdivision (2), line 6, of the printed bill, as follows: After the words "at least" strike the word "ten" and insert in lieu thereof the word "fifteen."

Senator Reardon moved the adoption of the following amendment:

Amend Sec. 4, line 57 of the printed bill; add after the word "election" "and such and/or revision text shall be posted in no less than (12) twelve public places."

The amendment lost.

Senator Morthland moved that the vote by which the amendment by Senator Marshall was adopted be reconsidered.

The motion carried.

Senator Morthland moved that the amendment of Senator Marshall to Section 3, page 1, line 3 of the printed bill be laid on the table without taking the bill with it.

The motion carried.

Senators Morthland, Houser and Smith (Don Cary) demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 51 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Palmer, Ronald, Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Worum—33.

Those voting nay were: Senators Arnold, Chamberlin, Houser, Morrow, Nugent, Peirce, Reardon, Ryan (J. H.), Ryan (Scott M.), Thein—10.

Those absent were: Senators Bishop, Roup, Williams-3.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Palmer moved that the rules be suspended, the bill be immediately engrossed, and transmitted to the House.

The motion carried.

Senator Morthland commended President Meyers for the able and efficient manner in which he had handled the parliamentary procedure during the consideration of the bill, saying the President had handled the Senate in a better manner than many veterans.

Senator Morthland moved that all bills not considered on today's calendar be taken up in the order of their appearance on tomorrow's calendar.

The motion carried.

At 4:00 o'clock p.m., on motion of Senator Howard, the Senate adjourned until tomorrow at 10:00 o'clock a.m.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

THIRTIETH DAY.

MORNING SESSION.

SENATE CHAMBER.

OLYMPIA, WASH., Tuesday, February 7, 1933.

The Senate was called to order by President Victor A. Meyers at ten o'clock a.m., pursuant to adjournment.

The Rev. Sherman L. Divine of the United Churches of Olympia offered prayer.

The Secretary called the roll, all members being present except Senator Bishop, who was excused.

On motion of Senator Voss the reading of the journal of the previous day was dispensed with, and it was approved.

REPORT OF STANDING COMMITTEES.

SENATE CHAMBER,

OLYMPIA, WASH., February 6, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 51, entitled: "An Act relating to the Government of cities of the first, second and third class, and providing for the reorganization of the government of such cities,

including the adoption of the city manager plan of government"; also Engrossed Senate Bill No. 146, entitled: "An Act relating to the determination of title to lands deeded to irrigation districts for delinquent irrigation assessments and to redemption in such cases and providing that this act shall take effect immediately," have compared the same with the original bills and find them correctly engrossed.

Respectfully submitted.

WALTER J. LUNN, Chairman.

We concur in this report: George C. Chamberlin, J. W. Thein, Wm. C. Dawson.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 6, 1933.

Your Committee on Enrolled Bills, to whom was referred Enrolled Substitute Senate Bill No. 92, entitled: "An Act relating to banks and banking, amending Section 3261 of Remington's Compiled Statutes, and declaring an emergency"; also Enrolled Senate Concurrent Resolution No. 4 relating to the consideration of bills; also Senate Joint Resolution No. 1 to ratify a proposed amendment to the Constitution of the United States of America, have compared same with the original bills and find them correctly enrolled.

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, H. L. Nelson.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 6, 1933.

We, your Committee on Constitutional Revision, to whom was referred Senate Joint Resolution No. 4, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

PAUL HOUSER, Chairman.

We concur in this report: E. B. Palmer, Ralph Metcalf, E. N. Steele.

On motion of Senator Houser the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER.

MR. PRESIDENT:

OLYMPIA, Wash., February 6, 1933.

We, your Committee on Reclamation and Irrigation, to whom was referred Reengrossed House Bill No. 131, entitled: "An Act relating to diking, drainage, diking and drainage, diking and/or drainage improvement districts, and irrigation districts, providing for the financing of such districts under the provisions of the State Reclamation Act, defining the duties of the Director of the Department of Conservation and Development with respect thereto, providing for an appropriation from the State reclamation revolving fund, and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

JOHN H. FERRYMAN, Chairman.

We concur in this report: Chas. F. Stinson, John Heffron, Horace E. Smith, D. V. Morthland, Walter G. Ronald, John F. Worum.

On motion of Senator Ferryman the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 7, 1933.

We, your Committee on Educational Institutions, to whom was referred Senate Bill No. 172, entitled: "An Act relating to education, providing for the disestablishment of the State Normal School at Centralia," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

WALTER G. RONALD, Chairman.

We concur in this report: C. H. Todd, E. L. Howard, C. Nifty Garrett, E. J. Cleary, Geo. W. Roup, Kathryn E. Malstrom, Arthur E. Cox, Keiron W. Reardon.

On motion of Senator Ronald the report of the committee was received and the bill was placed on general file.

The Committee on Education recommended that Senate Bill No. 80 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Secretary read:.

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., February 4, 1933.

MR. PRESIDENT:

The Speaker has signed Senate Bill No. 108, also House Concurrent Resolution No. 8, also Senate Joint Memorial No. 5, also Senate Joint Resolution No. 1, also The House has passed House Bill No. 45, also House Bill No. 159, also

Engrossed Substitute Senate Bill No. 92, also
The House has adopted Senate Concurrent Resolution No. 4, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

INTRODUCTION OF BILLS.

Senate Bill No. 198, by Senator Palmer, entitled: "An Act relating to public officers and providing that no person holding any office may be a candidate for a different office."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 199, by Senator Voss, entitled: "An Act relating to liens for delinquent charges for water and electric energy furnished by cities, and amending Section 1 of Chapter 161 of the Laws of 1909."

The bill was read the first time, and on motion of Senator Voss the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 200, by Senators Ryan (J. H.), Smith (Don Cary), Morrow and Mehner, entitled: "An Act relating to industrial insurance and the care of injured workmen and amending Sections 7687, 7703 and 7726 of Remington's Compiled Statutes of Washington, and Sections 7686, 7712, 7714 and 7725 of Remington's 1927 Supplement."

The bill was read the first time, and on motion of Senator Morrow the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Industrial Insurance.

Senate Bill No. 201, by Senator Lovejoy (by request), entitled: "An Act regulating and licensing the practice of physio-medicine and surgery and creating a board of examiners for such practitioners, defining the powers and duties of such board, defining the term 'Physio-Medicine,' defining what shall be unprofessional conduct, defining term 'College of Physio-Medicine.

and Surgery,' and providing penalties for the violation of this act and repealing all acts in conflict herewith."

The bill was read the first time, and on motion of Senator Lovejoy the bill was read the second time by title, ordered printed and referred to the Committee on Medicine, Dentistry, Pure Foods and Drugs.

Senate Bill No. 202, by Senator Lovejoy (by Departmental request), entitled: "An Act to define motor club service, and to define, license and regulate companies engaged in selling, furnishing or procuring the same, for a consideration, to owners and operators of motor vehicles, and providing penalties for the violation thereof, and repealing all acts in conflict herewith."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Insurance.

Senate Bill No. 203, by Senator Lovejoy (by Departmental request), entitled: "An Act relating to insurance and amending Section 7118 of Remington's Compiled Statutes."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Insurance.

Senate Bill No. 204, by Senator Lovejoy (by Departmental request), entitled: "An Act relating to insurance agents and solicitors, and providing for the giving of qualification bonds."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Insurance.

Senate Bill No. 205, by Senator Lovejoy (by Departmental request), entitled: "An Act relating to insurance and amending Section 1, Chapter 27, Laws of 1915 (Section 7145, Rem. Comp. Stat.)."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Insurance.

Senate Bill No. 206, by Senator Palmer, entitled: "An Act relating to the sale and leasing of public lands, defining the powers and duties of the commissioner of public lands with reference thereto, amending Sections 57 and 67 of Chapter 255 of the Laws of 1927, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State Granted, School and Tide Lands.

Senate Bill No. 207, by Senator Lovejoy, entitled: "An Act making appropriations from the General Fund, the Motor Vehicle Fund, the Capitol Building Construction Fund, the Parks and Parkways Fund, and the Public Works Revolving Fund for the relief of certain persons, associations and corpora-

tions and the satisfaction of judgments against the State of Washington, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

House Bill No. 45, by Mr. Bilger, entitled: "An Act relating to purchases at public expense and defining the powers and duties of certain boards, commissions, officers, and employees with respect thereto."

The bill was read the first time, and on motion of Senator Dawson the rules were suspended, the bill was read the second time by title and referred to the Committee on Commerce and Manufacture.

House Bill No. 159, by Mr. Peterson (Chas. E.), entitled: "An Act relating to legislative districts and changing the boundaries of the fourth and fifth senatorial and representative districts."

The bill was read the first time, and on motion of Senator Landon the rules were suspended, the bill was read the second time by title and referred to the Committee on Legislative Apportionment.

GENERAL FILE.

Senate Bill No. 118, by Senator Steele, entitled: "An Act relating to municipal corporations; providing for the building, construction, reconstruction and repair of the sidewalks thereof."

Senators Todd, Ferryman and Chamberlin demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 118, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Arnold, Cleary, Ferryman, Hartwell, Houser, Howard, Landon, Lovejoy, Lunn, Marshall, Mehner, Nelson, Norman, Palmer, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Todd, Voss—23.

Those voting nay were: Senators Barnes, Chamberlin, Cox, Dawson, Foss, Gable, Garrett, Gray, Heffron, Knutzen, Malstrom, Metcalf, Morrow, Morthland, Murphy, Nugent, Peirce, Reardon, Smith (Horace E.), Thein, Williams, Worum—22.

Absent or not voting: Senator Bishop-1.

The bill, not having received the constitutional majority, was declared lost.

The President announced that he was about to sign Senate Concurrent Resolution No. 4, also Substitute Senate Bill No. 92.

Senate Bill No. 119, entitled: "An Act relating to local improvements and bonds issued therefor."

The Secretary called the roll on the final passage of Senate Bill No. 119, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon,

Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—41.

Absent or not voting: Senators Bishop, Cox, Foss, Gable, Gray-5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 10.

The Secretary read:

REPORTS OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 19, 1933.

MR. PRESIDENT:

We, a majority of your Committee on Judiclary, to whom was referred Senate Bill No. 10, requiring licenses for the operation, maintenance, opening or establishment of stores in this State, prescribing the license and filing fees to be paid therefor, and the disposition thereof, and the powers and duties of the State Director of Licenses in connection therewith, and prescribing penalties for the violation thereof, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend Section 5, lines 26 and 27 of the original bill, being line 9 of the printed bill, as follows: after the words "license fee shall be" strike the words and figures "thirty dollars (\$30.00)" and insert in lieu thereof the words and figures "twelve dollars (\$12.00)".

Amend Section 5, line 29 of the original bill, being line 12 of the printed bill, as follows: after the word "be" strike the words and figures "one hundred dollars (\$100.00)" and insert in lieu thereof the words and figures "forty dollars (\$40.00)".

Amend Section 5, line 1 of the original bill, being line 14 of the printed bill, as follows: after the word "be" strike the words and figures "one hundred fifty dollars (\$150.00)" and insert in lieu thereof the words and figures "sixty dollars (\$60.00)".

Amend Section 5, line 4 of the original bill, being line 16 of the printed bill, as follows: after the words "shall be" strike the words and figures "two thousand dollars (\$2,000.00)" and insert in lieu thereof the words and figures "five hundred dollars (\$500.00)".

Amend Section 5, line 7 of the original bill, being lines 17 and 18 of the printed bill, as follows: after the words "shall be" strike the words and figures "twenty-five hundred dollars (\$2500.00)" and insert in lieu thereof the words and figures "one thousand dollars (\$1000.00)".

Amend Section 10 by striking all thereof.

Amend Section 11 by striking the figure "11" and inserting in lieu thereof the figure "10".

Amend Section 12 by striking the figure "12" and inserting in lieu thereof the figure "11".

Amend Section 13 by striking the figure "13" and inserting in lieu thereof the figure "12".

Amend the title of the printed bill by striking the "comma (,)" and the words "and the disposition thereof". E. N. Steele, Chairman.

We concur in this report: Geo. W. Roup, Evert Arnold, Paul Houser, D. V. Morthland, Chas. Gable, Don Cary Smith.

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., January 24, 1933.

We concur in this report: E. B. Palmer, Charles H. Todd, Ralph Metcalf.

The reports of the committee were received on motion of Senator Steele, and the bill was read the third time.

On motion of Senator Morrow the following amendment was adopted:

Amend Sec. 2, line 9 of the printed bill, after the words "each such" add the word "additional", to read: "each such additional store".

Senators Williams, Arnold and Ryan demanded a call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll on the call of the Senate, all members being present except Senator Bishop, who had been previously excused, and Senator Smith (Horace E.).

The Sergeant-at-Arms was instructed to bring in Senator Smith.

On motion of Senator Houser the Senate proceeded under the call of the Senate.

On motion of Senator Arnold the following committee amendment was adopted:

Amend Sec. 5, line 1 of the original bill, being line 14 of the printed bill, as follows: after the word "be" strike the words and figures "one hundred fifty dollars (\$150.00)" and insert in lieu thereof the words and figures "sixty dollars (\$60.00)".

On motion of Senator Arnold the following committee amendment was adopted:

Amend Sec. 5, line 4 of the original bill, being line 16 of the printed bill, as follows: After the words "shall be" strike the words and figures "two thousand dollars (\$2000.00)" and insert in lieu thereof the words and figures "five hundred dollars (\$500.00)".

On motion of Senator Arnold the following committee amendment was adopted:

Amend Sec. 5, line 7 of the original bill, being lines 17 and 18 of the printed bill, as follows: After the words "shall be" strike the words and figures "twenty-five hundred dollars (\$2500.00)" and insert in lieu thereof the words and figures "one thousand dollars (\$1000.00)".

On motion of Senator Arnold the following committee amendment was adopted:

Amend Sec. 5, lines 26 and 27 of the original bill, being line 9 of the printed bill, as follows: After the words "license fee shall be" strike the words and figures "thirty dollars (\$30.00)" and insert in lieu thereof the words and figures "twelve dollars (\$12.00)".

On motion of Senator Arnold the following committee amendment was adopted:

Amend Sec. 5, line 29 of the original bill, being line 12 of the printed bill, as follows: After the word "be" strike the words and figures "one hundred dollars (\$100.00)" and insert in lieu thereof the words and figures "forty dollars (\$40.00)".

Senator Howard moved the adoption of the following amendment:

Amend Sec. 5, line 2 of the printed bill after the word "stores" by striking the words "or mercantile establishments".

Senator Morrow moved that the amendment be laid on the table without taking the bill with it.

Senator Todd moved the adoption of the following amendment:

Amend Section B by adding thereto the following: "This act shall not apply to service stations at which are sold gasoline, lubricating oils and other petroleum products and/or as an incident thereto motor vehicle accessories".

Senator Morthland moved that the amendment of Senator Todd be laid on the table without taking the bill with it and without prejudice to presenting the same subject matter as an amendment in the form of a new section.

The motion carried.

Senator Williams moved the call of the Senate be dispensed with.

The motion carried.

At 12:01 o'clock p.m., on motion of Senator Marshall, the Senate recessed until 1:30 o'clock p.m.

AFTERNOON SESSION.

The Senate was called to order at 1:30 o'clock p.m. by President Victor A. Meyers.

The Secretary read:

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, February 7th, 1933.

To the Honorable, the Senate of the State of Washington:

LADIES AND GENTLEMEN:

I have the honor to advise that the Governor has approved the following Senate Bill No. 108, entitled: "An Act making an appropriation for the Department of Game and declaring that this act shall take effect immediately".

Very truly yours,

AMY ALLBRIGHT, Secretary to the Governor.

Senate Bill No. 10:

At this, consideration of Senate Bill No. 10 was resumed.

Senator Palmer moved the adoption of the following amendment:

Amend Sec. 8, line 5 of the printed bill by striking the words "either" and "or wholesale" and insert a period after the word "retail".

The amendment lost.

Senators Arnold, Chamberlin and Houser demanded the call of the Senate. The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all Senators being present except Senator Bishop, who was previously excused, and Senator Nugent.

The Sergeant-at-Arms was instructed to bring in Senator Nugent.

On motion of Senator Houser the Senate proceeded under the call of the Senate.

Senator Peirce moved the adoption of the following amendment:

Amend Sec. 8, line 2 of the printed bill after the word "stores" by inserting the words "or gasoline and/or oil service stations".

On motion of Senator Nugent the amendment of Senator Peirce was laid on the table without taking the bill with amendments and without prejudice to future submission. On motion of Senator Murphy the following amendment was adopted:

Amend Sec. 8, subdivision (a), line 7 of the printed bill as follows: After the word "profit" in place of a comma (,) insert a period and strike all the remainder of lines seven, eight and nine.

Senator Roup moved the adoption of the following amendment:

Amend the bill by adding a new section as follows: "This act shall not apply to any store or stores owned by any person who is a resident of the State of Washington, nor to any store or stores owned by any Washington corporation ninety per cent (90%) of whose stock or shares are owned by residents of the State of Washington".

The previous question was demanded by Senators Ryan (Scott M.), Marshall and Roup.

The previous question was ordered.

Senators Houser, Ryan (J. H.), Lovejoy, Malstrom, Ryan (Scott M.), Ferryman, Marshall and Knutzen demanded a roll call.

The Secretary called the roll on the adoption of amendment by Senator Roup and it failed to carry by the following vote:

Those voting aye were: Senators Cleary, Cox, Dawson, Garrett, Hartwell, Howard, Landon, Lovejoy, Metcalf, Palmer, Peirce, Roup, Smith (Don Cary), Todd—14.

Those voting nay were: Senators Arnold, Barnes, Chamberlin, Ferryman, Foss, Gable, Gray, Heffron, Houser, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Thein, Voss, Williams, Worum—30.

Absent or not voting: Senator Bishop-1.

Excused: Senator Knutzen-1.

Senator Todd moved the adoption of the following amendment:

Amend Sec. 8 by adding thereto the following: "This act shall not apply to service stations at which are sold gasoline, lubricating oils and other petroleum products and/or as an incident thereto motor vehicle accessories".

Senators Landon, Morthland and Foss demanded the previous question.

The previous question was ordered.

Senators Reardon, Foss, Chamberlin, Smith (Don Cary), Morrow, Arnold, Marshall and Malstrom demanded a roll call.

The Secretary called the roll on the adoption of Senator Todd's amendment and it failed to pass by the following vote:

Those voting aye were: Senators Chamberlin, Cleary, Cox, Dawson, Foss, Garrett, Gray, Hartwell, Heffron, Howard, Landon, Lovejoy, Metcalf, Morthland, Palmer, Smith (Don Cary), Smith (Horace E.), Steele, Barnes, Thein, Todd—21.

Those voting nay were: Senators Arnold, Ferryman, Gable, Houser, Lunn, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Stinson, Voss, Williams, Worum—23.

Absent or not voting: Senators Bishop, Knutzen-2.

Senator Houser moved the adoption of the following amendment:

Amend the bill by adding a new section following Sec. 8 to be known as Sec. 9, to read as follows:

SEC. 9. The provisions of this act shall not apply to retail coal yards selling exclusive coal mined within this State or to retail lumber yards or wood yards, more than (90%) ninety per cent in value of whose stock is composed of firewood, lumber and lumber products grown and manufactured within this State.

Senator Morthland moved to amend the amendment of Senator Houser by inserting after the words "more than" the numbers and words "seventy-five per cent $(75\,\%)$."

Senator Peirce moved the amendment to the amendment and the amendment be laid on the table without taking the bill with them.

Senators Morrow, Houser, Ryan (J. H.), Steele, Ferryman, Arnold, Nugent and Knutzen demanded a roll call.

The Secretary called the roll on the motion of Senator Peirce to lay the amendments on the table and it failed to carry by the following vote:

Those voting aye were: Senators Arnold, Ferryman, Malstrom, Marshall, Murphy, Peirce, Roup, Voss, Worum—9.

Those voting nay were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Landon, Lovejoy, Lunn, Mehner, Metcalf, Morrow, Morthland, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Williams—35.

Absent or not voting: Senator Bishop-1.

Excused: Senator Knutzen-1.

The amendment to the amendment was adopted.

The amendment of Senator Houser was adopted.

On motion of Senator Steele the committee amendment striking Section 10 was adopted.

On motion of Senator Landon the committee amendment to Section 12 was adopted.

On motion of Senator Steele the committee amendment to Section 13 was adopted.

The President, observing former Senator Mark Reed within the bar of the Senate, appointed Senators Malstrom and Ronald to conduct him to a seat beside the President.

Senator Houser moved the adoption of the following amendment:

Amend the bill by renumbering Sec. 9, Sec. 10.

On motion of Senator Lovejoy the committee amendment to the title was adopted.

Senators Ronald, Heffron and Todd demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 10 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Dawson, Ferryman, Foss, Gable, Gray, Heffron, Houser, Howard, Landon, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Reardon, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Voss, Williams, Worum—32.

Those voting nay were: Senators Barnes, Cleary, Cox, Garrett, Hartwell, Lovejoy, Metcalf, Palmer, Peirce, Ronald, Roup, Todd—12.

Absent or not voting: Senator Bishop-1.

Excused: Senator Knutzen-1.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Malstrom gave notice that at the proper time she would move to reconsider the vote by which Senate Bill No. 118 passed the Senate.

Senator Palmer moved the further call of the Senate be dispensed with. The motion carried.

On motion of Senator Lovejoy, Substitute Senate Bill No. 4 was made a special order of business immediately after recess Wednesday, February 8.

At 4:25 o'clock p.m., on motion of Senator Palmer, the Senate adjourned until tomorrow at 10:00 o'clock a.m.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

THIRTY-FIRST DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Wednesday, February 8, 1933.

The Senate was called to order at ten o'clock a.m. by President Pro Tem. Ronald, pursuant to adjournment.

Rev. Sherman L. Divine of the United Churches offered prayer.

The Secretary called the roll, all members being present except Senators Bishop and Metcalf, who were excused.

On motion of Senator Voss the reading of the journal of the previous day was dispensed with, and it was approved.

Senator Malstrom moved to reconsider the vote by which Senate Bill No. 118 passed the Senate.

The motion carried.

On motion of Senator Houser the rules were suspended and Senate Bill No. 118 was placed on final passage.

Senators Nugent, Chamberlin and Peirce demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 118, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Cleary, Ferryman, Gray, Hartwell, Houser, Howard, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morthland, Nelson, Norman, Palmer, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Steele, Stinson, Todd, Voss, Worum—26.

Those voting nay were: Senators Barnes, Chamberlin, Cox, Dawson, Foss, Gable, Garrett, Heffron, Knutzen, Morrow, Nugent, Peirce, Reardon, Ryan (Scott M.), Smith (Horace E.), Thein—16.

Those absent or not voting were: Senators Bishop, Metcalf, Murphy, Williams-4.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Palmer gave notice he would, at the proper time, move to amend Rule 60 to permit anyone invited by a Senator to occupy a seat in either foyer of the Senate Chamber during a session of the Senate.

Senate Joint Resolution No. 9, by Senator Norman: Authorizing the Governor of the State of Washington to appoint a commission to meet with a like commission from the State of Oregon, for the purpose of entering into a compact settling the rights of each of said states to certain lands and fixing and establishing the true boundary line between said states.

The resolution was read the first time. Senator Norman moved that the rules be suspended, the resolution read the second time by title, ordered printed, read the third time, and placed on final passage.

On motion of Senator Norman the resolution was adopted.

On motion of Senator Norman the rules were suspended, the resolution considered engrossed, and ordered immediately transmitted to the House.

The President took the chair.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 7, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 10, entitled: "An Act requiring licenses for the operation, maintenance, opening or establishment of stores in this state, prescribing the license and filing fees to be paid therefor, and the powers and duties of the State Director of Licenses in connection therewith, and prescribing penalties for the violation thereof," have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: George C. Chamberlin, J. W. Thein.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 7, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 147, relating to the classfication and taxation of unforested lands, repealing Chapter 40 of the Laws of 1931, and declaring that this act shall take effect immediately, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Forestry and Logged-Off Lands.

PAUL MEHNER, Chairman.

We concur in this report: J. H. Ryan, Chas. Gable, Geo. C. Chamberlin, D. O. Nugent, Horace E. Smith, W. J. Knutzen, Ralph Metcalf, E. N. Steele, Wm. C. Dawson, D. V. Morthland, F. G. Barnes.

On motion of Senator Mehner the report of the committee was received and the bill was rereferred to the Committee on Forestry and Logged-Off Lands.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 7, 1933.

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 44, relating and regulating the practices of hairdressing and beauty culture and the conducting of schools for the teaching of such practices, providing for the licensing of persons to practice hairdressing and beauty culture, and to conduct schools for the teaching thereof, creating a State Board of Hairdressing and Beauty Culturists, providing penalties, and amending Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18 and 19 of Chapter 281 of the Laws of 1927," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

PAUL MEHNER, Chairman.

We concur in this report: J. H. Ryan, Chas. Gable, Geo. C. Chamberlin, D. O. Nugent, Horace E. Smith, W. J. Knutzen, Ralph Metcalf, E. N. Steele, Wm. C. Dawson, D. V. Morthland, F. G. Barnes.

On motion of Senator Mehner the report of the committee was received and the bill was rereferred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 7, 1933.

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 90, relating to assessment, levy and collection of taxes and amending Section 25 of Chapter 130 of the Session Laws of 1925, pages 240 and 241, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

PAUL MEHNER, Chairman.

We concur in this report: J. H. Ryan, Chas. Gable, Ralph Metcalf, D. O. Nugent, W. J. Knutzen, P. Frank Morrow, F. G. Barnes, E. N. Steele, Wm. C. Dawson.

On motion of Senator Mehner the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 7, 1933.

We, your Committee on Appropriations, to whom was referred Senate Bill No. 207, entitled: "An Act making appropriations from the General Fund, the Motor Vehicle Fund, the Capitol Building Construction Fund and the Park and Parkways Fund and the Public Works Revolving Fund for the relief of certain persons, associations and corporations and the satisfaction of judgments against the State of Washington, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

FRANK R. MARSHALL, Chairman.

We concur in this report: W. J. Knutzen, Scott M. Ryan, Arthur E. Cox, C. H. Todd, Paul Mehner, John H. Ferryman.

On motion of Senator Marshall the report of the committee was received. Senator Lovejoy moved that the rules be suspended and that Senate Bill No. 207 be read the third time and placed on final passage.

The motion carried.

On motion of Senator Palmer the Senate resolved itself into a committee of the whole to consider Senate Bill No. 207.

The bill was considered in the committee of the whole, Senator Ronald in the chair, and reported back to the Senate with the recommendation that the bill be rereferred to the Committee on Judiciary.

On motion of Senator Palmer, the report of the committee was adopted. At 12:44 o'clock a.m., on motion of Senator Palmer, the Senate recessed until 1:00 o'clock p. m.

AFTERNOON SESSION.

At 1:00 o'clock p. m., the Senate was called to order by President Victor A. Meyers.

SPECIAL ORDER.

The time having arrived the Senate proceeded to the special order set for this time, consideration of Substitute Senate Bill No. 4.

Senators Morthland, Houser and Lovejoy demanded the call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll, all members being present except Senators Bishop and Metcalf, who were previously excused.

Senator Lovejoy moved that Senate proceed under the call of the Senate. The motion carried.

Senator Palmer moved that Substitute Senate Bill No. 4 be rereferred to the Committee on Financial Institutions Other Than Banks.

Senators Garrett, Nugent and Arnold demanded the previous question. The previous question was ordered.

Senators Houser, Landon, Ryan, Peirce, Morthland, Murphy, Palmer and Marshall demanded a roll call.

The Secretary called the roll and the motion of Senator Palmer to rerefer the bill to the Committee on Financial Institutions Other Than Banks failed to carry by the following vote:

Those voting aye were: Senators Cleary, Cox, Dawson, Foss, Howard, Knutzen, Landon, Lovejoy, Lunn, Murphy, Palmer, Ronald, Todd—13.

Those voting nay were: Senators Arnold, Barnes, Chamberlin, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Malstrom, Marshall, Mehner, Morrow, Morthland, Nelson, Norman, Nugent, Peirce, Reardon, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Voss, Williams, Worum—31.

Absent or not voting: Senator Bishop-1.

Excused: Senator Metcalf-1.

The Secretary read:

Substitute Senate Bill No. 4:

Senator Lovejoy moved the adoption of the following amendment:

Amend Sec. 2, subsection (a), line 13 of the printed bill, by striking the words "sufficient taxes and/or assessments are paid to prevent same from being foreclosed" and insert in lieu thereof "all the taxes and assessments have been paid."

Senator Steele moved as a substitute amendment the following:

Amend Sec. 2, subsection (b), page two, line 19 of the printed bill, by striking beginning with the word "and" to and including the word "taxes" in line 21 and insert in lieu thereof "not more than two years are delinquent."

Senator Ryan moved that the substitute amendment by Senator Steele be laid on the table without taking the bill with it.

The motion carried.

Senator Peirce moved that the amendment by Senator Lovejoy be laid on the table without taking the bill with it.

The motion carried.

On motion of Senator Morthland the following amendment was adopted: Amend Sec. 3, line 13 of the printed bill, by striking the word "execution" and inserting in lieu thereof the word "proceedings."

On motion of Senator Morthland the following amendment was adopted: Amend Sec. 5, line 1 of the printed bill, by striking the word "under."

On motion of Senator Steele the Senate referred back to Section 3.

Senator Steele moved to amend the bill as follows:

Amend Sec. 4, line 2 of the printed bill, by inserting after the word "shall" the following: "upon application of defendant."

The motion carried.

Senators Williams, Knutzen and Nugent demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of Substitute Senate Bill No. 4 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Williams—38.

Those voting nay were: Senators Dawson, Knutzen, Palmer, Todd, Voss, Worum—6.

Absent or not voting: Senator Bishop-1.

Excused: Senator Metcalf-1.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 7, 1933.

MR. PRESIDENT:

We, your Committee on Parks and Playgrounds, to whom was referred House Bill No. 165, entitled: "An Act relating to the improvement of state parks and appropriating money therefor from the state park and parkway fund and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

D. V. MORTHLAND, Chairman.

We concur in this report: E. L. Howard, H. L. Nelson, D. O. Nugent, Charles H. Voss, Chas. F. Stinson, Evert Arnold, E. N. Steele.

On motion of Senator Morthland, the report of the committee was adopted.

On motion of Senator Landon, the House Bill No. 165 was rereferred to the Committee on Appropriations.

Senator Howard gave notice that at the proper time he would move to reconsider the vote by which Substitute Senate Bill No. 4 passed the Senate.

The Secretary read:

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 8, 1933.

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 112, entitled: "An Act empowering the granting of degrees by the state normal schools of Washington when conforming to prescribed courses of study"; also Senate Joint Resolution No. 9, entitled: "An Act authorizing the Governor of the State of Washington to appoint a commission to meet with a like commission from the State of Oregon for the purpose of entering into a compact settling the rights of each of said states to certain lands and fixing and establishing the true boundary line between said states," have compared same with the originals and find them correctly enrolled. Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, W. J. Knutzen, H. L. Nelson.

On motion of Senator Arnold the report of the committee was received. The President announced he was about to sign Senate Bill No. 112, and Senate Joint Resolution No. 9.

The Secretary read:

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, February 7, 1933.

To the Honorable, the Senate of the State of Washington:

LADIES AND GENTLEMEN:

I have the honor to advise that the Governor has approved the following Substitute Senate Bill No. 92, entitled: "An Act relating to banks and banking, amending Section 3261 of Remington's Compiled Statutes, and declaring an emergency."

Very truly yours,

AMY ALLBRIGHT, Secretary to the Governor.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., February 7, 1933.

MR. PRESIDENT:

The Speaker has signed Senate Concurrent Resolution No. 4; also Substitute Senate Bill No. 92; also the House has passed Engrossed House Bill No. 25; also Engrossed House Bill No. 86; also the House has passed Engrossed House Bill No. 59, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 8, 1933.

MR. PRESIDENT:

The House has passed Senate Joint Resolution No. 9; also Senate Bill No. 112, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

INTRODUCTION OF BILLS,

Senate Bill No. 208, by Senators Voss, Ryan (J. H.), Morrow, Morthland, Worum, Heffron and Smith (Horace E.), entitled: "An Act amending Section 7, Chapter 130, Session Laws of 1925, Extraordinary Session, as amended by Chapter 126, Session Laws of 1929, relating to revenue and taxation and exempting certain property from taxation, and declaring that the said act shall take effect immediately."

The bill was read the first time, and on motion of Senator Foss the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 209, by Senators Morthland, Heffron, Ryan (J. H.), Morrow, Foss and Smith (Horace E.), entitled: "An Act amending Section 24, Chapter 130, Session Laws of 1925, Extraordinary Session, relating to revenue and taxation, and providing that such act shall take effect immediately."

The bill was read the first time, and on motion of Senator Morthland the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 210, by Senators Foss, Heffron, Smith (Horace E.), Morthland, Ryan (J. H.), and Morrow, entitled: "An Act amending Section 20, Chapter 130, Session Laws of 1925, Extraordinary Session, relating to revenue and taxation, and declaring that said act shall take effect immediately."

The bill was read the first time, and on motion of Senator Heffron the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 211, by Senators Foss, Ryan (J. H.), Morthland, Morrow, Steele, Heffron and Smith (Horace E.), entitled: "An Act relating to revenue and taxation, amending Section 22, Chapter 130, Session Laws of 1925, Extraordinary Session, providing penalties for violation of said act, repealing Section 58 of said Chapter 130, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Foss the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 212, by Senators Heffron, Foss, Ryan (J. H.), Morrow, Steele, Morthland, Smith (Horace E.), entitled: "An Act amending Section 104, Chapter 130, Session Laws of 1925, Extraordinary Session, relating to revenue and taxation, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Smith (Horace E.) the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 213, by Senators Morthland, Ryan (J. H.), Foss, Heffron, Mehner, Morrow and Smith (Horace E.), entitled: "An Act amending Section 86, Chapter 130, Session Laws of 1925, Extraordinary Session, relating to revenue and taxation, and providing that such act shall take effect immediately."

The bill was read the first time, and on motion of Senator Mehner the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 214, by Senators Ryan (J. H.), Morthland, Foss, Heffron, Morrow and Smith (Horace E.), entitled: "An Act relating to the sale by counties of property acquired for taxes, and amending Section 133, Chapter

130, Session Laws of 1925, Extraordinary Session, as amended by Section 1, Chapter 263, Session Laws of 1927."

The bill was read the first time, and on motion of Senator Morrow the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 215, by Committee on Education, entitled: "An Act relating to education, defining the powers and duties of the State Board of Education, providing for the certification of teachers, amending Sections 4529 and 4977 of Remington's Compiled Statutes, and Sections 7 of Chapter 175 of the Laws of 1923, and repealing Sections 4979, 4990, and 4991 of Remington's Compiled Statutes."

The bill was read the first time, and on motion of Senator Gable the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate Bill No. 216, by Senator Metcalf, entitled: "An Act relating to storage warehouses and warehousemen in any incorporated city, or city and county, of this state having a population of thirty thousand or more, defining the same, providing for the regulation and supervision thereof by the department of public works, providing for the enforcement of the provisions of this act and penalties for the violation thereof."

The bill was read the first time, and on motion of Senator Metcalf the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Utilities.

Senate Bill No. 217, by Senators Palmer and Lovejoy, entitled: "An Act relating to and authorizing certain school districts to maintain and operate dental clinics, defining the powers and duties of certain officers."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

Senate Bill No. 218, by Senator Reardon, entitled: "An Act for the relief of the town of Index, other adjacent territory in Snohomish county, Washington, for the protection of the State and County Highways and public property in such territory; making an appropriation for such purpose, and declaring an emergency."

The bill was read the first time, and on motion of Senator Reardon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 219, by Senators Todd and Reardon, entitled: "An Act relating to taxation and to the exemption of real and personal property from taxation and amending Section 1, of Chapter 126 of the Session Laws of 1929."

The bill was read the first time, and on motion of Senator Todd the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 220, by Senators Ronald and Morthland, entitled: "An Act relating to licenses to operate motor vehicles, prescribing the form thereof, and amending Section 7 of Chapter 108 of the Laws of 1921."

The bill was read the first time, and on motion of Senator Ronald the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 221, by Senator Cox (by request of the Department of Agriculture), entitled: "An Act relating to public warehouses and warehousemen handling, storing and shipping grain, hay and other commodities; providing for and fixing the liability of warehousemen and/or of surety bonds; fixing fees; creating a special fund, and providing for revenues therefor and disbursements therefrom; regulating the printing and issuance of negotiable warehouse receipts; defining the powers and duties of the Director of Agriculture; requiring certain reports from warehousemen; and amending Section 22 of Chapter 189 of the Laws of 1919, as amended by Section 4 of Chapter 145 of the Laws of 1921, and amending Section 24 of Chapter 189 of the Laws of 1919 as amended by Section 1 of Chapter 70 of the Extraordinary Session of 1925, as amended by Section 6 of Chapter 46 of the Laws of 1931."

The bill was read the first time, and on motion of Senator Cox the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Agriculture.

Engrossed House Bill No. 25, by Mr. Ott, entitled: "An Act relating to liens upon crops and amending Sections 1 and 6 of Chapter 256, Laws of 1927."

The bill was read the first time, and on motion of Senator Cox the rules were suspended, the bill was read the second time by title and referred to the Committee on Agriculture.

Engrossed House Bill No. 59, by Mr. Roberts, entitled: "An Act relating to, providing for and authorizing and regulating thoroughbred and/or standard bred horse racing, creating the Washington Horse Racing Commission; defining its powers and duties; and fixing compensation thereof; prescribing the manner in which race meets may be conducted; prohibiting pool selling, book making, and circulation of hand books; providing for issuance of licenses and fees to be charged; apportioning revenues to the schools; fixing the penalties for violation of the act; and providing that the act shall take effect immediately."

The bill was read the first time, and on motion of Senator Williams the rules were suspended, the bill was read the second time by title, and referred to the Committee on Public Morals.

Engrossed House Bill No. 86, by Mr. Titus, entitled: "An Act relating to Fraternal Benefit Societies, and amending Section 1, Chapter 102 of the Laws of 1931."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, and referred to the Committee on Insurance.

On motion of Senator Palmer the further call of the Senate was dispensed with.

GENERAL FILE.

Re-engrossed House Bill No. 131, by Committee on Reclamation and Irrigation, entitled: "An Act relating to diking, drainage, diking and drainage, diking and/or drainage improvement districts, and irrigation districts, providing for the financing of such districts under the provisions of the state reclamation act, defining the duties of the director of the department of conservation and development, with respect thereto, providing for an appropriation from the state reclamation revolving fund, and providing that this act shall take effect immediately."

On motion of Senator Smith (Horace E.) the Senate resolved itself into a committee of the whole to consider Reengrossed House Bill No. 131.

The bill was considered in the committee of the whole, Senator Cleary in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Cleary, the report of the committee was adopted.

Senator Smith (Horace E.) moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

The Secretary called the roll on final passage of Reengrossed House Bill No. 131, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Knutzen, Landon, Lovejoy, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Voss, Williams—38.

Those voting nay were: Senators Lunn, Palmer, Worum-3.

Those absent or not voting were: Senators Arnold, Bishop, Howard, Metcalf, Todd—5.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Houser, Reengrossed House Bill No. 131 was ordered immediately transmitted to the House.

Re-engrossed House Bill No. 8, by Mr. Ott, entitled: "An Act relating to garnishments and making the State of Washington, all counties, cities, towns, school districts and other municipal corporations subject thereto, and amending Sections 1 and 2 of Chapter 130 of the Laws of 1915, and amending said Chapter by adding two new sections to said chapter to be known as Sections 3 and 4 thereof," was read the third time.

The Secretary called the roll on the final passage of Engrossed House Bill No. 8, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Knutzen, Landon, Love-joy, Lunn, Marshall, Malstrom, Mehner, Morrow, Morthland, Murphy, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—37.

Those absent or not voting were: Senators Bishop, Cleary, Foss, Heffron, Houser, Howard, Metcalf, Nelson, Williams—9.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 117, by Committee on Agriculture, entitled: "An Act relating to and regulating the sale of eggs and egg products, providing for the classification, labeling and marking thereof, and providing penalties for the violation of the provisions of this act and repealing Chapter 94 of the Laws of 1915 and Chapter 120 of the Laws of 1919," was read the third time.

The Secretary called the roll on the final passage of House Bill No. 117, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Houser, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Stinson, Thein, Todd, Voss, Williams, Worum—40.

Senator Palmer voted nay-1.

Those absent or not voting were: Senators Bishop, Heffron, Howard, Metcalf, Steele—5.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Lovejoy, the bills remaining on the calendar for today were ordered placed at the head of the calendar for tomorrow.

Senator Palmer moved that the Secretary of the Senate and the Sergeantat-Arms excuse as many employees as possible to permit them to attend the Legislative Ball.

The motion carried.

At 4:36 p.m. o'clock, on motion of Senator Palmer, the Senate adjourned until tomorrow at 10:00 o'clock a.m.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

THIRTY-SECOND DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Thursday, February 9, 1933.

The Senate was called to order at 10:00 o'clock a.m., by President Pro Tempore Ronald, pursuant to adjournment.

Reverend Sherman L. Divine of the United Churches offered prayer.

The Secretary called the roll, all members being present except Senators Metcalf and Bishop, who were previously excused, and Reardon, who was excused.

On motion of Senator Voss the reading of the journal of the previous day was dispensed with, and it was approved.

On motion of Senator Houser, the Secretary of the Senate was instructed to telegraph the district office of the Otis Elevator Company requesting them to send competent men to Olympia to put the Senate elevators in efficient running order.

The Secretary read:

Senate Joint Memorial No. 6, by Senator Arnold: "Asking the enactment of United States Senate Bill No. 5267, known as the 'Black Bill,' Senate Bill No. 4980, known as the 'Pitman Bill,' and House Bill No. 12991, known as the 'Crosser Bill,' and any other legislation that has for its purpose the encouragement of the five day week and the six hour day."

The memorial was read the first time, and on motion of Senator Arnold, the rules were suspended, the memorial was read the second time by title, ordered printed and referred to the Committee on Memorials.

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 8, 1933.

MR. PRESIDENT:

We, your Committee on Appropriations, to whom was referred House Bill No. 84, entitled: "An Act appropriating funds from the Washington State College Fund and the Smith-Lever Fund for salaries, wages and other expenses of the Washington State College for the period ending March 31, 1933, and declaring this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

FRANK R. MARSHALL, Chairman.

We concur in this report: Arthur E. Cox, Paul Mehner, Ed Peirce, John H. Ferryman, W. G. Ronald, Daniel Landon.

On motion of Senator Marshall the report of the committee was received and the bill was placed on general file.

A majority of the Committee on Revenue and Taxation recommended that House Bill No. 30 do not pass.

A minority of the Committee on Revenue and Taxation recommended that House Bill No. 30 do pass with certain amendments.

The reports of the committee, together with the bill, were placed on general file.

The Secretary read:

MESSAGE FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 8, 1933.

MR. PRESIDENT:

The House has passed Engrossed House Bill No. 207; also Substitute House Bill No. 220; also Engrossed House Bill No. 12; also House Bill No. 202; also House Bill No. 206; and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

INTRODUCTION OF BILLS.

Senate Bill No. 222, by Senator Palmer, entitled: "An Act relating to certain securities and transferring the duty of administering and enforcing the provisions of Chapter 69 of the Laws of 1923 from the Director of Licenses to the Secretary of State, and repealing Chapter 133 of the Laws of 1929."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 223, by Committee on Military, entitled: "An Act relating to machine guns, regulating the manufacture, possession, sale of machine guns and parts, and providing penalty for the violation thereof."

The bill was read the first time, and on motion of Senator Murphy the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate Bill No. 224, by Senator Heffron, entitled: "An Act relating to assessments in diking, drainage and sewerage improvement districts and the collection thereof, and amending Section 17 of Chapter 176 of the Laws of 1913, as amended, and Section 4439-2 of Remington's Compiled Statutes of Washington, 1927 Supplement."

The bill was read the first time, and on motion of Senator Heffron the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Dikes, Drains and Ditches.

Senate Bill No. 225, by Senator Palmer, entitled: "An Act relating to license fees of foreign and domestic corporations, providing additional fees for certain delinquencies, adding a new section to Chapter 227 of the Laws of 1929 to be numbered 5½, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Engrossed House Bill No. 12, by Mr. Banker, entitled: "An Act creating a commission for the development of the Columbia Basin project;

defining its powers and duties; appropriating funds for such purpose; and declaring an emergency."

The bill was read the first time and on motion of Senator Ferryman the rules were suspended, the bill was read the second time by title, and referred to the Committee on Reclamation and Irrigation.

House Bill No. 202, by Mr. Ott, entitled: "An Act relating to the terms of office of county officers and amending Section 4029 of Remington's Compiled Statutes."

The bill was read the first time, and on motion of Senator Smith (Don Cary) the rules were suspended, the bill was read the second time by title and referred to the Committee on Elections and Privileges.

House Bill No. 206, by Committee on Labor and Labor Statistics, entitled: "An Act relating to wages and rebates therefrom, defining offenses, providing penalties, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Ryan (J. H.) the rules were suspended, the bill was read the second time by title and referred to the Committee on Labor and Labor Statistics.

Engrossed House Bill No. 207, by Committee on Forestry and Logged-off Lands, entitled: "An Act relating to the forests of the state; defining the powers and duties of wardens, and amending Section 6 of Chapter 125 of the Laws of 1911."

The bill was read the first time, and on motion of Senator Barnes the rules were suspended, the bill was read the second time by title, and referred to the Committee on Logged-off Lands.

Substitute House Bill No. 220, by Committee on Rules and Order, entitled: "An Act relating to temporary publication and distribution of Session Laws and amending Section 8198 of Remington's 1927 Supplement and Section 8199 of Remington's Compiled Statutes, making an appropriation, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Houser the rules were suspended, the bill was read the second time by title, and referred to the Committee on Rules and Joint Rules.

Senator Houser moved that Substitute Senate Bill No. 4, be engrossed and immediately transmitted to the House.

The motion carried.

GENERAL FILE.

The Secretary read:

House Joint Memorial No. 5:

The call of the Senate was demanded by the following senators: Gray, Voss, Landon, Arnold, Smith (Don Cary), Todd, Ryan (Scott M.) and Chamberlin.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll, all Senators being present except Senators Bishop and Nugent, who were previously excused, and Senators Cox, Heffron, Landon, Marshall and Metcalf.

Senator Ryan (J. H.) moved that Senator Metcalf be excused.

The motion carried.

The Sergeant-at-Arms was instructed to bring in the absent Senators.

Senator Houser moved that House Joint Memorial No. 5 and Senate Bill No. 34, the next on the calendar, be made a special order of business in the Senate immediately following the noon recess.

The motion carried.

Senator Chamberlin moved the call of the Senate be dispensed with. The motion carried.

President Meyers presiding.

Senate Bill No. 149, by Senator Stinson, entitled: "An Act relating to the tax levy for the reclamation revolving fund and amending Section 12, Chapter 158 of the Laws of 1919, as amended by Section 1, Chapter 218, of the Laws of 1927."

On motion of Senator Landon the following amendment was adopted:

Amend Section 1 by striking the following: "That Section 12 of Chapter 158 of the Laws of 1919 (Section 3015 of Remington's Compiled Statutes), as amended by Section 1, Chapter 94 of the Laws of 1929, be amended to read as follows: "and insert in lieu thereof the following: "That Section 12, Chapter 158 of the Laws of 1919 (Sec. 3015, Remington's Compiled Statutes), as amended by Section 1, Chapter 218 of the Laws of 1927; Section 1, Chapter 94, of the Laws of 1929; and Section 1, Chapter 80, of the Laws of 1931, be amended to read as follows:"

On motion of Senator Landon the following amendment was adopted.

Amend the title by striking all after the words "An Act" and inserting in lieu thereof the following: "Relating to the tax levy for the reclamation revolving fund and amending Section 12, Chapter 158, of the Laws of 1919, as amended by Section 1, Chapter 218, of the Laws of 1927; Section 1, Chapter 94, of the Laws of 1929; and Section 1, Chapter 80, of the Laws of 1931."

Senator Mehner addressed the chair by saying he had distinguished visitors from the Bremerton Navy Yard and wished to present them to the Senate.

The President requested Senator Mehner to escort the visitors to a place beside the President, who introduced Rear Admiral E. H. Campbell, U. S. Navy, Commandant of the 18th Naval District and Commandant of the Puget Sound Navy Yard, Captain W. S. Pye, U. S. Navy, Commanding U. S. S. Nevada and Commander W. S. Gresham, U. S. Navy, Aide to Commandant.

The previous question was ordered by Senators Smith (Don Cary), Ferryman and Foss.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 149 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Garrett, Gray, Hartwell, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Palmer, Peirce, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—37.

Absent or not voting: Senators Bishop, Foss, Gable, Heffron, Marshall, Metcalf, Nugent, Reardon, Roup-9.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 141, by Senators Reardon and Gable, entitled: "An Act to establish law libraries in counties of the second and third classes and providing for the maintenance and use of same."

Senator Malstrom presiding.

Senator Smith (Don Cary) moved the adoption of the following amendment:

Amend Section 1, line 3 of the printed bill, as follows: After the words "of the" insert the following: "first,".

Senator Ryan (J. H.) moved that the amendment by Senator Smith be laid on the table without taking the bill with it.

The motion lost.

The amendment carried.

On motion of Senator Gable the following amendment was adopted:

Amend Sec. 3, line 37 of the printed bill, by striking the following: "adequately heated and lighted," and insert in lieu thereof the following: ", adequately heated, lighted, and janitor service."

On motion of Senator Smith the following amendment was adopted:

Amend the title as follows: After the words "counties of the", in the first line of the printed bill, insert the following: "first,".

Senators Morthland, Chamberlin and Ryan (J. H.) demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 141 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Houser, Howard, Lovejoy, Malstrom, Mehner, Morthland, Murphy, Nelson, Norman, Palmer, Peirce, Reardon, Ronald, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—34.

Those voting nay were: Senators Knutzen, Landon, Lunn, Morrow, Ryan (Scott M.)—5.

Absent or not voting: Senators Bishop, Heffron, Marshall, Metcalf, Nugent, Roup, Williams—7.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title to the bill was ordered to stand as the title of the act.

At 11:46 o'clock a.m., on motion of Senator Palmer, the Senate recessed until 1:00 o'clock p. m.

AFTERNOON SESSION.

The Senate was called to order by President Victor A. Meyers at 1:00 o'clock p. m.

The call of the Senate was demanded by Senators Williams, Houser, Voss. Hartwell, Landon, Malstrom, Ronald and Norman.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll, under the call of the Senate, all senators being present except Senators Bishop, and Nugent, who were previously excused, and Heffron and Metcalf.

The Sergeant-at-Arms was instructed to bring in the absent senators.

On motion of Senator Morthland the Senate was at ease for fifteen minutes.

The Senate was called to order by President Pro Tempore Ronald.

Senator Arnold moved that House Joint Memorial No. 5 and Senate Bill No. 34 be made a special order of business at 10:00 o'clock a.m., tomorrow morning.

Senator Morthland moved as a substitute that the bills be rereferred to the Committee on Rules and Joint Rules.

The substitute motion carried.

Senate Bill No. 80:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 6, 1933.

MR. PRESIDENT:

We, your Committee on Education, to whom was referred Senate Bill No. 80 relating to education, providing for school revenues and disbursements, amending Sections 4719, 4784, 4871, 4873, 4876, 4877, 4878, 4882, 4934, 4936, 4937, and 4938 of Remington's Compiled Statutes and Section 1 of Chapter 93 of the Laws of the Extraordinary Session of 1925, and repealing Chapter 139 and Section 4 of Chapter 93, of the Laws of the Extraordinary Session of 1925, and Sections 4818, 4834, and 4880 of Remington's Compiled Statutes, and all acts and parts of acts in conflict herewith, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass as amended.

Amend Section 2, line 25 of the original bill, being Section 2, line 10 of the printed bill, by inserting after the word "education" the following: "and/or directors,".

Amend Section 5, page 4, line 25 of the original bill, being Section 5, line 8 of the printed bill, by inserting after the words "to levy a tax" the following: "not to exceed 5 mills on the dollar.".

Amend Section 5, page 6, lines 10, 11, 12, 13, 14 and 15 of the original bill, being Section 5, lines 49 to 53 inclusive, of the printed bill, by striking the following. "In addition it shall be the duty of the superintendent of public instruction to certify any deficit which may have been caused by the reason of non-payment of taxes or other unavoidable causes the preceding school year, which amount shall be carried forward as a charge against the state and apportioned to the districts in the regular manner whenever sufficient funds accrue."

SENATE COMMITTEE AMENDMENT TO SENATE BILL NO. 80.

Amend Section 13, page 9, line 15 of the original bill, being Section 13, line 6 of the printed bill, by striking the word "ten" and inserting the word "five" in lieu' thereof.

CHAS. GABLE, Chairman.

We concur in this report: C. H. Todd, Kathryn E. Malstrom, Walter G. Ronald.

On motion of Senator Gable the report of the committee was adopted.

On motion of Senator Gable the committee amendments were adopted.

On motion of Senator Palmer the following amendment was adopted: Strike all of Section 1, of the bill.

On motion of Senator Landon the following amendment was adopted:

Amend Sec. 2, line 10 of the printed bill by inserting the word "prosecuting" between the words "county attorney."

On motion of Senator Reardon the following amendment was adopted:

Amend Sec. 2, line 9 of the printed bill after the word "by" strike all to and including the word "thereof" in line 12 and insert in lieu thereof the following "A reviewing committee of five persons to consist of the county superintendent of schools, a member of the local board of education and three citizens who are tax-payers, registered voters, property owners and residents of the school district whose budget is under review and who hold no public office with or without salary or who are otherwise in public employment, with or without salary. The state tax commission shall not consider the recommendation of any public official or any public employee when appointing these three citizens."

On motion of Senator Hartwell, the following amendment was adopted.

Amend Sec. 3, line 13 of the printed bill after the word "county" and before the word "attorney" insert the word "prosecuting."

Senator Peirce moved the adoption of the following amendment:

In line 8 of the printed bill, Section 3, strike the word "each" and insert the word "no" and strike the word "not" in line 9.

The motion carried.

Senator Palmer moved the adoption of the following amendment:

Amend Sec. 8, line 5 of the printed bill as follows: After the word "infectious" insert the words "and/or contagious" and add the letter "s" to the word "disease."

The amendment was adopted.

On motion of Senator Hartwell, the following amendment was adopted:

Amend Sec. 6, line 5 of the printed bill by striking the figure "5" after the word "section" and insert in lieu thereof the figure "4."

Senator Mehner moved the adoption of the following amendment:

Amend Sec. 5, line 44 of the printed bill by changing the (.) after the word "reservation" to a comma (,) and adding the following: "or the children of school age of any person in the naval or military service of the United States."

The motion carried.

Senator Gable moved to reconsider the vote by which Senator Reardon's amendment to Section 2, line 9 of the printed bill was adopted.

The motion carried.

Senators Gable, Foss, Palmer, Marshall, Todd, Steele, Malstrom and Houser demanded a roll call on Senator Reardon's amendment to Section 2, line 9 of the printed bill.

The Secretary called the roll on the adoption of the amendment and it failed to carry by the following vote:

Those voting aye were: Senators Arnold, Cleary, Ferryman, Foss, Gable, Hartwell, Howard, Lunn, Malstrom, Marshall, Morthland, Murphy, Nugent, Palmer, Peirce, Ronald, Roup, Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd—22.

Those voting nay were: Senators Barnes, Chamberlin, Cox, Dawson, Garrett, Gray, Houser, Knutzen, Landon, Lovejoy, Mehner, Morrow, Nelson,

Norman, Reardon, Ryan (J. H.), Ryan (Scott M.), Thein, Voss, Williams, Worum—21.

Absent or not voting: Senators Bishop, Heffron, Metcalf-3.

Senator Reardon moved the adoption of the following amendments:

Amend Sec. 2, line 9 of the printed bill by striking out every word after "by" up to and including "Thereof" in line 12, and substituting therefor the following: "a county reviewing committee of five persons to consist of the county superintendent of schools, a member of the local board of education and three citizens who are taxpayers, registered voters, and residents of the county the budgets of which are under review and who hold no public office with or without salary or who are otherwise in public employment with or without salary. The state tax commission shall appoint the three citizen members in each county who shall serve without compensation. In making such appointments the state tax commission shall not consider the recommendations of any public official or any public employee."

The motion carried.

Senator Ryan (J. H.), moved the adoption of the following amendment:

Amend Section 8, line 13, strike out the period after the word "year" and add the following "according to the provisions of this section."

The motion carried.

On motion of Senator Smith (Don Cary) the following amendment was adopted: \cdot

Renumber the sections consecutively from 1 to 16.

Senator Smith (Horace E.) moved the amendment of Senator Reardon to Section 2, line 9, be amended by striking the last sentence beginning with the word "In" down to and including the word "employee."

The motion carried.

The Secretary called the roll on the final passage of Senate Bill No. 80 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—43.

Absent or not voting: Senators Bishop, Heffron, Metcalf-3.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The President announced that he was about to sign House Bill No. 8; also House Bill No. 117; also House Bill No. 131.

On motion of Senator Arnold the further call of the Senate was dispensed with.

Senator Houser moved that Senate Bill No. 103 be rereferred to the Committee on Rules and Joint Rules.

The motion carried.

Senate Bill No. 41:

Senator Morthland moved that Senator Steele have the bill mimeographed in sufficient numbers with the proper words underlined and asterisks inserted where necessary.

The motion carried.

At 4:44 o'clock p. m., on motion of Senator Lovejoy, the Senate adjourned until 10:00 o'clock a. m. tomorrow.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

THIRTY-THIRD DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Friday, February 10, 1933.

The Senate was called to order at 10:00 o'clock a.m., by President Pro Tempore Ronald, pursuant to adjournment.

Reverend Sherman L. Divine of the United Churches offered prayer.

The Secretary called the roll, all members being present except Senators Bishop and Metcalf, who were excused.

On motion of Senator Voss the reading of the journal of the previous day was dispensed with, and it was approved. $^{\prime}$

Senator Gray moved that the Secretary of the Senate procure small tags or stickers to be placed on the automobiles of the Senators to enable the garage watchman to identify the cars of the Senators and of the press in order to prevent lobbyists and others from occupying space in the Senate garage and that the Contact Committee of the Senate arrange with a like committee from the House for action in like manner.

The motion carried.

The Secretary read:

Senate Joint Memorial No. 7, by Senators Thein and Norman: Relating to a request to Congress for appropriation of sufficient Federal funds to construct a highway from Queets to Moclips in the Quinault Indian Reservation.

The memorial was read the first time and on motion of Senator Norman the rules were suspended, the memorial was read the second and third times and placed on final passage.

The Secretary called the roll on the final passage of Senate Joint Memorial No. 7, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan

(J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Thein, Todd, Voss, Worum—38.

Absent or not voting were: Senators Barnes, Bishop, Hartwell, Landon, Metcalf, Reardon, Stinson, Williams—8.

The memorial, having received the constitutional majority, was declared passed.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 9, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 149, entitled: "An Act relating to the tax levy for the reclamation revolving fund and amending Section 12, Chapter 158, of the Laws of 1919, as amended by Section 1, Chapter 218, of the Laws of 1927; Section 1, Chapter 94, of the Laws of 1929; and Section 1, Chapter 80, of the Laws of 1931; also Substitute Senate Bill No. 4, entitled: "An Act relating to and providing for a suspension of proceedings in certain actions relating to the foreclosure of real estate mortgages and the forfeiture of real estate contracts; the extension of the period of redemption from mortgage foreclosures in certain cases; granting additional powers to the Judges of the Superior Courts in connection therewith and declaring that this act shall take effect immediately"; also Engrossed Senate Bill No. 141, entitled: "An Act to establish law libraries in counties of the first, second and third classes and providing for the maintenance and use thereof, and amending Sections 8254-1 and 8254-3 of Remington's 1927 Supplement and adding to Chapter 3, Title LIII of Remington's 1927 Supplement new Sections to be known as Section 8254-4, 8254-5, 8254-6, 8254-7 and 8254-8; also Engrossed Senate Bill No. 80, entitled: "An Act relating to education, providing for school revenues and disbursements, amending Sections 4719, 4784, 4871, 4873, 4876, 4877, 4878, 4882, 4934, 4936, 4937, and 4938 of Remington's Compiled Statutes and Section 1 of Chapter 93 of the Laws of the Extraordinary Session of 1925, and repealing Chapter 139, and Section 4 of Chapter 93, of the Laws of the Extraordinary Session of 1925, and Sections 4818, 4834, and 4880 of Remington's Compiled Statutes, and all acts and parts of acts in conflict herewith," have been compared with the original bills and find them correctly engrossed. Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: J. W. Thein, Wm. C. Dawson, P. Frank Morrow.

On motion of Senator Lunn the reports of the committee were received.

SENATE CHAMBER, OLYMPIA, WASH., February 9, 1933.

MR. PRESIDENT:

We, your Committee on Dikes, Drains and Ditches, to whom was referred House Bill No. 67, entitled: "An Act relating to diking districts organized under the laws of the State of Washington and providing for the levying of a tax to pay the preliminary expenses prior to the completion of the improvement," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

W. J. Knutzen, Chairman.

We concur in this report: F. G. Barnes, C. Nifty Garrett, Scott M. Ryan.

On motion of Senator Knutzen the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 9, 1933.

MR. PRESIDENT:

We, your Committee on Dikes, Drains and Ditches, to whom was referred Senate Bill No. 224, entitled: "An Act relating to assessments in diking, drainage and sewerage improvement districts and the collection thereof, and amending Section 17 of Chapter 176 of the Laws of 1913, as amended, and Section 4439-2 of Remington's Com-

piled Statutes of Washington, 1927 Supplement," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

W. J. Knutzen, Chairman.

We concur in this report: F. G. Barnes, Scott M. Ryan, C. Nifty Garrett.

On motion of Senator Knutzen the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 9, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 208, amending Section 7, Chapter 130, Session Laws of 1925, Extraordinary Session, as amended by Chapter 126, Session Laws of 1929, relating to revenue and taxation and exempting certain property from taxation, and declaring that said act shall take effect immediately, have had the same under consideration and we respectfully report the same back to the Senate with the recommendation that it do pass.

PAUL MEHNER, Chairman.

We concur in this report: J. H. Ryan, P. Frank Morrow, W. P. Gray, Chas. Gable, D. O. Nugent, D. V. Morthland, Wm. C. Dawson, John Heffron, F. G. Barnes.

On motion of Senator Mehner the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 9, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 209, amending Section 24, Chapter 130, Session Laws of 1925, Extraordinary Session, relating to revenue and taxation, and providing that such Act shall take effect immediately, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

PAUL MEHNER, Chairman.

We concur in this report: J. H. Ryan, P. Frank Morrow, W. P. Gray, Chas. Gable, D. O. Nugent, D. V. Morthland, Wm. C. Dawson, John Heffron, F. G. Barnes.

On motion of Senator Mehner the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 9, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 211, relating to revenue and taxation, amending Section 22, Chapter 130, Session Laws of 1925, Extraordinary Session, providing penalties for violations of said Act, repealing Section 58 of said Chapter 130, and declaring that said Act shall take effect immediately, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

PAUL MEHNER, Chairman.

We concur in this report: P. Frank Morrow, W. P. Gray, Chas. Gable, D. O. Nugent, F. G. Barnes, D. V. Morthland, Wm. C. Dawson, John Heffron.

On motion of Senator Mehner the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 9, 1933.

MR. PRESIDENT:

We, your Committee on Agriculture, to whom was referred Engrossed House Bill No. 79, entitled: "An Act to regulate the sale, transportation, loading, packing, marketing and disposal of honey; to prevent fraud and deception therein; establishing standards for honey and honey containers; providing means of enforcement; and pro-

viding for penalties for violations of its provisions," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

ARTHUR E. Cox, Chairman.

We concur in this report: W. J. Knutzen, Ed Peirce, Geo. W. Roup, John H. Ferryman, John Heffron, W. P. Gray.

On motion of Senator Cox the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 9, 1933.

MR. PRESIDENT:

We, your Committee on Agriculture, to whom was referred Engrossed House Bill No. 25, entitled: "An Act relating to liens upon crops and amending Sections 1 and 6 of Chapter 256, Laws of 1927," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

ARTHUR E. Cox, Chairman.

We concur in this report: Geo. W. Roup, W. P. Gray, W. J. Knutzen, John H. Ferryman, Ed Peirce.

On motion of Senator Cox the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 9, 1933.

MR. PRESIDENT:

We, your Committee on Agriculture, to whom was referred Senate Bill No. 171, entitled: "An Act relating to dogs, providing for the assessment and collection of annual taxes thereon, and amending Section 1 of Chapter 198 of the Laws of 1929," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

ARTHUR E. Cox, Chairman.

We concur in this report: W. J. Knutzen, W. P. Gray, Geo. W. Roup, John H. Ferryman.

On motion of Senator Cox the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 9, 1933.

MR. PRESIDENT:

We, your Committee on Agriculture, to whom was referred Senate Bill No. 221, entitled: "An Act relating to public warehouses and warehousemen handling, storing and shipping grain, hay and other commodities; providing for and fixing the liability of warehousemen and/or of surety bonds; fixing fees; creating a special fund, and providing for revenues therefor and disbursements therefrom; regulating the printing and issuance of negotiable warehouse receipts; defining the powers and duties of the Director of Agriculture; requiring certain reports from warehousemen; and amending Section 22 of Chapter 189 of the Laws of 1919, as amended by Section 4 of Chapter 145 of the Laws of 1921, as amended by Section 4 of Chapter 46 of the Laws of 1931, and amending Section 24 of Chapter 189 of the Laws of 1919 as amended by Section 1 of Chapter 70 of the Extraordinary Session of 1925, as amended by Section 6 of Chapter 46 of the Laws of 1931," have had the same under consideration, and respectfully report the same back to the Senate with the reommendation that it do pass.

ARTHUR E. Cox, Chairman.

We concur in this report: W. J. Knutzen, Ed Peirce, W. P. Gray, Geo. W. Roup, John H. Ferryman.

On motion of Senator Cox the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 8, 1933.

MR. PRESIDENT:

We, your Committee on Commerce and Manufacturing, to whom was referred House Bill No. 45, entitled: "An Act relating to purchases at public expense and defining the powers and duties of certain boards, commissions, officers and employees with respect thereto," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

WM. C. DAWSON, Chairman.

We concur in this report: J. H. Ryan, Arthur E. Cox.

On motion of Senator Dawson the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 9, 1933.

MR. PRESIDENT:

We, your Committee on Military, to whom was referred Senate Bill No. 174, entitled: "An Act relating to the Washington Veterans' Home, the State Soldiers' Home, the Colony of the State Soldiers' Home and the admission of persons thereto, and amending Section 4 of Chapter 106 of the Laws of 1915, as amended by Section 2 of Chapter 276 of the Laws of 1927," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Kebel Murphy, Chairman.

We concur in this report: H. L. Nelson, George C. Chamberlin, Evert Arnold, Paul Houser, H. L. Williams, Charles H. Voss.

On motion of Senator Murphy the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 9, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 210, amending Section 20, Chapter 130, Session Laws of 1925 Extraordinary Session, relating to revenue and taxation, and declaring that said Act shall take effect immediately, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

PAUL MEHNER, Chairman.

We concur in this report: J. H. Ryan, P. Frank Morrow, Chas. Gable, D. V. Morthland, D. O. Nugent, John Heffron, F. G. Barnes, E. J. Cleary.

On motion of Senator Mehner the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 9, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 212, amending Section 104, Chapter 130, Session Laws of 1925, Extraordinary Session, relating to revenue and taxation, and declaring that said act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

PAUL MEHNER, Chairman.

We concur in this report: W. P. Gray, Chas. Gable, D. V. Morthland, Wm. C. Dawson, John Heffron, F. G. Barnes, E. J. Cleary, J. H. Ryan.

On motion of Senator Mehner the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 9, 1933.

Mr. President:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 213, amending Section 86, Chapter 130, Session Laws of 1925, Extraordinary Session, relating to revenue and taxation, and providing that such act shall take effect immediately, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

PAUL MEHNER, Chairman.

We concur in this report: D. V. Morthland, Chas. Gable, W. P. Gray, Wm. C. Dawson, D. O. Nugent, John Heffron, F. G. Barnes, E. J. Cleary.

On motion of Senator Mehner the report of the committee was received and the bill was placed on general file.

The Committee on Commerce and Manufactures recommended that Senate Bill No. 102 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 9, 1933.

MR. PRESIDENT:

We, a majority, your Committee on Dairy and Livestock, to whom was referred Senate Bill No. 148, entitled: "An Act relating to the assessment and taxation of dogs and the liability of owners thereof, repealing Chapter 198 of the Laws of 1929, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Scott M. Ryan, Chairman.

We concur in this report: Kebel Murphy, J. W. Thein.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 9, 1933.

We concur in this report: W. J. Knutzen, F. G. Barnes.

On motion of Senator Ryan (Scott M.) the reports of the committee were received and the bill was placed on general file.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 9, 1933.

We, a part of your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 134, defining and providing for the taxation of money and credits; amending Sections 5 and 16 of Chapter 130 of the Laws of the Extraordinary Session of 1925; repealing Chapter 96 of the Laws of 1931 and Sections 113, 114, 115, 116, 136 and 137 of Chapter 130 of the Extraordinary Session of 1925; and declaring that this act shall take effect immediately, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

PAUL MEHNER, Chairman.

We concur in this report: J. H. Ryan, P. Frank Morrow, Chas. Gable.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 9, 1933.

We, a part of your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 134, defining and providing for the taxation of money and credits; amending Sections 5 and 16 of Chapter 130 of the Laws of the Extraordinary Session

We concur in this report: W. P. Gray, D. V. Morthland, John Heffron, Wm. C. Dawson, F. G. Barnes.

On motion of Senator Peirce the reports of the committee were received and the bill was placed on general file.

The Committee on Military recommended that Senate Bill No. 163 do pass with certain amendments.

The report of the committee, together with the bill, was rereferred to the Committee on Judiciary on motion of Senator Houser.

The Secretary read:

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, February 9th, 1933.

To the Honorable,

the Senate of the State of Washington:

LADIES AND GENTLEMEN:

I have the honor to advise you that the Governor has approved the following Senate Bill, No. 112, entitled: "An Act empowering the granting of degrees by the state normal schools of Washington when conforming to prescribed courses of study."

Very truly yours,

RICHARD HAMILTON, Secretary to the Governor.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., February 9, 1933.

MR. PRESIDENT:

The Speaker has signed House Bill No. 8; also House Bill No. 117; also House Bill No. 131; also Senate Joint Resolution No. 9; also Senate Bill No. 112, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., February 10, 1933.

MR. PRESIDENT:

The House has passed Senate Bill No. 81 with the following amendments:

Amend the title of the act as follows: After the word "districts," strike the words "and drainage and diking districts,".

Amend the title—in line 3 of the title in the printed bill after the figures "1929" and before the word "and" insert the following: "adding thereto a new section to be known as section 10,".

Amend Section 1, lines 7 and 8, page 1 of the original bill, being Section 1, lines 3 and 4, page 1 of the printed bill, as follows: strike the words "diking districts, drainage district, or"

Amend Section 2, line 8, page 4 of the original bill, being Section 2, line 21, page 3 of the printed bill as follows: After the word "re-levy," insert the following words: "except that for any outstanding obligations for which no assessment has yet been levied, such apportionment shall be in proportion to the original assessment roll."

Amend the bill by adding thereto a new section to be known as Section 8, as follows: "Sec. 8. That Chapter 211, Laws of 1929, be further amended by adding thereto a new section to be known as Section 10, which reads as follows: 'Section 10. The adjudication of invalidity of any section, clause or part of a section of this act

shall not impair or otherwise affect the validity of the act as a whole or any other part thereof'."

Amend the bill—in section 8, line 1 of the printed bill, strike the figure "8" and insert in lieu thereof the figure "9", and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

On motion of Senator Houser, Senate Bill No. 81, and the House amendments thereto was made a special order of business for 11:00 o'clock a.m. tomorrow.

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., February 10, 1933.

MR PRESIDENT:

The House has passed Engrossed Senate Bill No. 21, with the following amendment:

Amend Section 1—from the last two lines of the engrossed bill, strike the following words: "Provided, that if a juror is excused from all service as such juror at his own request he should receive no fees or mileage," and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Morthland moved that the Senate refuse to concur in the House amendment to Engrossed Seante Bill No. 21 and that the House be requested to recede therefrom.

Senator Morrow moved that the motion of Senator Morthland be laid on the table, without taking the bill with it.

The motion lost.

Senator Morthland's motion carried.

On motion of Senator Steele unanimous consent of the Senate was given to permit Senator Steele to substitute Substitute Senate Bill No. 41 for Senate Bill No. 41.

INTRODUCTION OF BILLS.

Substitute Senate Bill No. 41, by Senator Steele, entitled: "An Act relataing to fisheries providing for the regulation of the taking of clams or mussels, amending Sections 1 and 2, Chapter 74, Laws of 1931, and declaring an emergency."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate Bill No. 226, by Senator Marshall, entitled: "An Act relating to licensing of real estate brokers and amending Sections 6 and 10, Chapter 129, Laws of Extraordinary Session of 1925."

The bill was read the first time, and on motion of Senator Marshall the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 227, by Senator Marshall, entitled: "An Act relating to the operation of motor vehicles and the public highways, providing for the licensing of persons operating motor vehicles, providing for the enforcement thereof, and amending Sections 2, 5, 6, 7, 11 and 13 of Chapter 108 of the Laws of 1931."

The bill was read the first time, and on motion of Senator Marshall the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 228, by Senator Marshall, entitled: "An Act relating to fish and fisheries, and amending Sections 5703, 5704 and 5705 of Remington's Compiled Statutes, and Section 5704-a of Remington's Compiled Statutes, 1927 Supplement, and providing when this act shall take effect."

The bill was read the first time, and on motion of Senator Marshall the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Fisheries.

Senate Bill No. 229, by Senator Malstrom, entitled: "An Act for the relief of May S. Burglehaus, doing business as Rosecroft Nurseries, and making an appropriation therefor."

The bill was read the first time, and on motion of Senator Malstrom the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 230, by Senator Malstrom, entitled: "An Act relating to a children's code commission, defining its powers and duties, and making an appropriation, and providing that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Malstrom the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 231, by Senators Ronald and Stinson, entitled: "An Act relating to and establishing, classifying, naming and fixing the route of the Burke-Lind Highway."

The bill was read the first time, and on motion of Senator Stinson the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 232, by Senator Chamberlin (by request), entitled: "An Act increasing the number of county commissioners in counties having a population of over 210,000 from three to five members; providing for the appointment of additional commissioners to serve until the next general election; providing the manner of election of such commissioners and fixing their compensation and powers and duties; and declaring an emergency."

The bill was read the first time, and on motion of Senator Chamberlin the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Elections and Privileges.

Senate Bill No. 233, by Senators Gray, Knutzen, Ferryman, Roup and Cox, entitled: "An act relating to liens upon crops, and amending Sections 4 and 12 of Chapter 256 of the Laws of 1927."

The bill was read the first time, and on motion of Senator Ferryman the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Agriculture.

Senate Bill No. 234, by Committee on Compensation and Fees for State and County Officers, entitled: "An Act classifying counties by population, providing for the election of county officers and in certain classes of counties of certain officers who shall exercise the powers and perform the duties of two or more officers, and defining their powers and duties, and fixing the compensation of county officers, and repealing Sections 4200, 4201, 4202 and

4203 of Remington's Compiled Statutes and all acts and parts of acts in conflict herewith."

The bill was read the first time, and on motion of Senator Gray the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

GENERAL FILE.

Senate Bill No. 91:

The Secretary read:

REPORT OF STANDING COMMITTEE.

Senate Chamber, Olympia, Wash., February 1, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 91, relating to the rights and disabilities of aliens with respect to land, providing for forfeitures in certain cases and amending Section 4, Chapter 50, of the Laws of 1921, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend Section 1, line 10 of the original bill, being Section 1, line 5 of the printed bill, after the words "more than", strike the word "twelve" and insert in lieu thereof the word "sixteen".

Amend Section 1, line 12 of the original bill, being Section 1, line 6 of the printed bill, after the words "the state:" strike the balance of the section and insert in lieu thereof "period (.)".

E. N. Steele, Chairman.

We concur in this report: C. H. Todd, Chas. Gable, Kathryn E. Malstrom, Don Cary Smith, E. B. Palmer, Ed. Peirce, Daniel Landon.

The bill was read the third time.

On motion of Senator Steele the committee amendments were adopted.

The Secretary called the roll on the final passage of Senate Bill No. 91 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—42.

Absent or not voting: Senators Bishop, Foss, Metcalf, Roup-4.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 223, by Committee on Military, entitled: "An Act relating to machine guns, regulating the manufacture, possession, sale of machine guns and parts, and providing penalties for the violation thereof," was read the third time.

On motion of Senator Mehner the following amendment was adopted:

Amend Section 1, line 5 of the printed bill as follows: After the word "duty" strike the balance of the section and substitute in lieu thereof the following: "or to any officer or member of the armed forces of the United States or of the State of Washington."

On motion of Senator Mehner the following amendment was adopted:

Amend Sec. 4, line 2 of the printed bill as follows: Strike all after the word "officers" up to and including the word "Army", in line 3, and substitute therefor the

following: "and/or any officer or members of the armed forces of the United States or the State of Washington."

On motion of Senator Chamberlin the following amendment was adopted:

Amend Sec. 4, line 1 of the printed bill by striking the word "is" and substituting therefor the word "are".

On motion of Senator Mehner the following amendment was adopted:

Add a new section to the bill to be known as Sec. 5, to read as follows:

"Sec. 5. This act is necessary for the immediate preservation of the public health and safety, and shall take effect immediately".

On motion of Senator Norman the following amendment was adopted:

Amend the title by striking the period after the word "thereof" and adding the following: ", and declaring an emergency".

Senators Williams, Norman, Gray and Heffron demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 223 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Morthland, Murphy, Nelson, Norman, Nugent, Reardon, Ronald, Roup, Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—37.

Those voting nay were: Senators Morrow, Palmer, Ryan (J. H.), Ryan (Scott M.)—4.

Absent or not voting: Senators Bishop, Marshall, Metcalf, Peirce, Smith (Don Cary)—5.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the

House Joint Memorial No. 5, by Mr. Schade: Relating to the repeal of the Eighteenth Amendment to the Constitution of the United States, and the enactment of federal legislation regulating the manufacture and sale of alcoholic beverages," was read the third time.

Senators Houser, Williams, Landon, Chamberlin, Arnold, Heffron, Howard and Todd demanded the call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senators Bishop and Metcalf, who were previously excused, and Senator Peirce.

The Sergeant-at-Arms was instructed to bring in Senator Peirce.

Senator Houser moved that the Senate proceed under the call of the Senate.

The motion carried.

Senators Houser, Landon and Voss demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of House Joint Memorial No. 5, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Hartwell, Houser, Lovejoy, Lunn, Marshall, Morrow, Norman, Peirce, Reardon, Smith (Don Cary), Thein, Todd, Voss, Williams—16.

Those voting nay were: Senators Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Heffron, Howard, Knutzen, Landon, Malstrom, Mehner, Morthland, Murphy, Nelson, Nugent, Palmer, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Worum—28.

Absent or not voting: Senators Bishop, Metcalf-2.

The memorial, having failed to receive the constitutional majority, was declared lost.

Senate Bill No. 34:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 25, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 34, relating to and providing for the calling and holding of a convention to act upon and ratify or reject proposed amendments or repeals of amendments or other parts of the Constitution of the United States; providing for the election of delegates to such convention; providing for defraying of the expenses of such election and convention; and making an appropriation, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend Section 2, line 1, page 2 of the original bill, being Section 2, line 1, page 1 of the printed bill, after the word "elect" strike the word "two" and insert in lieu thereof the words "as many".

Amend Section 2, line 1, page 2 of the original bill, being Section 2, line 1, page 1, of the printed bill, after the word "convention" strike "period (.)" and insert in lieu thereof "comma (,)", and add the following: "as many as it is entitled to members in the House of Representatives of the State Legislature".

Amend Section 4, line 4, page 4 of the original bill, being Section 4, page 2, line 28 of the printed bill, after the word "for" strike the word "two" and insert in lieu thereof the words "as many delegates as the district is entitled to members in the House of Representatives in the State Legislature".

Amend Section 6, line 4, page 5 of the original bill, being Section 6, page 3, line 24 of the printed bill, after the words "shall be the" strike the words "two" and insert in lieu thereof "the same number of delegates as the number of members in the House of Representatives of the State Legislature to which said district is entitled".

E. N. STEELE, Chairman.

We concur in this report: Don Cary Smith, Paul Houser, C. H. Todd, Evert Arnold, Ralph Metcalf, Chas. Gable.

On motion of Senator Steele the report of the committee was adopted.

On motion of Senator Landon, the Senate resolved itself into a committee of the whole to consider Senate Bill No. 34.

The bill was considered in the committee of the whole, Senator Nelson in the chair, and reported back to the Senate without recommendation.

On motion of Senator Houser, the report of the committee was adopted.

Senator Houser moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

The Secretary called the roll on the final passage of Senate Bill No. 34 and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Gable, Houser, Howard, Lovejoy, Lunn, Marshall, Morrow, Nugent, Reardon, Smith (Don Cary), Thein, Todd, Voss, Williams, Worum—17.

Those voting nay were: Senators Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Garrett, Gray, Hartwell, Heffron, Knutzen, Landon, Malstrom, Mehner, Morthland, Murphy, Nelson, Norman, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson—27.

Absent or not voting: Senators Bishop, Metcalf-2.

The bill, having failed to receive the constitutional majority, was declared lost.

Senator Palmer moved the call of the Senate be dispensed with.

The motion carried.

At 12:20 o'clock p. m., on motion of Senator Palmer, the Senate recessed until 2:00 o'clock p. m.

AFTERNOON SESSION.

The Senate was called to order by President Victor A. Meyers at 2:00 o'clock p. m.

Senator Morthland moved that Senate Bill No. 153 be deferred and retain its place on the calendar at the next session.

The motion carried.

Senate Bill No. 166, by Senator Palmer, entitled: "An Act relating to and providing for the issuance of certificates of election in joint judicial and joint legislative districts, and repealing Sections 3099 and 3100 of the Code of Washington Territory for the year 1881," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 166, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—39.

Absent or not voting: Senators Bishop, Cox, Ferryman, Knutzen, Metcalf, Reardon, Roup—7.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Steele and Senator Houser were requested by the Chair to escort Senator Drum, the first Democratic State Senator, to the Senate, where he was given a seat beside the President and where he was introduced to the Senate.

House Bill No. 30:

The Secretary read:

REPORTS OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 8, 1933.

MR. PRESIDENT:

We, the majority, your Committee on Revenue and Taxation, to whom was referred House Bill No. 30, "Relating to taxation; providing for the collection of personal property taxes and providing procedure upon the non-payment thereof; amending Section 86 of Chapter 130 of the Laws of 1925, Extraordinary Session, and repealing Section 1 of Chapter 34 of the Laws of 1931; and declaring that this act shall take effect immediately", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Paul Mehner, Chairman.

We concur in this report: Chas. Gable, John Heffron, J. H. Ryan, D. O. Nugent, E. N. Steele, F. G. Barnes.

SENATE CHAMBER, OLYMPIA, WASH., February 8, 1933.

MR. PRESIDENT:

We, a minority, your Committee on Revenue and Taxation to whom was referred House Bill No. 30, "Relating to taxation; providing for the collection of personal property taxes and providing procedure upon the non-payment thereof; amending Section 86 of Chapter 130 of the Laws of 1925, Extraordinary Session, and repealing Section 1 of Chapter 34 of the Laws of 1931; and declaring that this act shall take effect immediately", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

We concur in this report: D. V. Morthland, W. J. Knutzen, Horace E. Smith.

Senator Gray moved that the minority committee amendment be adopted.

Senator Nugent moved as a substitute amendment that the minority committee amendment be laid on the table without taking the bill with it.

The motion of Senator Nugent carried.

The bill was read the third time.

On motion of Senator Steele the following amendment was adopted:

Amend Sec. 1, line 19 of the mimeographed copy by changing the words "March 15" to "the thirtieth day of November".

On motion of Senator Steele the following amendment was adopted:

Amend Sec. 1, line 24 of the mimeographed copy by changing the words "March 15th" to "the thirtieth day of November".

Senator Morthland moved that the bill retain its place on the calendar tomorrow.

The motion carried.

At 2:59 o'clock p. m., on motion of Senator Palmer, the Senate adjourned until tomorrow at 9 a. m.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

THIRTY-FOURTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Saturday, February 11, 1933.

The Senate was called to order at nine o'clock a.m. by President Victor A. Meyers, pursuant to adjournment.

Reverend Sherman L. Divine of the United Churches of Olympia offered prayer.

The Secretary called the roll, all members being present except Senators Bishop and Metcalf, who were previously excused, and Landon and Ryan (Scott M.), who were excused.

On motion of Senator Voss the reading of the journal of the previous day was dispensed with, and it was approved.

On motion of Senator Ryan (J. H.), the facilities of the Senate garage were extended to the Chaplains of the Senate for the use of their cars when desired.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 10, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 223 entitled "An Act relating to machine guns, regulating the manufacture, possession, sale of machine guns and parts, and providing penalty for the violation thereof, and declaring an emergency"; also Engrossed Senate Bill No. 91, entitled: "An Act relating to the rights and disabilities of aliens with respect to land, providing for forfeitures in certain cases and amending Section 4, Chapter 50, of the Laws of 1921", have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,
Walter J. Lunn, Chairman.

We concur in this report: George C. Chamberlin, J. W. Thein, Wm. C. Dawson.

On motion of Senator Lunn the reports of the committee were received.

SENATE CHAMBER, OLYMPIA, WASH., February 10, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 9, entitled: "An Act relating to security for costs in actions or proceedings in Superior Courts and amending Chapter 103 of the Laws of the State of Washington of 1929 by adding thereto a new section to be known as Section 3", have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted.

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, W. J. Knutzen.

On motion of Senator Arnold the report of the committee was adopted.

SENATE CHAMBER,

Mr. President: Olympia, Wash., February 7, 1933.

We, your Committee on Judiciary, to whom was referred House Bill No. 68, entitled: "An Act relating to taxation, regulating the assessment, levy and collection of taxes, providing for the adjustment of the State's portion of taxes which are can-

celled or modified, and amending Section 97 of Chapter 130 of the Laws of 1925", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: Don Cary Smith, Chas. Gable, Daniel Landon, D. V. Morthland, Kathryn E. Malstrom, Geo. W. Roup, C. H. Todd, Ed Peirce.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 10, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 225, relating to license fees of foreign and domestic corporations, providing additional fees for certain delinquencies, adding a new section to Chapter 227 of the Laws of 1929 to be numbered 5½, and declaring that this Act shall take effect immediately, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: E. B. Palmer, D. V. Morthland, Don Cary Smith, Geo. W. Roup, Kathryn E. Malstrom, Ed. Peirce.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 10, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 156, entitled "An Act amending Section 1 of Chapter 8 of the Laws of 1923", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: Chas. Gable, Daniel Landon, D. V. Morthland, Kathryn E. Malstrom, Don Cary Smith, Geo. W. Roup.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 7, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 194, entitled: "An Act relating to the passage of ordinances by cities and authorizing cities to adopt ordinances relating to building construction, plumbing or electric wiring and other similar work by reference to printed codes on such subjects, together with amendments and additions thereto: Provided, Not less than three printed copies of such code or codes, or amendments or additions thereto, in book form, have been filed with the clerk prior to the taking effect thereof", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steelb, Chairman.

We concur in this report: Don Cary Smith, Chas. Gable, Daniel Landon, Ed Peirce, D. V. Morthland, Kathryn E. Malstrom, Geo. W. Roup, C. H. Todd.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 7, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Engrossed House Bill No. 80, entitled: "An Act relating to homesteads, and amending Section 25 of Chapter LXIV of the Laws of Washington for 1895", have had the same under con-

sideration, and we respectfully report the same back to the Senate with the recommendation that it do pass. E. N. Steele, Chairman.

We concur in this report: C. H. Todd, Chas. W. Gable, Daniel Landon, Ed Peirce, Kathryn E. Malstrem, Don Cary Smith, Geo. W. Roup.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 10, 1933.

MR. PRESIDENT:

We, your Committee on Insurance, to whom was referred Senate Bill No. 204, entitled: "An Act relating to insurance agents and solicitors, and providing for the giving of qualification bonds", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Geo. A. Lovejox, Chairman.

We concur in this report: Chas. Gable, C. F. Stinson, Arthur E. Cox, Evert Arnold, Harry L. Williams, C. Nifty Garrett.

On motion of Senator Lovejoy the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 10, 1933.

MR. PRESIDENT:

We, your Committee on Insurance to whom was referred Senate Bill No. 203, entitled: "An Act relating to insurance and amending Section 7118 of Remington's Compiled Statutes", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

GEO. A. LOVEJOY, Chairman.

We concur in this report: Chas. Gable, C. F. Stinson, Arthur E. Cox, Evert Arnold, Harry L. Williams, C. Nifty Garrett.

On motion of Senator Lovejoy the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 10, 1933.

MR. PRESIDENT:

We, your Committee on Insurance, to whom was referred Senate Bill No. 167, entitled: "An Act relating to life, accident and health insurance, the licensing and termination of licenses of agents thereof, adding a new section to Chapter 49 of the Laws of 1911 as amended, to be known as Section 45-b and providing penalties for violations thereof", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

GEO. A. LOVEJOY, Chairman.

We concur in this report: Chas. Gable, Chas. F. Stinson, Arthur E. Cox, Evert Arnold, Harry L. Williams, C. Nifty Garrett.

On motion of Senator Lovejoy the report of the committee was received and the bill was placed on general file.

MR. PRESIDENT: SENATE CHAMBER, OLYMPIA, WASH., February 10, 1933.

We, your Committee on Insurance, to whom was referred Senate Bill No. 205. entitled "An Act relating to insurance and amending Section 1, Chapter 27, Laws of 1915 (Sec. 7145, Rem. Comp. Stat.)", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

GEO. A. LOYBJOY, Chairman.

We concur in this report: Chas. Gable, C. Nifty Garrett, Arthur E. Cox, C. F. Stinson, Evert Arnold, Harry L. Williams.

On motion of Senator Lovejoy the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 10, 1933.

MR. PRESIDENT:

We, your Committee on State Granted, Tide and School Lands to whom was referred Senate Bill No. 191, entitled: "An Act dedicating to the city of Seattle certain lands lying within Section 16, Township 25 North, Range 4 East, W. M., for street and/or boulevard purposes", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

J. W. THEIN, Chairman.

We concur in this report: Charles H. Voss, Keiron W. Reardon, Paul Mehner, D. O. Nugent.

On motion of Senator Thein the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 3, 1933.

MR. PRESIDENT:

We, your Committee on State Charitable Institutions to whom was referred Senate Bill No. 159, entitled: "An Act relating to the colony of the State Soldiers' Home at Orting and providing for the admission of Annie McPhail Broadwood to membership therein", have had the same under consideration, and we respectfully report the same back to the Senate with the recommndation that it do pass.

H. L. NELSON, Chairman.

We concur in this report: Keiron W. Reardon, Arthur E. Cox, D. V. Morthland, Charles H. Voss, J. W. Thein, Frank R. Marshall.

On motion of Senator Nelson the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 10, 1933.

MR. PRESIDENT:

We, your Committee on Parks and Playgrounds to whom was referred Senate Bill No. 127, entitled: "An Act relating to parks, golf courses, parkways, bathing beaches, roads and public camps, authorizing any city or separately organized park district to acquire or join in the acquisition thereof, and to sell, exchange, dispose of or change the use thereof, and pertaining to the care, control and improvement thereof, and amending Section 1 of Chapter 107 of the Laws of 1921, (Section 9319, Remington's Compiled Statutes)", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

D. V. Morthland, Chairman.

We concur in this report: E. L. Howard, H. L. Nelson, Charles H. Voss, Evert Arnold, C. F. Stinson, E. N. Steele.

On motion of Senator Morthland the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 6, 1933.

MR. PRESIDENT:

We, your Committee on Education to whom was referred Engrossed House Bill No. 135, entitled: "An Act relating to the election of school directors and amending Section 5024 of Remington's Compiled Statutes, the same being Section 5164 of Pierce's Code", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

CHAS. GABLE, Chairman.

We concur in this report: C. H. Todd, Kathryn E. Malstrom, Walter G. Ronald, Daniel Landon.

On motion of Senator Gable the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 10, 1933.

MR. PRESIDENT:

We, your Committee on State Granted, School and Tide Lands to whom was referred Senate Bill No. 175, entitled: "An Act authorizing the exchange of state timber lands or certain timber lands of equal value, and amending Chapter 25 of the Session Laws of 1931", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

J. W. THEIN, Chairman.

We concur in this report: Keiron W. Reardon, D. O. Nugent, Paul Mehner, D. V. Morthland, Charles H. Voss, Arthur E. Cox.

On motion of Senator Thein the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 10, 1933.

MR. PRESIDENT:

We, your Committee on State Granted, School and Tide Lands to whom was referred Senate Bill No. 170, entitled: "An Act authorizing the exchange of certain state lands or timber for other lands or timber of equal value", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

J. W. Thein, Chairman.

We concur in this report: Keiron W. Reardon, D. O. Nugent, Paul Mehner, D. V. Morthland, Charles H. Voss, Arthur E. Cox.

On motion of Senator Thein the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 9, 1933.

MR. PRESIDENT:

We, your Committee on Labor and Labor Statistics to whom was referred Senate Bill No. 101, entitled: "An Act relating to labor and labor disputes, defining and limiting the powers of the courts of this state in the granting of restraining orders and injunctions in cases involving or growing out of any labor dispute, and in the trial and punishment for contempt for violation thereof, declaring the public policy of the State of Washington with respect thereto and with respect to contracts of employment and hiring, and repealing all acts and parts of acts in conflict therewith", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

J. H. Ryan, Chairman.

We concur in this report: Henry Foss, Keiron W. Reardon, P. Frank Morrow, Daniel Landon.

On motion of Senator Ryan (J. H.) the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 10, 1933.

MR. PRESIDENT:

We, your Committee on Banks and Banking to whom was referred Senate Bill No. 132, relating to banks, banking, trust companies and trust business, prohibiting corporate security affiliates, providing for segregated savings in commercial banks, restricting loans to directors, officers and employees of banks, amending Sections 3217, 3221, 3222, 3240, 3243, 3245, 3246, 3258, 3259, 3261, 3269, 3288 and 3289 of Chapter 1 of Title 18 of Remington's Revised Statutes (being Chapter 80 of the Laws of 1917 as amended and supplemented), and adding new sections to such chapter to be numbered 3229-2, 3231-1, 3237-1, 3240-1, 3243-1, 3244-1, 3244-2, 3244-3, 3245-1, 3246-1, 3246-2, 3253-1, 3253-2 and 3260-1, prescribing penalties and declaring an emergency", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that Substitute Senate Bill Number 132 be substituted therefor and that it do pass.

"An Act relating to banks, banking, trust companies and trust business, prohibiting corporate security affiliates, providing for segregate savings in commercial banks, restricting loans to directors, officers and employees of banks, amending Sections 3217, 3221, 3222, 3240, 3243, 3245, 3246, 3255n, 3258, 3259, 3261, 3269, 3288 and 3289 of Chapter 1 of Title 18 of Remington's Revised Statutes (being Chapter 80 of the Laws of 1917 as amended and supplemented, and adding new sections to such chapter to be numbered 3229-2, 3231-1, 3237-1, 3240-1, 3243-1, 3244-1, 3244-2, 3244-3, 3246-1, 3246-2, 3253-1, 3253-2 and 3260-1, prescribing penalties, and declaring an emergency."

JOHN HEFFRON, Chairman.

We concur in this report: Geo. W. Roup, E. L. Howard, W. P. Gray, Kebel Murphy, Henry Foss.

On motion of Senator Heffron the report of the committee was received and the bill was placed on general file.

The Committee on Labor and Labor Statistics recommended that Senate Bill No. 150 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Judiciary recommended that Senate Bill No. 214 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., February 10, 1933.

MR. PRESIDENT:

The House refuses to recede from its amendment to Engrossed Senate Bill No. 21, and requests the appointment of a conference committee thereon.

O. H. Olson, Chief Clerk.

Senator Houser moved the request of the House for a conference committee on Engrossed Senate Bill No. 21 be granted, and that the President appoint a committee.

The motion carried.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., February 10, 1933.

MR. PRESIDENT:

The House has passed Senate Bill No. 9; also Engrossed House Joint Memorial No. 7, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

INTRODUCTION OF BILLS.

Senate Bill No. 235, by Senator Chamberlin, entitled: "An Act relating to state funds; providing for and regulating deposits thereof with banks and trust companies, and for the awarding of such deposits on competitive bids; providing penalties; amending Sections 5548 and 5549 of Remington's Compiled Statutes; amending Title XXXIII of Chapter IX of Remington's Compiled Statutes by adding thereto five new sections to be designated as Section 5548-1, Section 5548-2, Section 5548-3, Section 5548-4 and Section 5548-5;

repealing Section 5550 of Remington's Compiled Statutes; and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Chamberlin the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Banks and Banking.

Senate Bill No. 236, by Senator Lovejoy, entitled: "An Act to provide for the acquisition, construction and operation of works for the collection, treatment, purification and disposal of sewage by cities, counties, sanitary and sanitation districts; providing for the issuance and sale of revenue bonds payable exclusively from the revenue derived from the operation of said works to pay for the acquisition and construction of said works; also providing for the establishment and collection of service rates or charges to pay for the expenses of operating and maintaining such works; also providing for the use of such works by other cities, counties or districts."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 237, by Senators Stinson and Nelson, entitled: "An Act relating to State Road No. 8, or the North Bank Highway, and amending Section 7, Chapter 185 of the Laws of 1923."

The bill was read the first time, and on motion of Senator Nelson the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 238, by Senators Todd, Palmer, Mehner and Foss, entitled: "An Act relating to the organization, management and supervision of savings and loan associations; declaring specific actions to be crimes; providing penalties for violations; repealing Sections 9, 12, 17, 21, 22, 25 and 26 of Chapter 110, Laws of 1913, Sections 1, 4, 5, and 7 to 15, inclusive, and 17 to 23, inclusive, of Chapter 144, Laws of 1925 (being Sections 3716 to 3748, inclusive, of Chapter 1, Title XXI, of Remington's Compiled Statutes of Washington and Remington's 1927 Supplement thereto); and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Todd the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Financial Institutions Other Than Banks.

Senate Bill No. 239, by Senators Morrow, Nugent, Ryan (J. H.), Chamberlin and Worum, entitled: "An Act relating to and providing for the exemption of homes and certain personal property from taxation, encumbrances, levy or sale."

The bill was read the first time, and on motion of Senator Morrow the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 240, by Senators Heffron and Morthland, entitled: "An Act relating to banks and trust companies, the regulation, operation, conversion, dissolution and reorganization thereof, defining the powers and duties of the supervisor of banking in connection therewith, limiting the effect of certain acts and statutes, providing means and measures for stabilizing

banking, limiting the commencement of certain actions, amending Section 81 of Chapter 80 of the Laws of 1917, and declaring an emergency."

The bill was read the first time, and on motion of Senator Heffron the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Banks and Banking.

Substitute Senate Bill No. 132, by Committee on Banks and Banking, entitled: "An Act relating to banks, banking, trust companies and trust business, prohibiting corporate security affiliates, providing for segregate savings in commercial banks, restricting loans to directors, officers and employees of banks, amending Sections 3217, 3221, 3222, 3240, 3243, 3245, 3246, 3255, 3258, 3259, 3261, 3269, 3288 and 3289 of Chapter 1 of Title 18 of Remington's Revised Statutes (being Chapter 80 of the Laws of 1917 as amended and supplemented), and adding new sections to such chapter to be numbered 3229-2, 3231-1, 3237-1, 3240-1, 3243-1, 3244-1, 3244-2, 3244-3, 3245-1, 3246-1, 3253-1, 3253-2 and 3260-1, prescribing penalties, and declaring an emergency."

The bill was read the first time, and on motion of Senator Heffron the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

GENERAL FILE.

Senate Bill No. 153: The Secretary read:

REPORT OF STANDING COMMITTEE.

· MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., February 3, 1933.

We, your Committee on Agriculture to whom was referred Senate Bill No. 153, relating to merchants engaged in buying and selling any agricultural product and amending Sections 1, 2 and 3 of Chapter 194, Laws Extra Session, 1925, said act being entitled: "An Act relating to commission merchants engaged in selling any agricultural product other than grain, making an appropriation and repealing chapter 134 of the Laws of 1923, and providing penalties," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

Senate Committee amendment to Senate Bill No. 153:

In Sec. 1, line 16 of the original bill, the same being Sec. 1, line 9 of the printed bill, after the word "organization," add a comma and the words "nor exclusively retail merchants having a fixed place of business."

ARTHUR E. Cox, Chairman.

We concur in this report: John H. Ferryman, W. J. Knutzen, W. P. Gray, Geo. W. Roup, John Heffron.

On motion of Senator Cox the report of the committee was received and the bill was read the third time.

On motion of Senator Cox the committee amendment was adopted.

On motion of Senator Heffron the following amendment was adopted:

Amend Section 1, line 9 of the printed bill, after the word "organization"; add a comma and the words "nor exclusively retail merchants having a fixed place of business."

On motion of Senator Heffron the following amendment was adopted:

Amend Section 2, line 15 of the printed bill, after the word "of" by striking the words and figures "one thousand dollars (\$1,000.00)" and inserting in lieu thereof the words and figures "two thousand dollars (\$2,000.00)."

On motion of Senator Heffron the following amendment was adopted:

Amend the title as follows: In line 4, after the word "grain," strike all the balance of the title.

The previous question was demanded by Senators Houser, Todd and Chamberlin.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 153 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Palmer, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—38.

Senator Peirce voted nay.

Absent or not voting: Senators Bishop, Knutzen, Landon, Metcalf, Nugent, Reardon, Ryan (Scott M.)—7.

The bill, having received the constitutional majority; was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

At this time the Senate renewed consideration of Engrossed House Bill No. 30.

Senator Houser moved that the reading had yesterday be considered the third reading and that Engrossed House Bill No. 30 be placed on final passage subject to amendment.

The motion carried.

On motion of Senator Morthland the following amendment was adopted: ,

Amend Section 1 by striking all thereof and inserting in lieu thereof the following: "Section 1. That Section 86 of Chapter 130 of the Laws of 1925 Extraordinary Session (Remington's 1927 Supplement Sec. 11097-86) be amended to read:

"Sec. 86. On the first Monday in February succeeding the levy of taxes, the county treasurer shall proceed to collect all personal property taxes, he shall give notice by mail to all persons charged with personal property taxes, and if such taxes are not paid on or before the 15th day of March of such year, he shall forthwith proceed to collect the same: Provided, however, That when the total amount of personal property taxes falling due in any year, payable by one person is ten dollars (\$10.00) or more, then if one-half of such taxes be paid on or before the 15th day of March in such year, the time of payment of the remainder thereof shall be extended. and said remainder shall be due and payable on or before the thirtieth day of November following. In the event that he is unable to collect the same, when the same shall be due, he shall prepare papers in distraint which shall contain a description of the personal property, the amount of taxes, the amount of the accrued interest at the ten (10) per cent per annum from the 15th day of March, and the name of the owner or reputed owner, and shall without demand or notice distrain sufficient goods and chattels belonging to the person charged with such taxes to pay the same, with interest at the rate of ten (10) per cent per annum from the 15th day of March of such year, together

with all accruing costs and shall * * * * proceed to advertise the same by posting written notices in three public places in the county in which such property has been levied upon, one of which places shall be at the county court house, such notice to state the time when and place where such property will be sold. If the first half of such taxes be paid on or before the 15th day of March in such year but the second half of same shall not be paid on or before the 80th day of November following then and in such event the county treasurer shall prepare papers in distraint and sell sufficient goods and chattels belonging to the person charged with such taxes to pay the same, with costs and interest at the rate of ten (10) per cent per

annum from said thirtieth day of November, the said procedure to be the same as prescribed above for the distraint of property for the sale of taxes delinquent the 15th day of March of such year. The county treasurer, or his deputy, shall tax the same fees for making the distress and sale of goods and chattels for the payment of taxes as are allowed by law to sheriffs for making levy and sale of property on execution; traveling fees to be computed from the county seat of the county to the place of making the distress. If the taxes for which such property is distrained, and the interest and costs accruing thereon, are not paid before the date appointed for such sale, which shall not be less than ten (10) days after the taking of such property, such treasurer shall proceed to sell such property at public auction, or so much thereof as shall be sufficient to pay such taxes, with interest, and costs, and

if there be any overplus of money arising from the sale of any personal property, the treasurer shall pay such overplus to the owner of the property so sold or to his legal representatives: Provided, That whenever it shall become necessary to distrain any standing timber owned separately from the ownership of the land upon which the same may stand, or any fish trap, pound net, reef net, set net or drag seine fishing location, or any other personal property as the treasurer shall determine to be incapable or reasonably impracticable of manual delivery, it shall be deemed to have been distrained and taken into possession when the said treasurer shall have, at least thirty (30) days before the date fixed for the sale thereof, filed with the auditor of the county wherein such property is located a notice in writing reciting that he has distrained such property, describing it, giving the name of the owner or reputed owner, the amount of the tax due, with interest, and the time and place of sale; a copy of said notice shall also be sent to the owner or reputed owner at his last known address, by registered letter at least thirty (30) days prior to the date of sale: And provided further, That if the county treasurer has reasonable grounds to believe that any personal property upon which taxes have been levied, but not paid, is about to be removed from the county where the same has been assessed, or is about to be destroyed, sold or disposed of, the county treasurer may demand such taxes without the notice provided for in this section, and if necessary may forthwith distrain sufficient goods and chattels to pay the same

On motion of Senator Steele the following amendment was adopted:

Amend the bill by adding thereto a new section to be known as Sec. 2, as follows: "Sec. 2. That Section 1 of Chapter 34 of the Session Laws of 1931 be and the same is hereby repealed."

Amend the bill by renumbering Sec. 2, as Sec. 3.

On motion of Senator Houser the following amendment was adopted:

Amend the title as follows: Strike out all of the title and insert in lieu thereof the following: "An Act relating to taxation, providing for the collection of personal property taxes and the procedure upon the non-payment thereof; amending Section 86 of Chapter 130 of the Laws of 1925, Extraordinary Session (Remington's 1927 Supplement Sec. 11097-86); repealing Section 1 of Chapter 34 of the Laws of 1931; and declaring that this act shall take effect immediately."

The Secretary called the roll on the final passage of Engrossed House Bill No. 30 as amended and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Love-joy, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Palmer, Ronald, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—34.

Senator Dawson voted nay-1.

Absent or not voting: Senators Bishop, Ferryman, Knutzen, Landon, Metcalf, Nugent, Peirce, Reardon, Roup, Ryan (Scott M.), Williams—11.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Mehner the rules were suspended and Engrossed House Bill No. 30 as amended by the Senate was immediately transmitted to the House.

The President announced he was about to sign Substitute Senate Bill No. 4.

Senate Bill No. 172, by Senator Hartwell, entitled: "An Act relating to education, providing for the disestablishment of the State Normal School at Centralia, providing for the transfer of the lands comprising the site thereof to the city of Centralia, and repealing Chapter 147 of the Laws of 1919," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 172, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Norman, Palmer, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—36.

Those absent or not voting were: Senators Bishop, Gable, Knutzen, Landon, Metcalf, Morthland, Nugent, Peirce, Reardon, Ryan (Scott M.)—10.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Malstrom, Senate Bill No. 174 was rereferred to the Committee on Appropriations.

On motion of Senator Gable, Senate Bill No. 215 was placed at the foot of the calendar for later consideration.

Senate Bill No. 181, by Committee on Agriculture, entitled: "An Act relating to public warehouses, and warehousemen handling, storing and shipping grain, hay and other commodities; providing for and fixing the liability of warehousemen, and/or of surety bonds; fixing fees; creating a special fund and providing for revenues therefor and disbursements therefrom; regulating the printing and issuance of negotiable warehouse receipts; defining the powers and duties of the director of agriculture; and amending Section 18 of Chapter 189 of the Laws of 1919, as amended by Section 1 of Chapter 123 of the Laws of 1923, and as amended by Chapter 46, Section 3 of the Laws of 1931, and amending Section 22-b of Chapter 189 of the Laws of 1919 as added thereto by Chapter 46, Section 5, of the Laws of 1931," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 181, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Ryan (J. H.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—35.

Absent or not voting: Senators Bishop, Foss, Gable, Knutzen, Landon, Lovejoy, Metcalf, Peirce, Roup, Ryan (Scott M.), Smith (Horace E.)—11.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

At this time the Senate renewed consideration of Substitute Senate Bill No. 41, by Senator Steele, entitled: "An Act relating to fisheries, providing for the regulation of the taking of clams or mussels, amending Sections 1 and 2, Chapter 74, Laws of 1931, and declaring an emergency," was read the third time.

On motion of Senator Howard the reading had yesterday was considered the third reading of the bill and the same was placed on final passage.

On motion of Senator Foss the rules were suspended and the Senate referred to Section 1.

Senator Foss moved the adoption of the following amendment:

Amend Sec. 1, line 9 of the printed bill after the word "exceed" substitute the word and number "fifty (50)" for the word and number "twenty (20)."

The motion lost.

The Secretary called the roll on the final passage of Substitute Senate Bill No. 41 as amended and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Garrett, Gray, Hartwell, Houser, Howard, Lunn, Malstrom, Marshall Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams, Worum—33.

Those voting nay were: Senators Ferryman, Foss, Heffron, Thein-4.

Absent or not voting: Senators Arnold, Bishop, Gable, Knutzen, Landon, Lovejoy, Metcalf, Peirce, Ryan (Scott M.)—9.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SPECIAL ORDER.

The hour of 11:00 o'clock a.m. having arrived, the Senate took up consideration of House amendments, Senate Bill No. 81, and the House amendment thereto.

Senator Barnes moved that the Senate concur in House amendments to Senate Bill No. 81.

The motion carried.

The Secretary called the roll on the final passage of Senate Bill No. 81 as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Garrett, Hartwell, Heffron, Houser, Howard, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Norman, Palmer, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—33.

Those voting nay were: Senators Gable, Murphy, Nelson, Nugent-4.

Absent or not voting: Senators Arnold, Bishop, Gray, Knutzen, Landon, Metcalf, Peirce, Ryan (Scott M.), Smith (Horace E.)—9.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Foss gave notice that at the next session he would move to reconsider the vote by which Senate Bill No. 81, as amended by the House, passed the Senate.

Senate Bill No. 215, by Committee on Education, entitled: "An Act relating to education, defining the powers and duties of the State Board of Education, providing for the certification of teachers, amending Sections 4529 and 4977 of Remington's Compiled Statutes, and Section 7 of Chapter 175 of the Laws of 1923, and repealing Sections 4979, 4990 and 4991 of Remington's Compiled Statutes," was read the third time.

On motion of Senator Gable the following amendment was adopted:

Amend Section 1 by striking sub-section second, and substituting the following: "Second. To approve courses for the State Normal Schools, for the departments of education of the University of Washington, and the State College of Washington, and for all normal training departments of higher institutions within the State of Washington which may be accredited and whose graduates may become entitled to receive teachers' * * * certificates or life diplomas."

Senator Dawson moved the adoption of the following amendment:

Amend Section 1 by adding a new paragraph after subdivision ten, to be known as subdivision eleven as follows:

"Eleven. To define the meaning of the word "education" in so far as the state's obligation is concerned, as it appears in Section 1 of Article IX of the State Constitution."

Senators Garrett, Smith (Don Cary) and Cleary demanded the previous question.

The previous question was ordered.

The motion by Senator Dawson carried.

Senator Morrow moved the adoption of the following amendment:

Amend Sec. 1 subsection seventh, line 38, of the printed bill after the word "diplomas" change the period to a semicolon and add the following: "Provided further, That every teacher seeking a diploma as a teacher in a high or grade school shall be required to take an examination on the economic science of state government."

Senator Gray moved that the amendment be laid on the table without taking the bill with it.

The motion by Senator Gray carried.

On motion of Senator Gable the following amendment was adopted:

Amend Section 1 by striking subsection fourth thereof and substituting in lieu thereof the following: "Fourth. * * * * To supervise the issuance of normal diplomas and teachers' certificates and to determine the types and kinds of certificates necessary for the several departments of the common schools."

On motion of Senator Gable the following amendment was adopted:

Amend Sec. 3, page two, line 2, subsection 4977 of the printed bill, by striking lines 3, 4 and 5 thereof and substituting the following: "Section 4977. An examination for the certification of teachers of the State of Washington, * * * * shall be held at the county seat of each county by the county superintendent * * * * of schools on the first * * * * Saturday of March in each year;"

The Secretary called the roll on the final passage of Senate Bill No. 215 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Lovejoy, Malstrom, Mehner, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.). Steele, Stinson, Todd, Voss, Worum—32.

Those voting nay were: Senators Houser, Morrow, Reardon, Williams—4. Absent or not voting: Senators Arnold, Bishop, Knutzen, Landon, Lunn, Marshall, Metcalf, Peirce, Ryan (Scott M.), Thein—10.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

At 11:44 o'clock a.m., on motion of Senator Smith (Don Cary), the Senate recessed until 1:30 o'clock p. m.

AFTERNOON SESSION.

The Senate was called to order by President Victor A. Meyers at 1:30 o'clock p. m.

The President requested Senator Cox to escort the Honorable Edward Davis, former Speaker of the House, to a seat beside the President.

Senate Bill No. 225, by Senator Palmer, entitled: "An Act relating to license fees of foreign and domestic corporations, providing additional fees for certain delinquencies, adding a new section to Chapter 227 of the Laws of 1929 to be numbered 5½, and declaring that this act shall take effect immediately." was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 225, and it passed the Senate by the following vote:

Those voting aye were: Senators Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Lovejoy, Lunn, Malstrom, Marshall, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams. Worum—32.

Those voting nay were: Senators Chamberlin, Mehner, Reardon, Ryan (J. H.)—4.

Those absent or not voting were: Senators Arnold, Barnes, Bishop, Cox, Houser, Howard, Knutzen, Landon, Metcalf, Ryan (Scott M.)—10.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Lovejoy, Senate Bill No. 203 was rereferred to the Committee on Insurance.

Senate Bill No. 205, by Senator Lovejoy (by Departmental request), entitled: "An Act relating to insurance and amending Section 1, Chapter 27, Laws of 1915 (Sec. 7145, Rem. Comp. Stat.)," was read the third time.

On motion of Senator Lovejoy, the following amendment was adopted: Amend the title by changing the figures "27" to 37."

On motion of Senator Lovejoy, the following amendment was adopted: Amend Section 1, line 1 of the printed bill, by changing the figures "27" to "37."

The Secretary called the roll on the final passage of Senate Bill No. 205 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cox, Dawson, Gable, Garrett, Gray, Heffron, Houser, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morthland, Murphy, Nelson, Norman, Nugent, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Thein, Williams, Worum—31.

Those voting nay were: Senators Cleary, Ferryman, Foss, Hartwell, Morrow, Palmer, Peirce, Voss—8.

Absent or not voting: Senators Arnold, Bishop, Howard, Knutzen, Landon, Metcalf, Ryan (Scott M.)—7.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The President appointed as a conference committee on House amendments to Senate Bill No. 21, Senators Palmer, Peirce and Morthland.

At 2:08 o'clock p. m., on motion of Senator Reardon, the Senate adjourned until Tuesday at 10:00 o'clock a. m.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

THIRTY-SEVENTH DAY.

MORNING SESSION.

SENATE CHAMBER.

OLYMPIA, WASH., Tuesday, February 14, 1933.

The Senate was called to order by President Victor A. Meyers at ten o'clock a. m., pursuant to adjournment.

Reverend Samuel Everton of the Central Baptist Church of Olympia, offered prayer.

The Secretary called the roll, all members being present except Senator Bishop, who was excused.

On motion of Senator Voss, the reading of the Journal of the previous day was dispensed with, and it was approved.

On motion of Senator Todd, the use of the Senate Chamber was granted to the Committee on Financial Institutions Other Than Banks, Thursday evening, February 16, 1933, for the purpose of conducting a public hearing on Senate Bill No. 258.

On motion of Senator Howard, Substitute Senate Bill No. 132 was rereferred to the Committee on Banks and Banking for amendments.

On motion of Senator Palmer, Senate Bill No. 13 was taken from today's calendar and rereferred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 11, 1933.

MR PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 215, entitled: "An Act relating to education, defining the powers and duties of the State Board of Education, providing for the certification of teachers, amending Sections 4529 and 4977 of Remington's Compiled Statutes, and Section 7 of Chapter 175 of the Laws of 1923, and repealing Sections 4979, 4990, and 4991 of Remington's Compiled Statutes"; also Senate Bill No. 205, entitled: "An Act relating to insurance and amending Section 1, Chapter 37, Laws of 1915 (Sec. 7145, Rem. Comp. Stat.)"; also Engrossed Senate Bill No. 153, entitled: "An Act relating to merchants engaged in buying and selling any agricultural product and amending Sections 1, 2 and 3 of Chapter 194, Laws Extra Session, 1925, said act being entitled: "An Act relating to commission merchants engaged in selling any agricultural product other than grain," have compared same with the original bills, and find them correctly engrossed.

WALTER J. LUNN, Chairman.

We concur in this report: George C. Chamberlin, Wm. C. Dawson.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER,
OLYMPIA. WASH., February 10, 1933.

Mr. President:

We, your Committee on State Charitable Institutions, to whom was referred House Bill No. 14, relating to the support of the poor and infirm; providing for old age pensions, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

H. L. NELSON, Chairman.

We concur in this report: Keiron W. Reardon, Frank R. Marshall, J. W. Thein, Charles H. Voss.

On motion of Senator Nelson, the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 11, 1933.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred Senate Bill No. 161, entitled: "An Act relating to the construction, maintenance and operation of a bridge and approaches thereto across Fuget Sound in the County of Pierce, at or near a point commonly known as the Narrows; granting the consent of the State of Washington therefor to J. F. Hickey, Llewellyn Evans, and B. A. Lewis, their survivors and assigns; granting a right of way therefor through, over and across the submerged and public lands of the State of Washington, and authorizing the filling in thereof; and amending Section 10 of Chapter 93 of the Laws of 1931," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

GEO. W. ROUP, Chairman.

We concur in this report: Geo. A. Lovejoy, C. F. Stinson, W. P. Gray, H. L. Nelson, Horace E. Smith, Kebel Murphy, H. L. Williams, W. G. Hartwell, E. J. Cleary, John F. Worum.

On motion of Senator Roup, the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 10, 1933.

MR. PRESIDENT:

We, your Committee on Insurance, to whom was referred House Bill No. 86, entitled: "An Act relating to Fraternal Benefit Societies, and amending Section 1,

Chapter 102 of the Laws of 1931," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

GEO. A. LOVEJOY, Chairman.

We concur in this report: H. L. Williams, Chas. Gable, C. Nifty Garrett, Arthur E. Cox, Kebel Murphy, Chas. F. Stinson.

On motion of Senator Lovejoy, the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 11, 1933.

MR. PRESIDENT:

We, your Committee on Banks and Banking, to whom was referred Senate Bill No. 240, entitled: "An Act relating to banks and trust companies, the regulation, operation, conversion, dissolution and reorganization thereof, defining the powers and duties of the supervisor of banking in connection therewith, limiting the effect of certain acts and statutes, providing means and measures for stabilizing banking, limiting the commencement of certain actions, amending Section 81 of Chapter 80 of the Laws of 1917, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

John Heffron, Chairman.

We concur in this report: Henry Foss, George C. Chamberlin, H. L. Williams, Kebel Murphy, Geo. W. Roup, Don Cary Smith, Kathryn E. Malstrom.

On motion of Senator Heffron the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 11, 1933.

MR. PRESIDENT:

We Your Committee on Elections and Privileges, to whom was referred Senate Bill No. 232, entitled: "An Act increasing the number of county commissioners in counties having a population of over 210,000 from three to five members; providing for the appointment of additional commissioners to serve until the next general election; providing the manner of election of such commissioners and fixing their compensation, powers and duties; and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Don Cary Smith, Chairman.

We concur in this report: H. L. Nelson, Paul W. Houser, W. P. Gray, John F. Worum.

On motion of Smith (Don Cary), the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 10, 1933.

MR. PRESIDENT:

We, a minority of your Committee on Industrial Insurance, to whom was referred Senate Bill No. 200, entitled: "An Act relating to industrial insurance and the care of injured workmen and amending Sections 7687, 7703 and 7726 of Remington's Compiled Statutes, 1927 Supplement, Sections 7686, 7712, 7714 and 7725 of Remington's 1927 Supplement," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

P. FRANK MORROW, Chairman.

We concur in this report: Don Cary Smith, Frank R. Marshall, Paul Mehner.

SENATE CHAMBER,

OLYMPIA, WASH., February 10, 1933.

MR. PRESIDENT:

We, a majority of your Committee on Industrial Insurance, to whom was referred Senate Bill No. 200, entitled: "An Act relating to industrial insurance and the care of injured workmen and amending Sections 7687, 7703 and 7726 of Remington's

Compiled Statutes and Sections 7686, 7712, 7714 and 7725 of Remington's 1927 Supplement," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

...., Chairman.

We concur in this report: Kebel Murphy, Henry Foss, D. O. Nugent, E. J. Cleary, F. G. Barnes.

On motion of Senator Morrow, the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 11, 1933.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred Senate Bill No. 15, entitled: "An Act relating to the inspection of certain petroleum products and the regulation of the shipment, possession, sale and use thereof, providing penalties and making an appropriation to carry out the provisions of the act," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Commerce and Manufactures.

Geo. W. Roup, Chairman.

We concur in this report: John F. Worum, Geo. A. Lovejoy, C. F. Stinson, C. Nifty Garrett, H. L. Nelson, Horace E. Smith, Keiron W. Reardon, Kebel Murphy, W. P. Gray, H. L. Williams, W. G. Hartwell, E. J. Cleary.

On motion of Senator Roup, the report of the committee was received and the bill was placed on general file.

The Committee on Public Utilities recommended that Senate Bill No. 129 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Banks and Banking recommended that Senate Bill No. 176 do pass with certain amendments.

The report of the committee, together with the bill was placed on general file.

The Committee on Judiciary recomended that Senate Bill No. 158 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., February 12, 1933.

MR. PRESIDENT:

The House has passed House Bill No. 180, also Engrossed House Bill No. 185, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 13, 1933.

Mr. President:

The Speaker has signed Senate Bill No. 9, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., February 13, 1933.

MR. PRESIDENT:

The Speaker has appointed Representatives Ott, Roth and Waldron as members of the Conference Committee on Engrossed Senate Bill No. 21.

O. H. OLSON, Chief Clerk.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 13, 1933.

MR. PRESIDENT:

The Houses refuses to concur in Senate amendments to Engrossed House Bill No. 30, and asks the Senate to recede therefrom, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Morthland moved that the Senate refuse to recede from its amendments to Engrossed House Bill No. 30 and request that the House appoint a conference committee.

The motion carried.

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., February 13, 1933.

MR. PRESIDENT:

The House has passed Senate Bill No. 104 with the following amendments: Amend Section 1, lines 3 and 4 of the printed bill, strike the word "Ayeshire" and insert in lieu thereof the word "Ayrshire."

Amend Section 1, line 7 of the printed bill, strike the word "Ayreshire" and insert in lieu thereof the word "Ayrshire."

Amend Section 2, in line 21 of the original bill, being line 4 of the printed bill, beginning with the word "who" strike the balance of the line; also strike all of line 22 of the original bill, being line 5 of the printed bill; also strike that portion of line 23 of the original bill, being line 6 of the printed bill, down to and including the word and comma "named,".

Amend Section 2, in line 23 of the original bill, being line 6 of the printed bill, after the word "upon" and before the word "satisfactory" strike the words "receipt of," and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Knutzen moved that the Senate concur in House amendments to Senate Bill No. 104.

The motion carried.

The Secretary called the roll on the final passage of Senate Bill No. 104 as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—43.

Those absent or not voting were: Senators Bishop, Reardon, Williams —3.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

INTRODUCTION OF BILLS.

Senate Bill No. 241, by Senator Smith (Horace E.) by request, entitled: "An Act making an appropriation for the relief of P. McL. German."

The bill was read the first time, and on motion of Senator Smith (Horace E.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 242, by Senators Reardon and Todd, entitled: "An Act relating to and establishing a branch of State Road No. 2 on the Sunset

Highway; providing for the location, relocation, construction and improvement thereof; making an appropriation therefor; and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Reardon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 243, by Senator Peirce, entitled: "An Act relating to deposits in banks and trust companies, prohibiting banks and trust companies and their officers, agents and employees from making any charges or deductions against any depositor or his deposit in certain cases, defining offenses, and providing penalties for violation thereof."

The bill was read the first time, and on motion of Senator Peirce the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 244, by Senator Malstrom, entitled: "An Act relating to taxation and exempting therefrom certain real and personal property and easements acquired or constructed through a loan or loans obtained from or through the Reconstruction Finance Corporation of the United States of America, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Malstrom the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 245, by Senator Williams, entitled: "An Act amending Chapter 309 of the Laws of Washington for 1927, as amended by Chapter 178 and 180 of the Laws of 1929; establishing the State Motor Vehicle Board; prescribing the powers and duties of such Board; and repealing conflicting acts and parts of acts."

The bill was read the first time, and on motion of Senator Williams, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 246, by Senator Todd, entitled: "An Act respecting changes in county government to curtail cost thereof, transferring at fixed date powers and duties of county commissioners to board composed of and extending additional powers and duties to specified county officers; prohibiting election of county commissioners, auditors, assessors and providing for election of county engineer; amending Section 3984 of Remington's Compiled Statutes of Washington, also amending Sections 1, 3, 4, and 6 of Chapter 148, Laws Extraordinary Session 1925; repealing all acts and parts of acts in conflict herewith; and declaring an emergency."

The bill was read the first time, and on motion of Senator Todd the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Counties and County Boundaries.

Senate Bill No. 247, by Senator Todd, entitled: "An Act creating a single commissioners' district for each county for purposes stated, and repealing all acts and parts of acts in conflict."

The bill was read the first time, and on motion of Senator Todd the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Counties and County Boundaries.

Senate Bill No. 248, by Senator Marshall, entitled: "An Act making appropriations for the operation, maintenance, and other expenses of certain state departments, and offices, and for sundry civil expenses of the state government, and for purposes specified in certain acts of Congress, and for deficiencies for the biennium ending March 31, 1933, and for miscellaneous purposes, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Marshall the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 249, by Senator Morrow, entitled: "An Act to levy a surtax on the rental income of land and natural resources."

The bill was read the first time, and on motion of Senator Morrow the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 250, by Senator Malstrom, entitled: "An Act relating to the qualifications of, and providing for the examination and registration of nurses, amending Sections 3 and 4 of Chapter 41 of the Laws of 1909, as amended by Chapter 150 of the Laws of 1923, and making an appropriation therefor."

The bill was read the first time, and on motion of Senator Malstrom the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Medicine, Dentistry, Pure Foods and Drugs.

House Bill No. 180, by Messrs. Edwards and Hickman, entitled: "An Act making a deficiency appropriation for salaries and wages for the state auditor and declaring an emergency."

The bill was read the first time, and on motion of Senator Marshall the rules were suspended, the bill was read the second time by title, and referred to the Committee on Appropriations.

Engrossed House Bill No. 185, by Committee on Education, entitled: "An Act relating to the operation of the State Teachers Retirement Fund, amending Section 7 of Chapter 187, of the Laws of 1923, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Gable the rules were suspended, the bill was read the second time by title, and referred to the Committee on Education.

GENERAL FILE.

Senate Bill No. 181, by Senator Steele, entitled: "An Act to provide for city and county planning; the creation, organization and powers of planning commissions; the establishment of official master plans; and the regulation of subdivision of land," was read the third time.

On motion of Senator Palmer the following amendment was adopted: Amend Sections 1 to 15, inclusive, by striking the sub-titles.

On motion of Senator Palmer the following amendment was adopted:

Amend Section 8, in line 8 of the printed bill strike the word "gazette" and insert in lieu thereof the word "publication."

On motion of Senator Reardon the following amendment was adopted:

Amend Section 10, line 6 of the printed bill by striking the comma (,) after the word "legislation" and inserting in lieu thereof a period (.) and strike but the remainder of the sentence up to and including the word "attendance," in line 8.

The Secretary called the roll on the final passage of Senate Bill No. 131 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Heffron, Howard, Houser, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss. Worum—39.

Those voting nay were: Senators Hartwell, Reardon-2.

Those absent or not voting were: Senators Bishop, Chamberlin, Landon, Smith (Don Cary), Williams—5.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 134, by Senator Peirce, entitled: "An Act defining and providing for the taxation of money and credits; amending Sections 5 and 16 of Chapter 130 of the Laws of the Extraordinary Session of 1925; repealing Chapter 96 of the Laws of 1931 and Sections 113, 114, 115, 116, 136 and 137 of Chapter 130 of the Extraordinary Session of 1925; and, declaring that this act shall take effect immediately," was read the third time.

Senator Morrow moved the adoption of the following amendment:

Amend Sec. 2, line 4 of the printed bill as follows: After the word "district" change the colon to a period and strike out the balance of the section.

The motion lost.

At this time the chair appointed Senators Hartwell and Morthland to escort the Honorable W. Lon Johnson, former Lieutenant Governor, to a seat beside the President.

The President appointed Senators Houser and Stinson to escort the Honorable W. W. Connor, former member and Speaker of the House to a seat beside the President.

The President appointed Senators Arnold and Ronald to escort the Hon. Lloyd Black to a seat beside the President; where he was introduced to the Senate

The Senate resumed consideration of Senate Bill No. 134.

Senators Peirce, Ryan (J. H.), and Ferryman demanded a call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll, all members being present except Senators Bishop, who was previously excused, and Williams, who was excused, and Chamberlin and Smith (Don Cary).

The Sergeant-at-Arms was instructed to bring in the Senators Williams and Smith.

On motion of Senator Peirce, the Senate proceeded under the call of the Senate.

Senators Ryan (J. H.), Chamberlin and Ronald demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 134, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Ferryman, Gable, Garrett, Heffron, Knutzen, Landon, Lovejoy, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Norman, Nugent, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Thein, Worum—26.

Those voting nay were: Senators Barnes, Cleary, Cox, Dawson, Foss, Gray, Hartwell, Houser, Howard, Lunn, Metcalf, Morthland, Palmer, Reardon, Smith (Horace E.), Stinson, Todd, Voss—18.

Those absent or not voting were: Senators Bishop, Williams-2.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Peirce, the call of the Senate was dispensed with. At 12:28 o'clock a. m., on motion of Senator Lovejoy, the Senate recessed until 2:00 o'clock p. m.

AFTERNOON SESSION.

The Senate was called to order by President Victor A. Meyers at 2:00 o'clock p. m.

Senator Peirce moved that Senate Bill No. 134 be considered engrossed and immediately transmitted to the House.

The motion carried.

At this time the Senate resumed under the eighth order of business.

GENERAL FILE.

Senate Bill No. 144, by Senator Steele, entitled: "An Act relating to City and County Zoning and authorizing cities of the first, second and third classes and counties to establish Height, Area, and Use zones, to provide regulations in respect thereto, restricting the height and size of buildings, the percentage of lot occupancy, the density of population, and the use of buildings and premises, including regulations prohibiting certain uses therein," was read the third time.

On motion of Senator Palmer the following amendment was adopted:

Amend the bill in Sections 1 to 9, inclusive, by striking the sub-titles in Sections 1 to 9, inclusive.

The Secretary called the roll on the final passage of Senate Bill No. 144 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner,

Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Worum—41.

Those absent or not voting were: Senators Bishop, Houser, Roup, Smith (Horace E.), Williams—5.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 240, by Senators Heffron and Morthland, entitled: "An Act relating to banks and trust companies, the regulation, operation, conversion, dissolution and reorganization thereof, defining the powers and duties of the supervisor of banking in connection therewith, limiting the effect of certain acts and statutes, providing means and measures for stabilizing banking, limiting the commencement of certain actions, amending Section 81 of Chapter 80 of the Laws of 1917, and declaring an emergency," was read the third time.

Senator Morthland requested to be excused from voting because he had a special interest in the measure.

His request was granted.

The Secretary called the roll on the final passage of Senate Bill No. 240, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Worum—40.

Those absent or not voting were: Senators Bishop, Knutzen, Morthland, Roup, Smith (Horace E.), Williams—6.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Heffron, the bill was considered engrossed and it was immediately transmitted to the House.

Senate Bill No. 101, by Senators Ryan (J. H.), Foss and Landon, entitled: "An Act relating to labor, and labor disputes, defining and limiting the powers of the courts of this state in the granting of restraining orders and injunctions in cases involving or growing out of any labor dispute, and in the trial and punishment for contempt for violation thereof, declaring the public policy of the State of Washington with respect thereto and with respect to contracts of employment and hiring and repealing all acts and parts of acts in conflict therewith," was read the third time.

The call of the Senate was demanded by Senators Ferryman, Marshall and Arnold.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll of the Senate under the call of the Senate, all members being present except Senator Bishop, who was previously excused,

and Senators Garrett, Gray, Knutzen, Lovejoy, Murphy, Palmer, Roup, Todd, Williams and Worum.

The Sergeant-at-Arms was instructed to bring in the absent Senators. Senator Heffron requested to be excused.

His request could not be granted according to the rules.

On motion of Senator Lovejoy, the Senate proceeded under the call of the Senate.

The Secretary called the roll on the final passage of Senate Bill No. 101, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cox, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Landon, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Todd, Voss, Williams, Worum-37.

Those voting nay were: Senators Cleary, Dawson, Howard, Knutzen, Lunn, Palmer, Smith (Horace E.), Thein-8.

Those absent or not voting were: Senator Bishop-1.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was order to stand as the title of the act.

Senator Ryan moved that the bill be considered engrossed and immediately transmitted to the House.

The motion carried.

Senator Landon moved that the call of the Senate be dispensed with.

The motion carried.

Senate Bill No. 232, by Senator Chamberlin (by request), entitled: "An Act increasing the number of county commissioners in counties having a population of over 210,000 from three to five members, providing for the appointment of additional commissioners to serve until the next general election; providing the manner of election of such commissioners and fixing their compensation, powers and duties; and declaring an emergency," was read the third time.

The previous question was demanded by Senators Ronald, Ferryman and Marshall.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 232, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Gable, Garrett, Houser, Howard, Knutzen, Landon, Lovejoy, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Reardon, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Thein, Todd, Williams, Worum—27.

Those voting nay were: Senators Cox, Ferryman, Foss, Gray, Hartwell, Heffron, Lunn, Malstrom, Marshall, Mehner, Morrow, Palmer, Peirce, Ronald, Steele, Stinson, Voss-17.

Those absent or not voting were: Senators Bishop, Smith (Horace E.)-2.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as

Senator Landon gave notice that at the proper time he would move to reconsider the vote by which Senate Bill No. 232 passed the Senate.

Senate Bill No. 103, by Senators Howard and Ronald, entitled: "An Act relating to false statements, rumors and predictions; making the instigation, circulation and transmission of, and the counseling, advising or inducing of others to institgate, circulate or transmit, such statements, rumors, and predictions a gross misdemeanor, and amending Sections 2432-1 of Remington's Compiled States," was read the third time.

Senator Murphy moved the adoption of the following amendment:

Amend Sec. 1, line 3 of the printed bill after the word "shall" insert the words "wilfully and maliciously."

The motion lost.

On motion of Senator Murphy the following amendment was adopted: Amend Section 1, line 6 of the printed bill as follows: After the comma after the word "association" insert "building and loan associations."

Senators Chamberlin, Arnold and Todd demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 103 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Foss, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Mehner, Metcalf, Morthland, Norman, Palmer, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams—32.

Those voting nay were: Senators Ferryman, Landon, Malstrom, Marshall, Morrow, Murphy, Nelson, Peirce, Ryan (Scott M.), Thein, Worum—11.

Those absent or not voting were: Senators Bishop, Gable, Nugent—3. The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Reardon moved that Senate Bill No. 129 be deferred until tomorrow and that it retain its place on the calendar at the next session. The motion lost.

Senate Bill No. 129:

The Secretary read:

REPORT OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 11, 1933.

Mr. President:

We, your Committee on Public Utilities, to whom was rereferred Senate Bill No. 129, relating to municipal corporations, granting to cities and towns certain power; authorizing cities and towns to use, purchase, sell and dispose of electric energy inside or outside their corporate limits; to acquire, construct, maintain and operate inter-tie lines; transmission lines and distribution system; and to exercise

the right of eminent domain in aid of the acquisition, construction, repair, operation, extension or betterment of any plant or system for transmitting or distributing electricity, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with following amendment:

Amend Section 3, line 26 of the original bill, the same being Section 3, line 4 of the printed bill, commencing with the word "nothing" strike out all words down to and including the word "district" and insert the following:

"Provided, however, That no city or town shall acquire, by purchase or condemnation, any publicly or privately owned electric power and/or light plant or electric system located in any other city or town, except with the approval of a majority of the qualified electors of the city or town in which the property to be acquired is situated; nor shall any city or town acquire by condemnation the electric power and/or light plant or electric system, or any part thereof, belonging to or owned by or operated by any municipal corporation, mutual, non-profit, or cooperative association or organization, or by a public utility district."

ED PEIRCE, Chairman.

We concur in this report: P. Frank Morrow, J. H. Ryan, John F. Worum, Ralph Metcalf, John H. Ferryman, C. F. Stinson, Geo. A. Lovejoy.

On motion of Senator Ryan (J. H.), the report of the committee was received and the bill was read the third time.

On motion of Senator Peirce, the committee amendment was adopted.

Senator Knutzen moved the adoption of the following amendment:

Amend Sec. 1, line 5 of the printed bill after the word "therefrom" substitute a colon for a period and add the following: "Provided, however, That any such city or town selling electric power or energy outside its corporate limits shall pay unto the State of Washington for the use and benefit of the common schools of the state 5% of its gross sales of all electric power and energy sold or contracted for outside its corporate limits; payment to be made on the 10th day of each month for all gross sales made the previous month."

Senator Morrow moved that the amendment be laid on the table without taking the bill with it.

The motion of Senator Morrow carried.

The call of the Senate was demanded by Senators Landon, Houser and Ryan.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senator Bishop, who was previously excused, and Senators Cox, Howard, Lunn and Marshall.

The Sergeant-at-Arms was instructed to bring in the absent Senators.

On motion of Senator Ryan (J. H.), the Senate proceeded under the call of the Senate.

Senators Morrow, Chamberlin and Houser demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 129, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Ferryman, Foss, Gable, Heffron, Houser, Landon, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Worum—31.

Those voting nay were: Senators Barnes, Cleary, Cox, Dawson, Garrett, Gray, Hartwell, Howard, Knutzen, Lunn, Palmer, Todd, Voss, Williams-14.

Senator Bishop was absent-1.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Smith gave notice that at the proper time he would move to reconsider the vote by which Senate Bill No. 129 passed the Senate.

On motion of Senator Houser, the further call of the Senate was dispensed with.

On motion of Senator Marshall, the Senate referred back to the second order of business.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1933.

MR. PRESIDENT:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 248, entitled: "An Act making appropriations for the operation, maintenance, and other expenses of certain state departments, and offices, and for sundry civil expenses of the state government, and for purposes specified in certain acts of Congress, and for deficiencies for the biennium ending March 31, 1933, and for miscellaneous purposes, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Frank R. Marshall, Chairman.

We concur in this report: W. G. Ronald, Scott M. Ryan, Paul Mehner, Arthur E. Cox, Henry Foss, W. J. Knutzen, John H. Ferryman, Kathryn E. Malstrom, Ed Peirce, C. H. Todd, Daniel Landon.

On motion of Senator Marshall, the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Joint Memorial No. 2 entitled: Requesting the Department of State and Congress to act on behalf of the people of the State of Washington in the matter of injuries to persons and property in the State of Washington by reason of fumes emitting from the smelter of the Consolidated Mining & Smelting Company, Ltd., of Canada, near Trail, British Columbia, Canada, upon lands of Northeastern Washington, have compared same with the Engrossed Joint Memorial and find it correctly enrolled.

Respectfully submitted,
EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold, the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 104, entitled: "An Act relating to advertising of dairy products, prohibiting false advertising in the sale thereof, and providing penalties for the violation thereof," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold, the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1933.

MR. PRESIDENT:

We, a majority your Committee on Memorials, to whom was referred Senate Joint Memorial No. 4, asking the enactment of Senate Bill No. 1197, known as the "Frazier Bill," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

....., Chairman.

We concur in this report: Scott M. Ryan, Geo. W. Roup.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1933.

MR. PRESIDENT:

We, a minority, your Committee on Memorials, to whom was referred Senate Joint Memorial No. 4, asking for the enactment of Senate Bill No. 1197, known as the "Frazier Bill," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

RALPH METCALF, Chairman.

On motion of Senator Metcalf the reports of the committee were received and the memorial was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1933.

MR. PRESIDENT:

We, your Committee on Memorials, to who was referred Senate Joint Memorial No. 6, asking the enactment of Senate Bill No. 5267, known as the "Black Bill," Senate Bill No. 4980, known as the "Pittman Bill," and House Bill No. 12991, known as the "Crosser Bill," and any other legislation that has for its purpose the encouragement of the five day week and the six hour day, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

RALPH METCALF, Chairman.

We concur in this report: Geo. W. Roup, Scott M. Ryan.

On motion of Senator Metcalf the report of the committee was received and the memorial was placed on general file.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., February 14, 1933.

MR. PRESIDENT:

The House has passed House Joint Memorial No. 8, also Engrossed Senate Joint Memorial No. 2; also Engrossed House Bill No. 56; also House Bill No. 106; also House Bill No. 239; also House Bill No. 283; also Re-engrossed House Bill No. 176; also Engrossed House Bill No. 269, and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

House of Representatives, Olympia, Wash., February 14, 1933.

MR. PRESIDENT:

The House is now ready to concur in the Senate amendments to Engrossed House Bill No. 30, and requests the Senate to return the said bill to the House in order that the House may pass the bill as amended by the Senate.

O. H. OLSON, Chief Clerk.

On motion of Senator Morthland, the Senate returned Engrossed House Bill No. 30 to the House for concurrence in the amendments by the Senate.

House of Representatives, Olympia, Wash., February 14, 1933.

MR. PRESIDENT:

The House has concurred in Senate amendments to Engrossed House Bill No. 30, and passed the bill as amended.

O. H. Olson, Chief Clerk.

The President announced he had signed Senate Bill No. 104, also Senate Joint Memorial No. 2.

At 5:11 o'clock p. m., on motion of Senator Palmer, the Senate adjourned until tomorrow morning at 10:00 o'clock a.m.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

THIRTY-EIGHTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Wednesday, February 15, 1933.

The Senate was called to order at 10:00 o'clock a.m. by President Victor A. Meyers, pursuant to adjournment.

Reverend Samuel Everton of the Central Baptist Church of Olympia offered prayer.

The Secretary called the roll, all members being present except Senators Bishop and Chamberlin, who were excused.

On motion of Senator Voss the reading of the journal for the previous day was dispensed with, and it was approved.

Senator Landon moved that the vote by which Senate Bill No. 232 passed the Senate be reconsidered.

Senators Chamberlin, Stinson, and Arnold, Cleary, Ferryman, Gray, Heffron and Marshall demanded a roll call.

Senators Chamberlin, Heffron and Palmer demanded the call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll of the Senate, all members being present except Senators Houser, Bishop, Williams and Marshall.

Senators Williams and Bishop were excused.

The Sergeant-at-Arms was instructed to bring in the absent Senators.

On motion of Senator Chamberlin, the Senate proceeded under the call of the Senate.

The Secretary called the roll on the final passage of Senate Bill No. 232, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Dawson, Gable, Houser, Howard, Knutzen, Lovejoy, Lunn, Metcalf, Morthland, Reardon, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Todd, Worum—16.

Those voting nay were: Senators Barnes, Cleary, Cox, Ferryman, Foss, Garrett, Gray, Hartwell, Heffron, Landon, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (Scott M.), Steele, Stinson, Thein, Voss—28.

Those absent or not voting were: Senators Bishop, Williams-2.

The bill, having failed to receive the constitutional majority, was declared lost.

Senator Chamberlin moved the call of the Senate be dispensed with. The motion lost.

The Secretary read:

House Joint Memorial No. 8, by Mr. Schade, Mr. Smith (Lee R.) and Mr. Easterday, relating to holding of an international conference for the remonetization and rehabilitation of silver on an equitable basis, with gold, so that repudiation or unlimited issuance of paper money may be avoided.

The memorial was read the first time, and on motion of Senator Murphy the rules were suspended, the memorial was read the second time by title and referred to the committee on memorials.

The Secretary read:

Senate Joint Resolution No. 10, by Senator Palmer, relating to the submission of a constitutional amendment amending Section 23 of Article II of the Constitution of the State of Washington, relating to the legislative department.

The resolution was read the first time, and on motion of Senator Houser the rules were suspended, the resolution was read the second time by title and referred to the Committee on Constitutional Revision.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 15, 1933.

MR. PRESIDENT:

We, your Committee on Rules and Joint Rules, to whom was referred Senate Bill No. 156, being an act amending Section 1 of Chapter 8 of the Laws of 1923, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Judiciary Committee.

VICTOR A. MEYERS, Chairman.

We concur in this report: E. J. Cleary, W. G. Ronald, Geo. A. Lovejoy, Evert Arnold, Don Cary Smith, Geo. W. Roup.

On motion of Senator Lovejoy, the report of the committee was received and the bill was rereferred to the Committee on Judiciary.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 11, 1933.

We, your Committee on Judiciary, to whom was referred Senate Bill No. 193, relating to eminent domain proceedings; reducing the rate of interest in connection with Certificates of Purchase; and amending Sections 9255 and 9256 of Remington's Compiled Statutes of Washington, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: Chas. Gable, D. V. Morthland, Ed Peirce, Ralph Metcalf, E. B. Palmer, C. H. Todd, Don Cary Smith.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

The Committee on Judiciary recommended that Senate Bill No. 130 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Judiciary recommended that Senate Bill No. 230 do pass with certain amendments.

The report of the committee, together with the bill, was placed on

The Committee on Judiciary recommended that Senate Bill No. 37 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Judiciary recommended that Senate Bill No. 155 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Revenue and Taxation recommended that Senate Bill No. 168 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 81, entitled: "An Act relating to drainage and diking improvement districts, and the issuance of refunding bonds therein, and amending Sections 1, 2, 5, 6, 7, 8, and 9 of Chapter 211 of the Laws of Washington of 1929, adding thereto a new section to be known as Section 10, and declaring that this act shall take effect immediately," have compared the same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, W. J. Knutzen.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 131, entitled: "An act to provide for city and county planning; the creation, organization and powers of planning commissions; the establishment of official master plans; and the regulation of subdivision of land," have compared same with the original bill and find it correctly engrossed.

Respectfully submitted.

Walter J. Lunn, Chairman.

We concur in this report: J. W. Thein, Wm. C. Dawson.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 144, entitled: "An Act relating to City and County Zoning and authorizing cities of the first, second and third classes and counties to establish Height, Area, and Use Zones, to provide regulations in respect thereto, restricting the height and size of buildings, the percentage of lot occupancy, the density of population, and the use of

buildings and premises, including regulations prohibiting certain uses therein," have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,
Walter J. Lunn. Chairman.

We concur in this report: J. W. Thein, Wm. C. Dawson.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 103, entitled: "An Act relating to false statements, rumors and predictions; making the instigation, circulation and transmission of, and the counseling, advising or inducing of others to instigate, circulate or transmit, such statements, rumors, and predictions a gross misdemeanor, amending Sections 2432-I of Remington's Compiled Statutes", have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: J. W. Thein, Wm. C. Dawson.

On motion of Senator Lunn the report of the committee was received. The President announced he was about to sign Senate Bill No. 81. The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., February 14, 1933.

Mr. President:

The House has passed Engrossed House Bill No. 287; also The House has passed Engrossed Substitute House Bill No. 36; also The House has passed Engrossed House Bill No. 125, and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

The Secretary read:

House of Representatives, Olympia, Wash., February 15, 1933.

MR. PRESIDENT:

The Speaker has signed Senate Bill No. 104; also Senate Joint Memorial No. 2, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

The Secretary read:

House of Representatives, Olympia, Wash., February 15, 1933.

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 72 with the following amendments:

Amend Section 16, line 5 of the printed bill—strike the words and figures "Ten Dollars (\$10.00)" and insert in lieu thereof the words and figures "One Dollar (\$1.00)".

Amend Section 16, after the word "physicians," in line 5 and before the word "seconds" in line 6 of the printed bill, strike the words and figures "Five Dollars (\$5.00);" and insert in lieu thereof the words and figures "Two Dollars (\$2.00);".

Amend Section 16, in line 6 of the printed bill after the comma following the word "seconds" strike the words and figures "Five Dollars (\$5.00)" and insert in lieu thereof the words and figures "One Dollar (\$1.00)".

Further amend Section 16 in line 8 of the printed bill—strike the period and insert the following: "and/or veterans' organizations chartered by Congress or the War Department or any bona fide athletic club which is a member of the Pacific Northwest Association of the Amateur Athletic Union of the United States, holding and promoting Athletic contests or smokers and where all funds are used primarily for the benefit of their members."

Amend Section 17, line 1 of the printed bill by striking the words "Any licensee which" and insert in lieu thereof the following: "Any person or any member of any group of persons or corporation promoting wrestling or boxing exhibitions or contests who shall participate directly or indirectly in the purse or fee of any manager of any boxers or wrestlers or any boxer or any wrestler and any licensee who".

and the same it herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Morthland moved that the Senate refuse to concur in the amendments to Senate Bill No. 72 by the House and ask the House to recede therefrom.

Senator Chamberlin moved that the motion of Senator Morthland be laid on the table without taking the bill with it.

Senators Arnold, Chamberlin, Stinson, Morthland, Smith (Don Cary), Murphy, Peirce and Reardon demanded a roll call.

The Secretary called the roll on the motion of Senator Chamberlin to lay Senator Morthland's motion on the table and it lost by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Gable, Garrett, Heffron, Houser, Lovejoy, Lunn, Marshall, Nelson, Norman, Nugent, Palmer, Reardon, Ryan (J. H.), Smith (Don Cary), Thein, Todd, Worum—19.

Those voting nay were: Senators Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gray, Hartwell, Howard, Knutzen, Landon, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Peirce, Ronald, Roup, Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Voss—25.

Those absent or not voting were: Senators Bishop, Williams-2.

Senator Chamberlin moved that the consideration of House amendments to Senate Bill No. 72 be made a special order of business for 11:00 o'clock Thursday morning.

The motion lost.

The President appointed Senators Ryan (J. H.), and Chamberlin to escort the Honorable Lester Edge to a seat beside the President.

The President introduced the distinguished visitor to the Senate.

Senators Gray, Landon, Nugent, Reardon, Ryan (J. H.), Voss, Marshall and Morthland requested a roll call.

The Secretary called the roll on the motion of Senator Morthland and it carried by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Norman, Nugent, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Worum—32.

Those voting nay were: Senators Cleary, Cox, Dawson, Foss, Landon, Lovejoy, Lunn, Marshall, Nelson, Palmer, Peirce, Thein—12.

Those absent or not voting were: Senators Bishop, Williams-2.

INTRODUCTION OF BILLS.

Senate Bill No. 251, by Senator Todd, entitled: "An Act respecting performance of maintenance of public highways and public roads by contract in certain cases; providing for adoption, certification and filing of details thereof, advertising for bids, awarding contracts, payments thereunder, with certain restrictions in cases of joint sources of payment, security for performance and protection, final certification of completion; repealing all acts and parts of acts in conflict herewith and declaring an emergency."

The bill was read the first time, and on motion of Senator Todd the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 252, by Senator Todd, entitled: "An Act concerning aeronautics, and amending Chapter 157 of the Laws of 1929 by adding a new section thereto."

The bill was read the first time, and on motion of Senator Todd the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Aeronautics.

Senate Bill No. 253, by Senator Todd, entitled: "An Act providing for election and qualification of county engineers in each county in this state, with provision for exercise of duties in case of none being elected or qualified; and repealing Section 4143, Remington's Compiled Statutes of Washington, Section 1, Chapter 148, Laws Extraordinary Session 1925, and all acts and parts of acts in conflict herewith."

The bill was read the first time, and on motion of Senator Todd the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Elections and Privileges.

Senate Bill No. 254, by Senator Howard, entitled: "An Act relating to auto transportation companies, providing further and additional regulation and supervision, providing additional methods of enforcement, providing further penalties and amending Section 7 of Chapter 111 of the Session Laws of 1921 and adding to Chapter 111 of the Session Laws of 1921 sections to be numbered 12, 13, 14 and 15."

The bill was read the first time, and on motion of Senator Howard the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 255, by Committee on Forestry and Logged-Off Lands, entitled "An Act relating to and providing for the acquisition, seeding, reforestation and administering lands for state forests and the issuance and disposition of utility bonds therefor."

The bill was read the first time, and on motion of Senator Barnes the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Forestry and Logged-Off Lands.

Senate Bill No. 256, by Senator Morthland, entitled: "An Act relating to bonds of executors and administrators, and amending Section 69 of Chapter 156, Laws of 1917 (Section 1439 of Remington's Compiled Statutes)."

The bill was read the first time, and on motion of Senator Morthland the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 257, by Senator Ryan (Scott M.), entitled: "An Act relating to the administration and settlement of estates and adding to Chapter 3 of Title IX of Remington's Compiled Statutes a new section to be known as Section 1431-1."

The bill was read the first time, and on motion of Senator Ryan (Scott M.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 258, by Senator Reardon, entitled: "An Act relating to taxes, and exemption from taxation certain lands of organized veterans of the Civil War, Spanish American War and World War, for years 1933 to 1937, inclusive."

The bill was read the first time, and on motion of Senator Reardon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 259, by Senators Norman and Barnes, entitled: "An Act creating in the state treasury a fund to be known as the 'Lewis River Hatchery Fund,' designating the monies to be covered thereinto, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Norman the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Fisheries.

Senate Bill No. 260, by Senator Palmer, entitled: "An Act relating to the University of Washington and the payment of tuition fees, reducing general tuition fees for two years, and amending Sections 4546 and 4547 of Remington's Compiled Statutes."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Educational Institutions.

Senate Bill No. 261, by Senator Roup, entitled: "An Act authorizing the Courts of this State to accept certified copies of certain historical societies and similar organizations as prima facie evidence of the facts therein contained."

The bill was read the first time, and on motion of Senator Roup the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 262, by Senators Reardon, Chamberlin and Gable, entitled: "An Act providing for payment by the state to the counties for their proportion of state taxes in allowance for expense in civil actions involving the state, its departments, officers and employees, on a per diem basis."

The bill was read the first time, and on motion of Senator Chamberlin the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Engrossed House Bill No. 56, by Mr. Brown, entitled: "An Act relating to taxation; providing for the assessment for that purpose of the property of private car companies; providing penalties; repealing Chapter 36 of the Laws of 1907, and all acts and parts of acts in conflict herewith; and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Mehner the rules were suspended, the bill was read the second time by title, and referred to the Committee on Revenue and Taxation.

House Bill No. 106, by Mr. Emerick, entitled: "An Act relating to the deposit of funds in banks by county clerks of the State of Washington, and providing penalties."

The bill was read the first time, and on motion of Senator Heffron the rules were suspended, the bill was read the second time by title, and referred to the Committee on Banks and Banking.

Re-engrossed House Bill No. 176, by Committee on State Granted, School and Tide Lands, entitled: "An Act relating to state lands; the sale of timber thereon; amending Section 50, Chapter 255, Session Laws of 1927, and declaring an emergency."

The bill was read the first time, and on motion of Senator Thein the rules were suspended, the bill was read the second time by title, and referred to the Committee on State Granted, School and Tide Lands.

House Bill No. 239, by Committee on Judiciary, entitled: "An Act to create an association to be known as the "Washington State Bar Association"; to provide for its organization, government, membership and powers; to regulate the practice of law and to provide penalties for the violation of said act and repealing all acts or parts of acts in conflict therewith."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title and referred to the Committee on Judiciary.

Engrossed House Bill No. 269, by Roads and Bridges Committee, entitled: "An Act imposing an excise tax on gasoline and other inflammable liquids, and providing for the payment, collection and lien of the tax, and the distribution and use of the proceeds thereof; requiring the licensing of distributors as therein defined, and of carriers engaged in the transportation of inflammable petroleum products; requiring the execution and delivery by such distributors of surety bonds upon application for license, and requiring such distributors and carriers to display licenses, to retain certain records and to make reports; imposing duties on retail dealers, consumers, brokers, producers, carriers, and such distributors; prohibiting political subdivisions from imposing a similar tax; conferring powers and imposing duties on certain state officers and departments; providing for refunds; imposing penalties, repealing all laws in conflict therewith, and declaring an emergency."

The bill was read the first time and on motion of Senator Roup the rules were suspended, the bill was read the second time by title, and referred to the Committee on Roads and Bridges.

House Bill No. 283, by Messrs. Benson, Healy, Sorensen, Bilger, Brunton, Post, Smith (Vernon A.), Burns, Hews, Eddy, Moore, Gleason, Anderson (B. Roy), Aspinwall, Peterson, McIntosh, Harter, Westover, entitled: "An Act relating to the relief of people of the state from hardships and suffering caused by unemployment and making an appropriation therefor and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Chamberlin the rules were suspended, the bill was read the second time by title, and referred to the Committee on Unemployment Relief.

GENERAL FILE.

House Bill No. 84, by Committee on Appropriations, entitled: "An Act appropriating funds from the Washington State College fund and the Smith-Lever fund for salaries, wages and other expenses of the Washington State College for the period ending March 31, 1933, and declaring this act shall take effect immediately," was read the third time.

On motion of Senator Steele, the Senate resolved itself into a committee of the whole to consider House Bill No. 84.

The bill was considered in the committee of the whole, Senator Ronald in the chair, and reported back to the Senate with the recommendation that it do pass

On motion of Senator Ronald, the report of the committee was adopted. Senator Palmer moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

The Secretary called the roll on the final passage of House Bill No. 84, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—44.

Those absent or not voting were: Senators Bishop, Williams—2.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Palmer the call of the Senate was dispensed with. On motion of Senator Ryan (J. H.), Senate Bill No. 129 was ordered

engrossed and immediately transmitted to the House.

At 11:43 o'clock a. m., on motion of Senator Palmer, the Senate recessed until 1:00 o'clock p. m.

AFTERNOON SESSION.

The Senate was called to order by President Victor A. Meyers at 1:00 o'clock p. m.

GENERAL FILE.

House Bill No. 67, by Messrs. Leber and Christianson, entitled: "An Act relating to diking districts organized under the laws of the State of Washington and providing for the levying of a tax to pay the preliminary expenses prior to the completion of the improvement," was read the third time.

The Secretary called the roll on the final passage of House Bill No. 67, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lunn, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss—38.

Those absent or not voting were: Senators Bishop, Chamberlin, Gray, Lovejoy, Malstrom, Ryan (Scott M.), Williams, Worum—8.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 86, by Mr. Titus, entitled: "An Act relating to Fraternal Benefit Societies and amending Section 1, Chapter 102 of the Laws of 1931," was read the third time.

The Secretary called the roll on the final passage of Engrossed House Bill No. 86, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—39.

Those absent or not voting were: Senators Bishop, Chamberlin, Lunn, Norman, Reardon, Ryan (Scott M.), Williams—7.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 14, by Messrs. Titus, Bond, Mann, Palmeter, Collins, Nolan and Cleary, entitled: "An Act relating to the support of the poor and infirm; providing for old age pensions and recovery thereof, defining the powers and duties of certain officers, prohibiting fraud in obtaining and the alienation of pensions, providing penalties for the violation thereof," was read the third time.

Senators Marshall, Foss and Smith (Don Cary) demanded the call of the Senate.

The Sergeant-at-Arms locked the doors of the Senate chamber.

The Secretary called the roll, under the call of the Senate, all members being present except Senators Bishop and Williams, who were previously excused, and Senators Chamberlin, Cox, Roup and Ryan (Scott M.).

The Sergeant-at-Arms was instructed to bring in the absent Senators. The President appointed Senators Morthland and Ferryman to escort distinguished visitors to the rostrum beside the President. The President introduced:

Carlos Grant, Counsel from Chile:

Walter Reinhardt, Counsel from Germany;

Auzeis Durenne, Counsel from Belgium.

On motion of Senator Marshall, the Senate proceeded under the call of the Senate.

On motion of Senator Marshall the following amendment was adopted: Amend Sec. 7, line 7 of the original bill, as follows: Strike the word "and" where it appears the first time.

Senators Ferryman, Arnold and Todd demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of House Bill No. 14 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Ferryman, Foss, Gable, Garrett, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss—36.

Those voting nay were: Senators Cox, Dawson, Gray, Hartwell, Lunn, Morthland, Smith (Horace E.), Worum—8.

Those absent or not voting were: Senators Bishop, Williams-2.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Lovejoy, the rules were temporarily suspended, the bill was transmitted to the House immediately.

On motion of Senator Howard, the call of the Senate was dispensed with.

House Bill No. 25, by Mr. Ott, entitled: "An Act relating to liens upon crops and amending Sections 1 and 6 of Chapter 256, Laws of 1927."

Senators Houser, Reardon and Gray demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of House Bill No. 25, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morthland, Murphy, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Voss, Worum—40.

Those voting nay were: Senator Morrow-1.

Those absent or not voting were: Senators Bishop, Nelson, Reardon, Todd, Williams-5.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 45, by Mr. Bilger, entitled: "An Act relating to purchases at public expense and defining the powers and duties of certain boards, commissions, officers and employees with respect thereto," was read the third time.

Senators Gray, Ferryman and Houser demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of House Bill No. 45, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Foss, Gray, Houser, Howard, Knutzen, Lovejoy, Lunn, Marshall, Mehner, Metcalf, Morthland, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Roup, Ryan (Scott M.), Steele, Stinson, Thein—27.

Those voting nay were: Senators Arnold, Ferryman, Gable, Garrett, Hartwell, Heffron, Landon, Malstrom, Morrow, Peirce, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Todd, Voss, Worum—16.

Those absent or not voting were: Senators Bishop, Murphy, Williams -3.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 79, by Messrs. Mandery, Aspinwall, Skinner and Banker, entitled: "An Act to regulate the sale, transportation, loading, packing, marketing and disposal of honey; to prevent fraud and deception therein; establishing standards for honey and honey containers; providing means of enforcement; and providing for penalties for violations of its provisions," was read the third time.

The Secretary called the roll on the final passage of Engrossed House Bill No. 79, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Voss, Worum—38.

Those absent or not voting were: Senators Bishop, Foss, Gray, Knutzen, Marshall, Nugent, Todd, Williams—8.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Gray gave notice that at the proper time tomorrow he would move to reconsider the vote by which Engrossed House Bill No. 79 passed the Senate.

On motion of Senator Mehner, Engrossed House Bill No. 135 was rereferred to the Committee on Education.

Engrossed House Bill No. 80, by Mr. Shine, entitled: "An Act relating to homesteads, and amending Section 25 of Chapter LXIV of the Laws of Washington for 1895," was read the third time.

On motion of Senator Metcalf the rules were temporarily suspended and and the Senate referred back to Section 1 of the bill for amendment.

On motion of Senator Metcalf the following amendment was adopted:

Amend Section 1, line 4 of the printed bill, by striking the word "act" and inserting in lieu thereof the word "chapter".

The Secretary called the roll on the final passage of Engrossed House Bill No. 80 as amended and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Worum—40.

Those absent or not voting were: Senators Bishop, Cox, Morrow, Roup, Smith (Horace E.), Williams—6.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 68, by Mr. McDonnell, entitled: "An Act relating to taxation, regulating the assessment, levy and collection of taxes, providing for the adjustment of the state's portion of taxes which are cancelled or modified, and amending Section 97 of Chapter 130 of the Laws of 1925," was read the third time.

On motion of Senator Mehner the following amendment was adopted:

In Section 1, line 33 of the printed bill strike the period "(.)" and insert in lieu thereof a colon "(:)" and add the following:

"And Provided Further, That upon cancelling taxes deemed uncollectible, the county commissioners shall notify the county auditor of such action, whereupon the county auditor shall deduct on his records the amount of such uncollectible tax due the various state funds and shall immediately notify the state auditor of his action and of the reason therefor; which uncollectible tax shall not then nor thereafter be due or owing the various state funds and the necessary corrections shall be made by the county treasurer upon the quarterly settlement next following.

"And Provided Further, That the county treasurer shall make proper accounting to the county auditor of all sums collected as either advance tax or supplemental or omitted tax, whereupon the county auditor shall notify the state auditor of the amounts due the various state funds according to the levy used in extending such tax and these amounts shall immediately become due and owing to the various state funds, to be paid to the state treasurer in the same manner as taxes extended on the regular tax rolls".

The Secretary called the roll on the final passage of House Bill No. 68 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Nelson, Norman, Nugent, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—39.

Those voting nay were: Senators Palmer, Peirce-2.

Those absent or not voting were: Senators Bishop, Chamberlin, Murphy, Smith (Don Cary), Williams—5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The President appointed Senators Williams, Smith (Don Cary) and Foss as a conference committee on House amendments to Senate Bill No. 72.

On motion of Senator Palmer the Secretary and Sergeant-at-Arms were instructed to release the Senate employees from duty to permit them to attend the meeting of the "Third House" this evening.

At 3:16 o'clock p. m., on motion of Senator Palmer, the Senate adjourned until 10:00 o'clock a. m. tomorrow.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

THIRTY-NINTH DAY.

MORNING SESSION.

SENATE CHAMBER,
OLYMPIA, WASH., Thursday, February 16, 1933.

The Senate was called to order at 10:00 o'clock a.m. by President Pro Tempore Ronald, pursuant to adjournment.

Reverend Samuel Everton of the Central Baptist Church of Olympia offered prayer.

The Secretary called the roll, all members being present except Senators Bishop and Chamberlin, who were excused.

On motion of Senator Voss, the reading of the Journal of the previous day was dispensed with, and it was approved.

The Secretary read:

Senate Joint Resolution No. 11, by Senator Howard: Proposing an amendment to Article VII of the Constitution of the State of Washington relating to revenue and taxation by limiting the amount of excise and license taxes which may be levied or imposed upon gasoline sold for use in, and upon motor vehicles used upon the highways of this State and limiting the use of the funds derived therefrom, and prohibiting the special classification of motor vehicles for purposes of general taxation.

The bill was read the first time, and on motion of Senator Howard the rules were suspended, the resolution was read the second time by title, ordered printed and referred to the Committee on Constitutional Revision.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 129, entitled: "An Act relating to municipal corporations, granting to cities and towns certain powers; authorizing cities and towns to use, purchase, sell and dispose of electric energy inside or outside their corporate limits; to acquire, construct, maintain and operate inter-tie lines, transmission lines and distribution systems; and to exercise the right of eminent domain in aid of the acquisition, construction, repair, operation, extension or betterment of any plant or system for transmitting or distributing electricity".

have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: J. W. Thein, Wm. C. Dawson.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1933.

Mr. President:

We, your Committee on Harbors and Waterways, to whom was referred House Bill No. 49, entitled: "An Act relating to and regulating the use and operation of motor driven boats and vessels on waters over which the State of Washington has police jurisdiction, and providing penalties for violation thereof", have had the same under consideration, and we respectfully report the same back to the Senate with recommendation that it do pass.

Henry Foss, Chairman.

We concur in this report: E. N. Steele, George A. Lovejoy, Paul Mehner, Ralph Metcalf.

On motion of Senator Foss the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1933.

MR. PRESIDENT:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Senate Bill No. 188, entitled: "An Act relating to the destruction and extermination of mosquitoes, providing for the creation of districts therefor, and for the levy and collection of taxes or assessments on the land in such districts for such purposes", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

D. O. NUGENT, Chairman.

We concur in this report: J. H. Ryan, Kathryn E. Malstrom, W. J. Lunn, John H. Ferryman.

On motion of Senator Nugent the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 15, 1933.

MR. PRESIDENT:

We, your Committee on Forestry and Logged Off Lands, to whom was referred House Bill No. 207, entitled "An Act relating to the forests of the state; defining the powers and duties of wardens, and amending Section 6 of Chapter 125, of the Laws of 1911", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

F. G. BARNES, Chairman.

We concur in this report: D. V. Morthland, Chas. Gable, Scott M. Ryan, W. G. Hartwell, John Heffron, Keiron W. Reardon.

On motion of Senator Barnes the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 15, 1933.

MR. PRESIDENT:

We, your Committee on Forestry and Logged-Off Lands, to whom was referred. Senate Bill No. 94, entitled: "An Act relating to and providing for the acquiring, seeding, reforestation and administration of lands for state forests, and amending Sections 1 and 6 of Chapter 14, of the Laws of 1923", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

F. G. Barnes, Chairman.

We concur in this report: Chas. Gable, Scott M. Ryan, D. V. Morthland, W. G. Hartwell, John Heffron, Keiron W. Reardon.

On motion of Senator Barnes the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 15, 1933.

MR. PRESIDENT:

We, your Committee on Forestry and Logged-Off Lands, to whom was referred Senate Bill No. 255, entitled: "An Act relating to and providing for the acquisition, seeding, reforestation and administering lands for state forests and the issuance and disposition of utility bonds therefor", have had the same under consideration, and we

respectfully report the same back to the Senate with the recommendation that it do pass.

F. G. Barnes, Chairman.

We concur in this report: Chas. Gable, Scott M. Ryan, D. V. Morthland, W. G. Hartwell, John Heffron, Keiron W. Reardon.

On motion of Senator Barnes the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 15, 1933.

MR. PRESIDENT:

We, your Committee on Education, to whom was referred Engrossed House Bill No. 185, entitled: "An Act relating to the operation of the State Teachers' Retirement Fund, amending Section 7, of Chapter 187, of the Laws of 1923, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Chas. W. Gable, Chairman.

We concur in this report: C. H. Todd, E. J. Cleary, Daniel Landon, W. G. Ronald, Kathryn E. Malstrom, Ralph Metcalf.

On motion of Senator Gable the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 15, 1933.

MR. PRESIDENT:

We, your Committee on Banks and Banking, to whom was referred Substitute Senate Bill No. 132, being an act relating to banks, banking, trust companies and trust business, prohibiting corporate security affiliates, providing for segregated savings in commercial banks, restricting loans to directors, officers and employees of banks, amending Sections 3217, 3221, 3222, 3240, 3243, 3245, 3246, 3255n, 3258, 3259, 3261, 3269, 3288 and 3289 of Chapter 1 of Title 18 of Remington's Revised Statutes (being Chapter 80 of the Laws of 1917 as amended and supplemented), and adding new sections to such chapter to be numbered 3229-2, 3231-1, 3237-1, 3240-1, 3243-1, 3244-2, 3244-1, 3246-1, 3253-1, 3253-2 and 3260-1, 3244-1, prescribing penalties and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

JOHN HEFFRON, Chairman.

We concur in this report: E. L. Howard, Henry Foss, W. P. Gray, Don Cary Smith, Kathryn E. Malstrom, Harry Williams, Geo. W. Roup, Kebel Murphy.

On motion of Senator Heffron the report of the committee was received and the bill was placed on general file.

The Committee on Agriculture recommended that Senate Bill No. 233 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Secretary read:

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, February 15th, 1933.

To the Honorable, the Senate

of the State of Washington:

LADIES AND GENTLEMEN:

I have the honor to advise that the Governor has approved the following Senate Bill, entitled: Senate Bill No. 9:

"An Act relating to security for costs in actions or proceedings in Superior Courts and amending Chapter 103 of the Laws of the State of Washington of 1929 by adding thereto a new section to be known as Section 3." Very truly yours,

RICHARD HAMILTON, Secretary to the Governor.

MESSAGES FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 15, 1933.

MR. PRESIDENT:

The Speaker has signed Senate Bill No. 81, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., February 15, 1933.

MR. PRESIDENT:

The House refuses to recede from its amendments to Engrossed Senate Bill No. 72, and asks the Senate for a conference thereon.

O. H. OLSON, Chief Clerk.

On motion of Senator Houser, the request of the House was granted. The Chairman appointed Senators Mehner, Morthland and Palmer as a conference committee on Senate Bill No. 72.

On motion of Senator Houser, Substitute Senate Bill No. 126 was rereferred to the Rules and Joint Rules Committee.

INTRODUCTION OF BILLS.

Senate Bill No. 263, by Senator Ferryman, entitled: "An Act relating to and fixing the salary of the State Law Librarian and amending Section 1, Chapter 239 of the Laws of 1927."

The bill was read the first time, and on motion of Senator Ferryman, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 264, by Senator Arnold, entitled: "An Act relating to judgments, their duration, lien, enforcement and satisfaction, and adding to Chapter 60 of the Laws of 1929 a new section to be known as Section 7-a."

The bill was read the first time, and on motion of Senator Arnold the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 265, by Senator Arnold, entitled: "An Act defining and regulating the practice of dentistry and dental hygiene; providing for the examination and licensing of dentists and dental hygienists; providing for an annual renewal of licenses and the payment of annual license renewal fees; providing for the revocation and suspension of licenses; defining reputable dental colleges; prescribing penalties; and amending Sections 4 and 7 of Chapter 16 of the Laws of 1923."

The bill was read the first time, and on motion of Senator Arnold the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Medicine, Dentistry, Pure Foods and Drugs.

Senate Bill No. 266, by Senator Nugent, entitled: "An Act relating to extrahazardous employments and to the compensation and remedies of workmen injured therein, and of their dependents and beneficiaries in case of death, and to the medical aid of workmen injured and safety of workmen engaged in such employments, providing an optional plan whereby employers or groups of employers therein may contribute to the accident fund and

medical aid fund in the actual cost to the funds of their accidents, amending Sections 7674, 7675, 7676, 7679, 7683 and 7697 of Remington's Compiled Statutes of Washington, and repealing Section 2 of Chapter 104, Laws of 1931."

The bill was read the first time, and on motion of Senator Nugent the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Industrial Insurance.

Senate Bill No. 267, by Senators Garrett, Thein, Norman, Foss and Steele, entitled: "An Act providing for the survey, definite location, construction, maintenance, operation and disposal to the United States of canals connecting Puget Sound with Grays Harbor, Grays Harbor with Willapa Harbor and Willapa Harbor with the Columbia River, creating a canal commission, defining its powers and duties, making an appropriation, and for other purposes declaring an emergency and providing that this act shall take effect immediately.

The bill was read the first time, and on motion of Senator Garrett the rules were suspended, the bill was read the second time by title, ordered printed, and referred to the Committee on Harbors and Harbor Waterways.

Senate Bill No. 268, by Senator Reardon, entitled: "An Act relating to sales made by the state of the beds and shore lands of non-navigable waters, to which it had no title, and authorizing and governing actions against the state for the sale price thereof."

The bill was read the first time, and on motion of Senator Reardon, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State Granted, School and Tide Lands.

Senate Bill No. 269, by Committee on Insurance, entitled: "An Act relating to insurance; providing for the credit and offset of payments on income and excise taxes on the annual premium tax payable to insurance companies, and amending Title XLV, Article I, of Remington's Compiled Statutes by adding a new section thereto to be known and designated as Section 7071-1."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate Bill No. 270, by Senator Arnold, entitled: "An Act to promote the safety of employees and travelers upon railroads by compelling common carriers by railroad to limit the length of freight and passenger trains and prescribing a penalty for the violation thereof."

The bill was read the first time, and on motion of Senator Arnold the rules were suspended, the bill was read the second time by title, and ordered printed and referred to the Committee on Labor and Labor Statistics.

Senate Bill No. 271, by Senator Landon, entitled: "An Act in relation to legal holidays, and amending Section 1, Chapter 51, of the Laws of 1927."

The bill was read the first time, and on motion of Senator Landon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Educational Institutions.

Engrossed Substitute House Bill No. 36, by Majority Committee on Harbors and Waterways, entitled: "An Act relating to and regulating pilots and pilotage on the waters of Puget Sound, Grays Harbor and Willapa Harbor and their adjacent waters; creating the Board of Pilotage Commissioners of the State of Washington and prescribing their powers and duties; providing for the license, regulation and compensation of pilots and a special fund for the purpose of this act; defining vessels subject to pilotage; prohibiting piloting by unlicensed persons and the employment of unlicensed persons as pilots; defining offenses under this act and prescribing penalties for the same; and repealing certain acts and parts of acts in conflict therewith, and naming this act."

The bill was read the first time, and on motion of Senator Foss the rules were suspended, the bill was read the second time by title, and referred to the Committee on Harbors and Waterways.

Engrossed House Bill No. 125, by Mr. Magnuson, entitled: "An Act authorizing the governing bodies of incorporated cities and towns of the State of Washington to levy and collect a privilege tax on privately owned and operated public utilities operating without a franchise, and relating to franchise, and relating to franchises or privileges for the use of the highways, street or alleys of or in any municipal corporation, and providing for the forfeiture and escheating to municipal corporations of any material or property of any kind erected on or over, or laid upon or beneath such highways, streets or alleys, if not removed after the termination or expiration of the franchise or grant under which the same were installed, and regulating the granting of franchises or privileges for the use of the highways, streets and alleys of municipal corporations."

The bill was read the first time, and on motion of Senator Mehner the rules were suspended, the bill was read the second time by title, and referred to the Committee on Revenue and Taxation.

Engrossed House Bill No. 287, by Mr. Richmond, entitled: "An Act relating to machine guns, and to make uniform the law with reference thereto."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, and referred to the Committee on Judiciary.

GENERAL FILE.

Substitute House Bill No. 220, by Committee on Rules and Order, entitled: "An Act relating to temporary publication and distribution of Session Laws and amending Section 8198 of Remington's 1927 Supplement and Section 8199 of Remington's Compiled Statutes, making an appropriation, and declaring that this act shall take effect immediately," was read the third time.

On motion of Senator Houser the Senate resolved itself into a committee of the whole to consider Substitute Senate Bill No. 220.

The bill was considered in the committee of the whole, Senator Ronald in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Ronald the report of the committee was adopted.

Senator Houser moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

The Secretary called the roll on the final passage of Substitute Senate Bill No. 220, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—41.

Those absent or not voting were: Senators Bishop, Chamberlin, Foss, Gray, Williams—5.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 248, by Senator Marshall, entitled: "An Act making appropriations for the operation, maintenance, and other expenses of certain state departments, and offices, and for sundry civil expenses of the state government, and for purposes specified in certain acts of Congress, and for deficiencies for the biennium ending March 31, 1933, and for miscellaneous purposes, and declaring that this act shall take effect immediately," was read the third time.

On motion of Senator Landon the Senate resolved itself into a committee of the whole to consider Senate Bill No. 248.

The bill was considered in the committee of the whole, Senator Ronald in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Ronald, the report of the committee was adopted. Senator Houser moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

The Secretary called the roll on the final passage of Senate Bill No. 248, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—40.

Those absent or not voting were: Senators Bishop, Chamberlin, Foss, Malstrom, Ryan (J. H.), Williams—6.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 167, by Senator Lovejoy, entitled: "An Act relating to life, accident and health insurance, the licensing and termination of licenses of agents thereof, adding a new section to Chapter 49, of the Laws of 1911 as amended, to be known as Section 45-b and providing penalties for violation thereof," was read the third time.

On motion of Senator Garrett the following amendment was adopted: Amend Section 1, line 44 of the printed bill, as follows: After the words "lapse, forfeit" strike the word "or" and insert a comma "(,)".

On motion of Senator Garrett the following amendment was adopted: Amend Section 1, line 45 of the printed bill, as follows: Insert after the word "surrender" the words "or retain".

The Secretary called the roll on the final passage of Senate Bill No. 167, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cox, Dawson, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morthland, Nugent, Reardon, Roup, Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—28.

Those voting nay were: Senators Cleary, Houser, Landon, Morrow, Murphy, Palmer, Peirce, Ronald, Ryan (Scott M.)—9.

Those absent or not voting were: Senators Bishop, Chamberlin, Ferryman, Foss, Marshall, Nelson, Norman, Ryan (J. H.), Smith (Don Cary)—9.

The bill having received the constitutional majority, was declared passed.

There being no objection the title to the bill was ordered to stand as the title of the act.

On motion of Senator Lovejoy, Senate Bills Nos. 203 and 204 were rereferred to the Committee on Rules and Joint Rules and to retain their places on the calendar, Saturday morning.

Senate Bill No. 158:

The Secretary read:

REPORT OF STANDING COMMITTEE.

Senate Chamber, Olympia, Wash., February 7, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 158, entitled: "An Act relating to stamps, coupons, tickets, certificates, cards or other similar devices for or with the merchandising of any property, prohibiting the use thereof, and providing a penalty for the violation thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment: Amend Section 1, line 19, of the original bill, being Section 1, line 11, of the printed bill, after the word "Chapter" strike the figures "135" and insert in lieu thereof the figures "134".

E. N. STEELE, Chairman.

We concur in this report: Don Cary Smith, Chas. Gable, Daniel Landon, Geo. W. Roup, C. H. Todd, Kathryn E. Malstrom.

On motion of Senator Steele the report of the committee was received and the bill was read the third time.

On motion of Senator Palmer the committee amendment was adopted.

On motion of Senator Arnold the following amendment was adopted:

Amend Sec. 2, line 2 of the printed bill, as follows: After the words "of a" strike the word "gross".

Senators Ryan (J. H.), Gray and Voss demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 158 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Dawson, Foss, Gable, Garrett, Gray, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Mehner, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—31.

Those voting nay were: Senators Arnold, Barnes, Cox, Ferryman, Hartwell, Morrow, Peirce, Reardon—8.

Those absent or not voting were: Senators Bishop, Chamberlin, Cleary, Landon, Marshall, Metcalf, Williams—7.

Senate Bill No. 127, by Senator Howard, entitled: "An Act relating to parks, golf courses, parkways, bathing beaches, roads and public camps, authorizing any city or separately organized park district to acquire or join in the acquisition thereof, and to sell, exchange, dispose of or change the use thereof, and pertaining to the care, control and improvement thereof, and amending Section 1 of Chapter 107 of the Laws of 1921 (Section 9319, Remington's Compiled Statutes)," was read the third time.

On motion of Senator Murphy the Senate referred back to the text of the bill for amendments.

Senator Murphy moved the adoption of the following amendment:

Amend Section 1, lines 8, 9, and 11 before the words "Golf Course" insert the words "horse shoe courts".

The motion lost.

Senator Todd moved the adoption of the following amendment:

Amend the title as follows: "An Act for the relief of Golfers".

The motion lost.

Senator Ferryman moved the adoption of the following amendment:

Amend Section 1, line 10 of the printed bill after the word "beach" insert the words "Whitcomb Riley Swimming Hole".

The motion lost.

Senators Steele, Howard and Worum demanded the previous question.

The previous question lost.

Senators Howard, Morthland and Foss demanded the call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll of the Senate, all members being present except Senators Bishop and Metcalf who were previously excused, and Senators Chamberlin, Roup and Stinson.

The Sergeant-at-Arms was instructed to bring in the absent Senators.

On motion of Senator Houser, the Senate proceeded under the call of the Senate.

The Secretary called the roll on the final passage of Senate Bill No. 127, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Foss, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Lovejoy, Malstrom,

Mehner, Morthland, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss—28.

Those voting nay were: Senators Ferryman, Gable, Houser, Landon, Lunn, Marshall, Morrow, Murphy, Peirce, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Williams, Worum—15.

Those absent or not voting were: Senators Bishop, Chamberlin, Metcalf —3.

The bill having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Lovejoy, the call of the Senate was dispensed with.

On motion of Senator Morthland, the Senate referred back to the second order of business.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

Mr. President:

We, your Committee on Fisheries, to whom was referred Senate Bill No. 259, entitled: "An Act creating in the State Treasury, a fund to be known as the 'Lewis River Hatchery Fund,' designating the monies to be covered thereinto, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Fred Norman, Chairman.

We concur in this report: Henry Foss, Chas. Gable, H. L. Nelson, E. J. Cleary, F. G. Barnes, Scott M. Ryan, G. A. Lovejoy.

On motion of Senator Norman the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 8, entitled: "An Act relating to holding of an international conference for the remonetization and rehabilitation of silver on an equitable basis, with gold, so that repudiation or unlimited issuance of paper money may be avoided," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

RALPH METCALF, Chairman.

We concur in this report: Scott M. Ryan, Geo. W. Roup.

On motion of Senator Metcalf the report of the committee was received and the bill was placed on general file.

At 12:12 o'clock p. m., on motion of Senator Lovejoy, the Senate recessed until 1:30 o'clock p. m.

AFTERNOON SESSION.

The Senate was called to order at 1:30 o'clock p. m. by President Victor A. Meyers.

The Senate resumed under the eighth order of business.

GENERAL FILE.

Substitute Senate Bill No. 132, by Committee on Banks and Banking, entitled: "An Act relating to banks, banking, trust companies and trust business, prohibiting corporate security affiliates, providing for segregated savings in commercial banks, restricting loans to directors, officers and employees of banks, amending Sections 3217, 3221, 3222, 3240, 3243, 3245, 3246, 3255n, 3258, 3259, 3261, 3269, 3288 and 3289 of Chapter 1 of Title 18 of Remington's Revised Statutes (being Chapter 80 of the Laws of 1917 as amended and supplemented), and adding new sections to such Chapter to be numbered 3229-2, 3231-1, 3237-1, 3240-1, 3243-1, 3244-1, 3244-2, 3244-3, 3245-1, 3246-1, 3253-1, 3253-2, and 3260-1, prescribing penalties, and declaring an emergency," was read the third time.

On motion of Senator Heffron the following amendment was adopted:

Amend Sec. 24, line 9 of the printed bill as follows: Strike the period after the word "same" and add the following: "Provided, That any bank or trust company may borrow, for temporary purposes, not to exceed in the aggregate amount the paid-in capital and surplus thereof, and may pledge as security therefor assets of such corporation, not exceeding one and one-half times the amount borrowed".

On motion of Senator Palmer the following amendment was adopted: Wherever in the bill or title the words "Remington's Revised Statutes" occur strike the word "Revised" and insert in lieu thereof the word "Compiled".

Senators Heffron, Todd and Foss demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Substitute Senate Bill No. 132 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Thein, Todd, Voss, Williams, Worum—41.

Those absent or not voting were: Senators Bishop, Chamberlin, Metcalf, Peirce, Stinson—5.

The bill having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Heffron, Substitute Senate Bill No. 132 was ordered engrossed and immediately transmitted to the House.

Senate Bill No. 209, by Senators Morthland, Heffron, Ryan (J. H.), Morrow, Foss and Smith (Horace E.), entitled: "An Act amending Section 24, Chapter 130, Session Laws of 1925, Extraordinary Session, relating

to revenue and taxation, and providing that such act shall take effect immediately." was read the third time.

Senator Peirce moved the adoption of the following amendment:

Amend Sec. 1, line 11 of the printed bill between the words "corporation" and "shall" insert the following: "and/or of any agent or trustee of such individual, firm or corporation".

The motion lost.

The Secretary called the roll on the final passage of Senate Bill No. 209, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Donald, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Thein, Voss, Williams, Worum—37.

Those absent or not voting were: Senators Arnold, Bishop, Chamberlin, Howard, Marshall, Metcalf, Roup, Smith (Don Cary), Todd—9.

The bill having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Smith (Horace E.) moved that Senate Bill No. 90 be deferred and that it retain its place on the calendar tomorrow.

The motion carried.

Senate Joint Memorial No. 6, by Senator Arnold, asking the enactment of Senate Bill No. 5267, known as the "Black Bill," Senate Bill No. 4980, known as the "Pittman Bill," and House Bill No. 12991, known as the "Crosser Bill," and any other legislation that has for its purpose the encouragement of the five day week and the six hour day, was read the third time.

On motion of Senator Arnold, the following amendment was adopted:

Amend the last paragraph as follows: After the word "Secretary" in the first line of said paragraph insert the words "of State".

Senators Heffron, Williams and Gable demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of Senate Joint Memorial No. 6, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Landon, Lovejoy, Malstrom, Mehner, Morrow, Murphy, Nelson, Norman, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Thein, Todd, Williams, Worum—28.

Those voting nay were: Senators Barnes, Cleary, Cox, Dawson, Houser, Knutzen, Lunn, Palmer—8.

Those absent or not voting were: Senators Bishop, Chamberlin, Gray, Howard, Marshall, Metcalf, Morthland, Gray, Nugent, Smith (Don Cary), Voss—10.

The memorial having received the constitutional majority, was declared passed.

On motion of Senator Arnold, Senate Joint Memorial No. 6 was ordered engrossed and immediately transmitted to the House.

Senate Bill No. 150:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 9, 1933.

MR. PRESIDENT:

We, your Committee on Labor and Labor Statistics, to whom was referred Senate Bill No. 150, entitled: "An Act authorizing all cities of the first, second and third classes in the State to regulate by ordinance the hours and time of opening and closing barber shops", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend the title to read as follows: "Authorizing all cities of the first, second, third and fourth class in the state to regulate by ordinance the hours and time of opening and closing of barber shops".

Amend Section 1, lines 7 and 8 of the original bill, same being Section 1, line 1 of the printed bill, by putting a comma after the word "second", striking the word "or" and after the word "third" add the words "and fourth".

Amend Section 1, line 10, of the original bill, same being Section 1, line 3 of the printed bill, by striking the words "and on legal holidays".

J. H. RYAN, Chairman.

We concur in this report: Henry Foss, Keiron W. Reardon, P. Frank Morrow, Daniel Landon.

On motion of Senator Ryan the report of the committee was received and the bill was read the third time.

On motion of Senator Ryan (J. H.), the committee amendments were adopted.

The Secretary called the roll on the final passage of Senate Bill No. 150 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Cox, Ferryman, Foss, Gray, Heffron, Houser, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Norman, Nugent, Peirce, Ryan (J. H.), Ryan, (Scott M.), Smith (Don Cary), Stinson, Thein, Voss, Worum—25.

Those voting nay were: Senators Barnes, Cleary, Dawson, Gable, Garrett, Hartwell, Howard, Nelson, Palmer, Reardon, Ronald, Steele—12.

Those absent or not voting were: Senators Arnold, Bishop, Chamberlin, Knutzen, Metcalf, Roup, Smith (Horace E.), Todd, Williams—9.

The bill having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 234, by Committee on Compensation and Fees for State and County Officers, entitled: "An Act classifying counties by population, providing for the election of county officers and in certain classes of counties of certain officers who shall exercise the powers and perform the duties of two or more officers, and defining their powers and duties, and fixing the compensation of county officers, and repealing Sections 4200, 4201, 4202 and 4203 of Remington's Compiled Statutes and all acts and parts of acts in conflict herewith," was read the third time.

Senators Heffron, Gray and Foss demanded the call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senators Chamberlin, Bishop and Metcalf, who were previously excused, and Senators Barnes, Heffron, Lunn, Ryan (J. H.) and Smith (Horace E.).

The Sergeant-at-Arms was instructed to bring in the absent Senators.

On motion of Senator Palmer, the Senate proceeded under the call of the Senate.

On motion of Senator Reardon, the following amendment was adopted:

Amend Sec. 6, lines 9 and 10 of the printed bill, as follows: Strike the words and figures "twenty-four hundred dollars (\$2400.00)" and insert in lieu thereof the following words and figures: "twenty-five hundred dollars (\$2500.00)".

On motion of Senator Peirce the following amendment was adopted:

Amend Sec. 6, line 37 of the printed bill, as follows: Insert the word "reasonable" between the words "necessary" and "traveling".

Senator Palmer moved the adoption of the following amendment:

Amend Section 6, line 6, strike the words "three thousand dollars (\$3,000)?" and insert in lieu thereof "thirty-six hundred dollars (\$3600.00)".

The motion lost.

Senator Ferryman moved the adoption of the following amendment:

Amend Section 6, lines 19 and 20, strike the words and figures "fifteen hundred dollars (\$1500.00)" and insert the words and figures "twelve hundred dollars (\$1200.00)".

The motion lost.

Senator Nugent moved the adoption of the following amendment:

Amend Section 6, line 15 of the printed bill by striking the words and figures "two thousand dollars (\$2000.00)" and insert in lieu thereof the words and figures "eighteen hundred dollars (\$1800.00)".

The motion lost.

On motion of Senator Gray the following amendment was adopted:

Amend Sec. 6, line 42 of the printed bill, as follows: Strike the period "(.)" and insert a colon "(:)" and add the following proviso: "Provided, That no deputy or clerk employed shall receive larger compensation than provided for officer employing him".

Senator Gray moved the adoption of the following amendment:

Amend Section 6, line 28, page 4 of the original bill by adding thereto the following to be known as Section 7. "It shall be within the power of the County Commissioners by unanimous vote to reduce the salaries of any elective county officer within their respective counties not to exceed twenty per cent (20%) of the salaries set by legislative enactment, at the last regular meeting of the county commissioners prior to the next general election, after the taking effect of this act".

The motion lost.

Senator Reardon moved that the rules be suspended and that the Senate refer back to the text for an amendment.

The motion lost.

Senators Landon, Arnold and Cleary demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 234 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow,

Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—41.

Senator Palmer voted nay-1.

Those absent or not voting were: Senators Bishop, Chamberlin, Metcalf, Williams-4.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Gray, the rules were temporarily suspended, Senate Bill No. 234 ordered immediately engrossed and transmitted to the House.

Senator Palmer moved that the call of the Senate be dispensed with. The motion carried.

Senator Palmer moved that tomorrow the Senate convene at 7:00 o'clock p. m., and omit the afternoon session.

The motion carried.

At 4:37 o'clock p. m., on motion of Senator Palmer, the Senate adjourned until 10:00 o'clock a. m.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

FORTIETH DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Friday, February 17, 1933.

The Senate was called to order at 10:00 o'clock a.m. by President Victor A. Meyers, pursuant to adjournment.

Reverend Samuel Everton of the Central Baptist Church of Olympia offered prayer.

The Secretary called the roll, all members being present except Senator Bishop, who was excused.

On motion of Senator Voss, the reading of the journal of the previous day was dispensed with and it was approved.

Senator Palmer's request to be excused after this morning's session until Monday morning was granted.

On motion of Senator Roup, the usual number of copies of proposed Substitute Senate Bill No. 63 were ordered printed.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER.

MR. PRESIDENT: OLYMPIA, WASH., February 16, 1933.

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Joint Memorial No. 6, asking the enactment of Senate Bill No. 5267 known as the "Black

Bill", Senate Bill No. 4980 known as the "Pittman Bill", and House Bill No. 12991 known as the "Crosser Bill", and any other legislation that has for its purpose the encouragement of the five day week and the six hour day, have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

Walter J. Lunn, Chairman.

We concur in this report: P. Frank Morrow, Geo. C. Chamberlin, Wm. C. Dawson. On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 167, entitled: "An Act relating to life, accident and health insurance, the licensing and termination of licenses of agents thereof, adding a new section to Chapter 49, of the Laws of 1911 as amended, to be known as Section 45-b and providing penalties for violation thereof," have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: P. Frank Morrow, Geo. C. Chamberlin, W. C. Dawson. On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 150, entitled: "An Act authorizing all cities of the first, second, third and fourth class in the State to regulate by ordinance the hours and time of opening and closing of barber shops," have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

Walter J. Lunn, Chairman.

We concur in this report: P. Frank Morrow, George C. Chamberlin, Wm. C. Dawson.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 234, entitled: "An Act classifying counties by population, providing for the election of county officers and in certain classes of counties of certain officers who shall exercise the powers and perform the duties of two or more officers, and defining their powers and duties, and fixing the compensation of county officers, and repealing Sections 4200, 4201, 4202 and 4203 of Remington's Compiled Statutes and all acts and parts of acts in conflict herewith," have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: P. Frank Morrow, George C. Chamberlin, Wm. C. Dawson.

On motion of Senator Lunn, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 158, entitled: "An Act relating to stamps, coupons, tickets, certificates, cards, or other similar devices for or with the merchandising of any property, prohibiting the

use thereof, and providing a penalty for the violation thereof," have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

Walter J. Lunn, Chairman.

We concur in this report: P. Frank Morrow, Geo. C. Chamberlin, Wm. C. Dawson.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 149, entitled: "An Act relating to the tax levy for the reclamation revolving fund and amending Section 12, Chapter 158, of the Laws of 1919, as amended by Section 1, Chapter 218, of the Laws of 1927; Section 1, Chapter 94, of the Laws of 1929; and Section 1, Chapter 80, of the Laws of 1931," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, H. L. Nelson.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 30, entitled: "An Act reserving from sale or lease certain second class tide lands for recreation park purposes," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, H. L. Nelson.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 47, entitled: "An Act relating to legislative districts and changing the boundaries of the ninth and tenth senatorial and representative districts," have compared same with the originall bill and find it correctly enrolled. Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, H. L. Nelson.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 75, entitled: "An Act relating to nominations and primary elections and amending Section 24 of Chapter 163 of the Laws of 1919," have compared same with the original bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, H. L. Nelson.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER.

MR. PRESIDENT:

OLYMPIA, WASH., February 16, 1933.

Your Committee on Enrolled Bills to whom was referred Enrolled Senate Bill No. 5, entitled: "An Act releasing owners of motor vehicles from responsibility for

injuries to passengers therein", have compared same with the original bill and find it correctly enrolled. Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, H. L. Nelson.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 98, entitled: "An Act relating to police relief and pension funds in cities of the first class and amending Section 3 of Chapter 39 of the Laws of Washington for 1909, as amended by Section 1 of Chapter 101 of the Laws of Washington for 1929", have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C Nifty Garrett, H. L. Nelson.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1933.

MR. PRESIDENT:

We, your Committee on Medicine, Dentistry, Pure Foods and Drugs, to whom was referred Senate Bill No. 250, entitled: "An Act relating to the qualifications of, and providing for the examinations and registration of nurses, amending Sections 3 and 4 of Chapter 41 of the Laws of 1909, as amended by Chapter 150 of the Laws of 1923, and making an appropriation therefor", have had same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

D. O. Nugent, Chairman.

We concur in this report: J. H. Ryan, Kathryn E. Malstrom, Walter J. Lunn, John H. Ferryman, W. P. Gray.

On motion of Senator Nugent the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

We, your Committee on Compensation and Fees for State and County Officers, to whom was referred Engrossed House Bill No. 24, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Labor and Labor Statistics.

W. P. GRAY, Chairman.

We concur in this report: Geo. W. Roup, Arthur E. Cox, H. L. Nelson, John Heffron, W. C. Dawson.

On motion of Senator Gray the report of the committee was received and the Engrossed Bill No. 24 was rereferred to the Committee on Labor and Labor Statistics.

The Committee on Appropriations recommended that House Bill No. 165 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Medicine, Dentistry, Pure Food and Drugs recommended that Senate Bill No. 217 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file. $\dot{}$

The Committee on Medicine, Dentistry, Pure Food and Drugs recommended that Substitute Senate Bill No. 13 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Education recommended that Engrossed House Bill No. 135 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Judiciary recommended that Senate Bill No. 219 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Public Utilities recommended that Senate Bill No. 196 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Public Utilities recommended that Senate Bill No. 195 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committée on Public Utilities recommended that Senate Bill No. 197 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Revenue and Taxation recommended that Senate Bill No. 258 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Judiciary recommended that Senate Bill No. 156 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

A part of the Committee on Judiciary recommended that Senate Joint Resolution No. 8 do pass as amended.

A part of the Committee on Judiciary recommended that Senate Joint Resolution No. 8 do not pass.

The reports of the Committee, together with the resolution, were placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 15, 1933.

MR. PRESIDENT:

We, a majority of your Committee on Cities of the First Class, to whom was referred Senate Bill No. 69, entitled: "An Act relating to the creation of indebtedness to meet deficiencies in local improvement district funds of cities of the first class, and authorizing the payment of such deficiencies from the general funds of such cities", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

E. B. PALMER, Chairman.

We concur in this report: Chas. Gable, E. J. Cleary, D. V. Morthland.

SENATE CHAMBER, OLYMPIA, WASH., February 15, 1933.

MR. PRESIDENT:

We, a minority of your Committee on Cities of the First Class, to whom was referred Senate Bill No. 69, entitled: "An Act relating to the creation of indebtedness to meet deficiencies in local improvement district funds of cities of the first class, and

authorizing the payment of such deficiencies, from the general funds of such cities", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

......Chairman,

I concur in this report: J. H. Ryan.

On motion of Senator Palmer the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 15, 1933.

MR. PRESIDENT:

We, a majority of, your Committee on Cities of the First Class to whom was referred Senate Bill No. 183, entitled: "An Act relating to cities of the first class and authorizing the payment of necessary expenses incurred by the authorized representatives of the legislative authority thereof, while attending sessions of the State Legislature", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

E. B. PALMER, Chairman.

We concur in this report: Chas. Gable, E. J. Cleary, D. V. Morthland.

SENATE CHAMBER, OLYMPIA, WASH., February 15, 1933.

MR. PRESIDENT:

We, a minority of your Committee on Cities of the First Class, to whom was referred Senate Bill No. 183, entitled: "An Act relating to cities of the first class and authorizing the payment of necessary expenses incurred by the authorized representatives of the legislative authority thereof, while attending sessions of the State Legislature", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

......Chairman.

I concur in this report: J. H. Ryan.

On motion of Senator Palmer the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

Me President

We, a majority, your Committee on Revenue and Taxation, to whom was referred Senate Joint Resolution No. 7, amending Article VII of the Constitution of the State of Washington relating to revenue and taxation by excepting municipally owned utilities other than water from exemption from taxation," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

PAUL MEHNER, Chairman.

We concur in this report: Geo. C. Chamberlin, Chas. Gable, W. C. Dawson, P. Frank Morrow, E. N. Steele.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

We concur in this report: W. J. Knutzen, F. G. Barnes, John Heffron.

On motion of Senator Mehner the report of the committee was received and the bill was placed on general file.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

The House has passed Substitute House Bill No. 290; also The House has passed Engrossed Second Substitute House Bill No. 177; also The House has passed Senate Bill No. 5; also Senate Bill No. 47; also Senate Bill No. 75; also Engrossed Senate Bill No. 30; also Engrossed Senate Bill No. 98; also Engrossed Senate Bill No. 149; also The House has passed Senate Bill No. 240, and the same are herewith transmitted. O. H. Olson, Chief Clerk.

> House of Representatives. OLYMPIA, WASH., February 15, 1933.

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 22, with the following amend-

Amend Section 1, tenth line, by striking the word "three" and inserting in lieu thereof the word "five".

Amend Section 1, eleventh line, by striking the words "October 31" and inserting in lieu thereof the words "November 30".

Amend Section 2 by striking the whole thereof.

Strike all of Section 3 and insert in lieu thereof and in addition thereto the following:

One-half of the accrued interest shall be remitted on all delinquent state, county and municipal taxes which became due and payable in 1932 and prior years which shall be paid after the first day of March, 1934, and on or before November 30, 1934, and the proper officer shall receive the net amount of such taxes together with one-half of said delinquent interest in full satisfaction thereof.

"Sec. 3. At any time on or before the thirtieth day of November, 1933, the county treasurer of any county in the State is also authorized and directed to accept from any person or corporation owning real property in the State, upon which one or more payments or installments of real property taxes are more than six months' delinquent, a signed agreement to pay, first, the amount of the current taxes upon such property payable in the year 1933 and each year thereafter, and, secondly, not less than one-twentieth (1/20) of the total taxes upon such property delinquent prior to the 31st day of May, 1933, waiving all penalties and interest upon said taxes to said date, on or before the 31st day of each May and the 30th day of each November thereafter until all such delinquent taxes are paid in full. Such agreement shall provide for the payment of interest at the rate of six per cent (6%) per annum from May 31, 1933, upon the unpaid balance of such delinquent taxes and that such interest shall be paid with each installment under the agreement. It shall further provide that in the event two successive payments of delinquent taxes are not paid on or before the date when due and/or in the event that any installment of taxes payable in the year 1933 or any year thereafter is not paid within twelve months after the same shall become delinquent the agreement shall become void and of no effect whatsoever. Upon the agreement becoming void the original tax and interest shall be restored, the payments made under the agreement shall be applied to'

"the tax longest delinquent and the interest thereon and the county treasurer shall proceed to advertise the property for tax sale if or when the aggregate unpaid taxes are equal to five years' delinquency in amount; Provided the tax shall remain a first lien on the real estate until the agreement is fully paid and satisfied.

"Sec. 4. The county treasurer shall withhold foreclosure proceedings upon the property so long as the signer of the agreement complies with the terms thereof.

"Sec. 5. The agreement shall become effective upon the signing thereof accompanied by the payment of one installment of delinquent taxes and interest, if any, and the payment of such portion of the current taxes as are then due and payable or delinquent.

"Sec. 6. No person shall be entitled to the benefit of this act with respect to tax payments which are being, or which shall hereafter be contested.

"Sec. 7. The tax commission of the state of Washington shall prepare a form of agreement which shall embody the provisions of sections 3 to 6 inclusive of this act and the county treasurer shall use such form in all cases hereunder.

"Sec. 8. In case any part or portion of this act shall be held unconstitutional, such holding shall not affect the validity of this act as a whole or any other part or portion of this act not adjudged unconstitutional.

"Sec. 9. This act is necessary for the immediate support of the state government and the existing public institutions of the state and shall take effect immediately."

Strike all of the title and insert in lieu thereof: "An Act relating to the collection of taxes, providing for the remission of interest and principal upon delinquent real and personal property taxes, providing for payment of delinquent real property taxes in installments and declaring that this act shall take effect immediately", and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

On motion of Senator Palmer, the Senate refused to concur in the House amendments to Senate Bill No. 22 and asked the House to recede therefrom.

The Secretary read:

MESSAGE FROM THE SECRETARY OF STATE.

DEPARTMENT OF STATE, OLYMPIA, WASH., February 16, 1933.

HONORABLE VICTOR A. MEYERS, President of the Senate, Senate Chamber, Olympia, Washington.

DEAR MR. MEYERS:

I have the honor of transmitting herewith, a certified copy of Senate Concurrent Resolution No. 8, adopted by the Fourteenth Legislature of the State of Oklahoma, memorializing Congress to repeal the law by which an excise tax of one cent per gallon of gasoline was levied for Federal purposes.

Respectfully yours,

ERNEST N. HUTCHINSON, Secretary of State.

The Secretary read:

MESSAGES FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

The Speaker has appointed Representatives Todd, Healy and Banker as members of the Conference Committee on Engrossed Senate Bill No. 72.

O. H. OLSON, Chief Clerk.

House of Representatives, Olympia, Wash., February 16, 1933.

MR. PRESIDENT:

The House has concurred in Senate amendments to House Bill No. 68, and passed the bill as amended; also,

The House has concurred in Senate amendments to House Bill No. 14, and passed the bill as amended; also,

The House has concurred in Senate amendments to Engrossed House Bill No. 80, and passed the bill as amended.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., February 16, 1933.

MR. PRESIDENT:

The House has passed Senate Joint Memorial No. 3, with the following amendment:

In line 6 of the printed memorial after the word "Skagit" insert the comma and word ", Pierce", and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Reardon moved that the Senate concur in House amendment to Senate Joint Memorial No. 3.

The Secretary called the roll on final passage of Senate Joint Memorial No. 3 as amended by the House and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lunn, Malstrom, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Palmer, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum —36.

Those absent or not voting were: Senators Bishop, Ferryman, Gray, Lovejoy, Marshall, Metcalf, Nugent, Peirce, Reardon, Smith (Don Cary)—10.

The memorial, having received the constitutional majority, was declared passed.

INTRODUCTION OF BILLS.

Senate Bill No. 272, by Senator Peirce, entitled: "An Act providing for the acquisition of rights-of-way for highways and providing penalties for violation thereof."

The bill was read the first time, and on motion of Senator Peirce the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 273, by Senator Thein, entitled: "An Act relating to liens upon chattels for labor, skill and materials expended thereon, and amending Section 3, Chapter 68, Laws of 1917 (Section 1156 of Remington's Compiled Statutes)."

The bill was read the first time, and on motion of Senator Thein the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 274, by Senator Ryan (J. H.), entitled: "An Act relating to the acquisition by eminent domain proceedings of public utilities by cities, towns, districts and other municipal corporations, and prescribing the method of accounting for earnings, interest, additions and betterments and depreciation and charges for retirement and amortization after verdict or judgment and before payment thereof."

The bill was read the first time, and on motion of Senator Ryan (J. H.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Utilities.

Senate Bill No. 275, by Senator Ryan (J. H.), entitled: "An Act relating to public utilities and the acquisition thereof by cities of the third class and amending Section 9129, Remington's Compiled Statutes."

The bill was read the first time, and on motion of Senator Ryan (J. H.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Utilities.

Senate Bill No. 276, by Senators Ryan (J. H.) and Smith (Don Cary), entitled: "An Act relating to drugless therapeutics and providing for state

reciprocity, and amending Sections 4 and 13 of Chapter 36 of the Laws of 1919, and adding to Chapter 36 a new section to be known as Section 13 \%."

The bill was read the first time, and on motion of Senator Ryan (J. H.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

Senate Bill No. 277, by Senator Reardon, entitled: "An Act relating to elections, fixing the date of primary, providing for filing of candidacy and for the holding of party conventions, prescribing the time and manner of holding same, powers and duties of the membership of such conventions; providing for the election of precinct committeemen, state committeemen, and nominees for United States Senators, Representatives in Congress, members of the State Legislature, and state and county officials, providing for the organization of county and state central committees, and the election of county and state chairmen, defining powers and duties of such committees, prescribing method for filling vacancies in the committee and on the list of nominees, the construction and application of the act, and repealing all portions of the law in conflict."

The bill was read the first time, and on motion of Senator Reardon, the rules were suspended, the bill was read the second time by title and referred to the Committee on Elections and Privileges.

Senate Bill No. 278, by Senator Nugent, entitled: "An Act relating to garbage collection and disposal, providing for the formation and operation of sanitary districts, defining the powers and duties of certain officers in relation thereto, imposing fees, and providing liens for the collection thereof."

The bill was read the first time, and on motion of Senator Nugent the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

Senate Bill No. 279, by Senator Reardon, entitled: "An Act prohibiting the holding and/or conducting of rodeos."

The bill was read the first time, and on motion of Senator Reardon, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Morals.

Engrossed Second Substitute House Bill No. 177, by Committee on Rules and Order (by executive request), entitled: "An Act relating to public roads in the State of Washington; abolishing the general road and bridge fund, the permanent highway fund and the county permanent highway maintenance fund, and providing for the use of a portion of the receipts in the motor vehicle fund in lieu thereof; creating the secondary highway fund; classifying the public roads in the state as primary and secondary roads, and providing how and by whom the same shall be administered; affecting the authority of the state and county officials to perform work upon state roads by force account or day labor; amending Section 18 of Chapter 163 of the Laws of 1929 (Section 6330 of Remington's Revised Statutes), Section 5 of Chapter 88 of the Laws of 1929 (Section 6851-5 of Remington's Revised Statutes); repealing Section 1 of Section 2 of

Chapter 95 of the Laws of 1921 (Section 6821 of Remington's Compiled Statutes) and all acts in conflict herewith; making appropriations, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Roup the rules were suspended, the bill was read the second time by title, and referred to the Committee on Roads and Bridges.

Substitute House Bill No. 290, by Committee on Rules and Order (by departmental request), entitled: "An Act changing the name of the highway patrol to 'Washington State Patrol'; defining its powers and duties and providing for its government; providing for the appointment of the chief officer and members thereof; repealing the conflicting laws and declaring that this act shall take effect immediately."

The bill was read the first time and on motion of Senator Steele the rules were temporarily suspended, and Substitute House Bill No. 290 was read the third time and placed on final passage.

The motion carried.

Senators Gray, Williams and Barnes demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of Substitute House Bill No. 290, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Voss, Williams, Worum—38.

Those absent or not voting were: Senators Bishop, Chamberlin, Marshall, Morrow, Nugent, Reardon, Todd, Smith (Horace E.)—8.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Houser, the rules were temporarily suspended and Substitute House Bill No. 290 was ordered immediately transmitted to the House.

The President announced he was about to sign:

Senate Bill No. 5; also

Senate Bill No. 47; also

Senate Bill No. 75; also

Senate Bill No. 30; also

Senate Bill No. 98; also

Senate Bill No. 149.

GENERAL FILE.

Senate Bill No. 90, by Senator Palmer, entitled: "An Act relating to assessment, levy and collection of taxes and amending Section 25 of Chapter 130 of the Session Laws of 1925, pages 240 and 241," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 90, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Heffron, Houser, Howard, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—39.

Those absent or not voting were: Senators Bishop, Hartwell, Knutzen, Marshall, Norman, Reardon, Williams—7.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 224, by Senator Heffron, entitled: "An Act relating to assessments in diking, drainage and sewerage improvement districts and the collection thereof, and amending Section 17 of Chapter 176 of the Laws of 1913, as amended, and Section 4439-2 of Remington's Compiled Statutes of Washington, 1927 Supplement," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 224, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morthland, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—40.

Those absent or not voting were: Senators Bishop, Cox, Knutzen, Morrow, Murphy, Reardon—6.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 210, by Senators Foss, Heffron, Smith (Horace E.), Morthland, Ryan (J. H.), and Morrow, entitled: "An Act amending Section 20, Chapter 130, Session Laws of 1925 Extraordinary Session, relating to revenue and taxation, and declaring that said act shall take effect immediately," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 210, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—38.

Those voting nay were: Senator Morrow.

Those absent or not voting were: Senators Bishop, Cox, Foss, Landon, Reardon, Smith (Don Cary), Williams—7.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Mehner, Senate Bill No. 210 was ordered engrossed and immediately transmitted to the House.

Senate Bill No. 94, by Senator Hartwell, entitled: "An Act relating to and providing for the acquiring, seeding, reforestation and administration of lands for state forests, and amending Sections 1 and 6 of Chapter 154, of the Laws of 1923," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 94, and it passedthe Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Marshall, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—41.

Those voting nay were: Senator Morrow-1.

Those absent or not voting were: Senators Bishop, Malstrom, Reardon, Smith (Don Cary)—4.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 191, by Senator Howard, entitled: "An Act dedicating to the City of Seattle certain lands lying within Section 16, Township 25 North, Range 4 East W. M., for street and/or boulevard purposes," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 191, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—40.

Those absent or not voting were: Senators Bishop, Chamberlin, Mehner, Reardon, Roup, Williams—6.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Substitute Senate Bill No. 126, by Committee on Mines and Mining, entitled: "An Act relating to the use of Washington State products for fuel by the state, municipalities and political subdivisions therein, and providing penalties for violation thereof," was read the third time.

Senator Houser moved that the following amendment be adopted:

Amend Section 1 by adding thereto the following: "Provided, That this act shall not apply in the case of any such public building now having special equipment for the use of other forms of fuel".

Senators Todd, Smith and Chamberlin demanded the previous question. The previous question was ordered.

The amendment carried.

On motion of Senator Steele, the following amendment was adopted:

Amend Section 1, line 5 of the printed bill, as follows: After "Provided," strike to and including the word "further" in line 8.

Senator Nelson moved the adoption of the following amendment:

Amend Senator Houser's amendment by adding the following: "And be it further provided that this act shall not apply in any other case where, in the discretion of the Director of Business Control or the governing body of any such political subdivision, the use of other forms of fuel is required by special conditions affecting such case only".

Senator Garrett moved that the amendment of Senator Nelson be laid on the table, without taking the bill with it.

The motion carried.

Senators Heffron, Cox and Barnes demanded the previous question.

The Secretary called the roll on the final passage of Substitute Senate Bill No. 126, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Marshall, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Thein, Williams—35.

Those voting nay were: Senators Malstrom, Morrow, Peirce, Smith (Don Cary), Todd, Voss, Worum—7.

Those absent or not voting were: Senators Bishop, Landon, Mehner, Reardon-4.

The bill, having received the constitutional majority, was declared passed

There being no objection, the title of the bill was ordered to stand as the title of the act.

At 12:20 o'clock p. m., on motion of Senator Palmer, the Senate recessed until 7:00 o'clock p. m.

EVENING SESSION.

The Secretary called the roll, all members being present except Senators Bishop and Palmer, who were previously excused, and Senator Cox.

On motion of Senator Smith (Don Cary), the Senate referred back to the Second Order of Business.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Substitute Senate Bill No. 132, entitled: "An Act relating to banks, banking, trust companies and trust business, prohibiting corporate security affiliates, providing for segregated savings in commercial banks, restricting loans to directors, officers and employees of banks,

amending Sections 3217, 3221, 3222, 3240, 3243, 3245, 3246, 3255n, 3258, 3259, 3261, 3269, 3288 and 3289 of Chapter 1 of Title 18 of Remington's Compiled Statutes (being Chapter 80 of the Laws of 1917 as amended and supplemented), and adding new sections to such chapter to be numbered 3229-2, 3231-1, 3237-1, 3240-1, 3243-1, 3244-1, 3244-2, 3244-3, 3245-1, 3246-1, 3253-1, 3253-2 and 3260-1, prescribing penalties, and declaring an emergency", have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

Walter J. Lunn, Chairman.

We concur in this report: J. W. Thein, Wm. C. Dawson, Geo. C. Chamberlin, P. Frank Morrow.

On motion of Senator Lunn, the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1933.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred Senate Bill No. 245, entitled: "An Act amending Chapter 309 of the Laws of Washington for 1927, as amended by Chapters 178 and 180 of the Laws of 1929; establishing the State Motor Vehicle Board; prescribing the powers and duties of such Board; and repealing conflicting acts and parts of acts," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Judiciary.

GEO. W. ROUP, Chairman.

We concur in this report: John Heffron, H. L. Nelson, Fred Norman, W. G. Hartwell, C. Nifty Garrett, John F. Worum, Horace E. Smith, E. J. Cleary, J. W. Thein, Evert Arnold, Chas. F. Stinson.

On motion of Senator Roup, the report of the committee was received and Senate Bill No. 245 was rereferred to the Committee on Judiciary.

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred House Bill No. 239, entitled: "An Act to create an Association to be known as the 'Washington State Bar Association'; to provide for its organization, government, membership and powers; to regulate the practice of law and to provide penalties for the violation of said Act and repealing all Acts or parts of Acts in conflict therewith," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: Don Cary Smith, Evert Arnold, D. V. Morthland, Geo. W. Roup, Ralph Metcalf, E. B. Palmer, Paul Houser, Chas. Gable, C. H. Todd.

On motion of Senator Steele, the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 17, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 256, entitled: "An Act relating to bonds of executors and administrators, and amending Section 69 of Chapter 156, Laws of 1917 (Section 1439 of Remington's Compiled Statutes)," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: Chas. Gable, Ed. Peirce, Don Cary Smith, Evert Arnold, D. V. Morthland, Ralph Metcalf.

On motion of Senator Steele, the report of the committee was received and the bill was placed on general file. SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 262, entitled: "An Act providing for payment by the State to the counties for their proportion of State taxes in allowance for expense in civil actions involving the State, its departments, officers and employees, on a per diem basis," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: Chas. Gable, Ed. Peirce, Don Cary Smith, Kathryn E. Malstrom, Ralph Metcalf, Evert Arnold.

On motion of Senator Steele, the report of the committee was received and the bill was placed on general file.

> Senate Chamber, Olympia, Wash., February 17, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 199, relating to liens for delinquent charges for water and electric energy furnished by cities, and amending Section 1 of Chapter 161 of the Laws of 1909, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: Don Cary Smith, Ralph Metcalf, Chas. Gable, Daniel Landon, Evert Arnold, Kathryn E. Malstrom, Geo. W. Roup.

On motion of Senator Steele, the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 17, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 236, entitled: "An Act to provide for the acquisition, construction and operation of works for the collection, treatment, purification and disposal of sewage by cities, counties, sanitary and sanitation districts; providing for the issuance and sale of revenue bonds payable exclusively from the revenue derived from the operation of said works to pay for the acquisition and construction of said works; also providing for the establishment and collection of service rates or charges to pay for the expenses of operating and maintaining such works; also providing for the use of such works by other cities, counties or districts", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: Don Cary Smith, Evert Arnold, Ralph Metcalf, C. H. Todd, Chas. Gable, D. V. Morthland, Geo. W. Roup, Kathryn E. Malstrom.

On motion of Senator Steele, the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 264, entitled: "An Act relating to judgments, their duration, lien, enforcement and satisfaction, and adding to Chapter 60 of the Laws of 1929, a new section to be known as Section 7-a", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: D. V. Morthland, Kathryn E. Malstrom, Ralph Metcalf, Evert Arnold, Ed. Peirce, Chas. Gable.

On motion of Senator Steele, the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1933.

MR. PRESIDENT:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Senate Bill No. 278, entitled: "An Act relating to garbage collection and disposition, providing for the formation and operation of sanitary districts, defining the powers and duties of certain officers in relation thereto, imposing fees, and providing liens for the collection thereof", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

D. O. Nugent, Chairman.

We concur in this report: W. J. Lunn, W. P. Gray, Kathryn E. Malstrom.

On motion of Senator Nugent, the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 17, 1933.

MR. PRESIDENT:

We, your Committee on Military, to whom was referred Engrossed House Bill No. 287, entitled: "An Act relating to machine guns and regulating the manufacture, possession, receipt, use, sale or other disposition thereof and of parts therefor; relating to the possession of bombs and of explosives; providing for searches, seizures and confiscating of such property illegally possessed or used; providing penalties for violations of this act; and providing that this act shall take effect immediately", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

KEBEL MURPHY, Chairman.

We concur in this report: H. L. Nelson, George C. Chamberlin, Evert Arnold, Charles H. Voss, Paul Houser, H. L. Williams.

On motion of Senator Murphy, the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

We, your Committee on Elections and Privileges, to whom was referred House Bill No. 202, entitled: "An Act relating to the terms of office of county officers and amending Section 4029 of Remington's Compiled Statutes", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Don Cary Smith, Chairman.

We concur in this report: W. P. Gray, Charles H. Voss, Frank R. Marshall, H. L. Nelson, John F. Worum, P. Frank Morrow.

On motion of Senator Smith (Don Cary), the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER,

Mr. President:

OLYMPIA, WASH., February 16, 1933.

We, a majority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 63, entitled: "An Act relating to transportation by motor vehicles over the public highways of the State of Washington, providing for the regulation and taxation thereof, and repealing all laws and parts of laws in conflict herewith," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that Substitute Senate Bill No. 63 be substituted therefor, and that it do pass.

Geo. W. Roup, Chairman.

We concur in this report: W. P. Gray, H. L. Nelson, John F. Worum, W. G. Hartwell, Chas. F. Stinson, H. L. Williams, Kebel Murphy, E. J. Cleary, Geo. A. Lovejoy.

SENATE CHAMBER,

Mr. President: Olympia, Wash., February 16, 1933.

We, a minority of your Committee on Roads and Bridges, to whom was referred Senate Bill No. 63, entitled: "An Act relating to transportation by motor vehicle over the public highways of the State of Washington, providing for the regulation

and taxation thereof, and repealing all laws and parts of laws in conflict herewith," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

....., Chairman.

We concur in this report: Horace E. Smith, John Heffron, E. L. Howard.

On motion of Senator Roup, the reports of the committee were received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1933.

Mr. President:

We, your Committee on Medicine, Dentistry, Pure Foods and Drugs, to whom was referred Senate Bill No. 44 entitled: "An Act relating to and regulating the practices of hairdressing and beauty culture and the conducting of schools for the teaching of such practices, providing for the licensing of persons to practice hairdressing and beauty culture, and to conduct schools for the teaching thereof, creating a State Board of Hairdressers and Beauty Culturists, providing penalties, and amending Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, and 19 of Chapter 281 of the Laws of 1927," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that Substitute Senate Bill No. 44, entitled: "An Act relating to and regulating the practices of hairdressing and beauty culture and the conducting of schools for the teaching of such practices, providing for the licensing of persons to practice hairdressing and beauty culture, and to conduct schools for the teaching thereof, creating a State Board of Hairdressers and Beauty Culturists, providing penalties, amending Sections 1, 2, 3, 4, 5, 6, 7, 8, 9 10, 11, 12, 13, 14, 15, 16, 17, 18 and 19 of Chapter 281 of the Laws of 1927, and declaring an emergency," be substituted therefor and that it do pass. D. O. NUGENT, Chairman.

We concur in this report: W. P. Gray, Kathryn E. Malstrom, Walter J. Lunn.

On motion of Senator Nugent, the report of the committee was received and the bill was placed on general file.

A majority of the Committee on Roads and Bridges recommended that Engrossed Second Substitute House Bill No. 177 do pass as amended.

A minority of the Committee on Roads and Bridges recommended that Engrossed Second Substitute House Bill No. 177 do not pass.

The reports of the committee, together with the bill, were placed on general file.

The Committee on Appropriations recommended that Engrossed House Bill No. 125 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Financial Institutions Other Than Banks recommended that Senate Bill No. 238 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Revenue and Taxation recommended that House Bill No. 38 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Public Utilities recommended that Senate Bill No. 105 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Judiciary recommended that Senate Bill No. 143 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1933.

MR. PRESIDENT:

We, your Committee on Public Utilities, to whom was referred Senate Bill No. 216, relating to storage warehouses and warehousemen in any incorporated city, or city and county, of this State having a population of thirty thousand or more, defining the same, providing for the regulation and supervision thereof by the Department of Public Works; providing for the enforcement of the provisions of this act and penalties for the violation thereof, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

ED. PEIRCE, Chairman.

We concur in this report: John H. Ferryman, Chas. F. Stinson, J. H. Ryan, Geo. A. Lovejoy, Ralph Metcalf, John F. Worum.

On motion of Senator Peirce, the report of the committee was received and the bill was placed on general file.

A majority of the Committee on Educational Institutions recommended that Senate Bill No. 187 do pass with the amendments.

A minority of the Committee on Educational Institutions recommended that Senate Bill No. 187 do not pass.

The reports of the committee, together with the bill, were placed on general file.

GENERAL FILE.

Senate Bill No. 155:

The Secretary read:

SENATE CHAMBER, OLYMPIA, WASH., February 10, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 155, relating to the welfare of minor children, their care, custody, control and adoption, and providing penalties, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend Section 1, line 10 of the original bill, being Section 1, line 6 of the printed bill, after the word "any" strike the word "children" and insert in lieu thereof the word "child".

Amend Section 1, line 13 of the original bill, being Section 1, line 8 of the printed bill, strike the following: "assign, relinquish, or otherwise transfer" and insert in lieu thereof the following: "relinquish or transfer in writing or otherwise".

Amend Section 1, lines 17 and 18 of the original bill, being Section 1, line 8 of the printed bill, after the word "transfer" strike the word "assignment" and insert in lieu thereof the word "release".

Amend Section 1, line 19 of the original bill, being Section 1, line 13 of the printed bill, after the words "a parent" strike the following: "from assigning, relinquishment" and insert in lieu thereof the following: ", or parents from releasing, relinquishing".

Amend Section 2, page 2, line 2 of the original bill, being Section 2, page 1, line 5 of the printed bill, after the words "of the child," insert the following: "Date of birth and".

E. N. STEELE, Chairman.

We concur in this report: Geo. W. Roup, Daniel Landon, Ed. Peirce, Paul Houser, Ralph Metcalf, Chas. Gable, Evert Arnold.

On motion of Senator Steele, the report of the committee was received and the bill was read the third time.

On motion of Senator Landon the committee amendments were adopted. The Secretary called the roll on the final passage of Senate Bill No. 155 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Stinson, Thein, Todd, Voss, Williams, Worum—39.

Those absent or not voting were: Senators Bishop, Cox, Lovejoy, Nugent, Palmer, Ryan (Scott M.), Steele—7.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 170, by Senator Reardon, entitled: "An Act authorizing the exchange of certain state lands or timber for other lands or timber of equal value." was read the third time.

On motion of Senator Reardon, the following amendment was adopted:

Amend Section 1, line 7 after the word "East" and between the word "Snohomish" insert the letters "W. M."

The Secretary called the roll on the final passage of Senate Bill No. 170 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Stinson, Thein, Todd, Voss, Williams, Worum—40.

Those absent or not voting were: Senators Bishop, Cox, Lovejoy, Nugent, Palmer, Steele—6.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Williams, Senate Joint Resolution No. 4 was deferred and retained its place on the calendar Saturday morning.

Senators Gray, Cleary and Hartwell demanded the call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate chamber.

The Secretary called the roll, under the call of the Senate, all members being present except Senators Bishop and Palmer, who were previously excused, and Senators Cox, Lovejoy, Roup and Steele.

Senator Cox was excused.

The Sergeant-at-Arms was instructed to bring in the absent Senators.

On motion of Senator Houser, the Senate proceeded under the call of the Senate.

Senate Bill No. 57:

The Secretary read the report of the Committee on Revenue and Taxation on Senate Bill No. 57, together with the amendments.

Senator Gray moved that the committee amendments be laid on the table without taking the bill with it.

The motion carried.

Senator Gray moved the adoption of the following amendment:

Amend Sec. 2, line 4 of the printed bill by striking the word "five" and insert in lieu thereof the words and figures "one and twenty-five hundredths (1.25)."

Senator Morrow moved that the amendment of Senator Gray be laid on the table.

Senators Gray, Williams, Morrow, Voss, Lovejoy, Arnold, Dawson, and Chamberlin demanded a roll call.

The Secretary called the roll on the motion to lay on the table and the motion carried by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Ferryman, Foss, Gable, Houser, Howard, Landon, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nugent, Peirce, Reardon, Ryan (J. H.), Ryan (Scott M.), Steele, Thein—22.

Those voting nay were: Senators Barnes, Cleary, Dawson, Garrett, Gray, Hartwell, Heffron, Knutzen, Lunn, Morthland, Nelson, Norman, Ronald, Roup, Smith (Don Cary), Smith (Horace E.), Stinson, Todd, Voss, Williams, Worum—21.

Those absent or not voting were: Senators Bishop, Cox, Palmer-3.

Senate Bill No. 255, by Committee on Forestry and Logged-Off Lands, entitled: "An Act relating to and providing for the acquisition, seeding, reforestation and administering lands for state forests and the issuance and disposition of utility bonds therefor," was read the third time.

The Secretary call the roll on the final passage of Senate Bill No. 255, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—43.

Those absent or not voting were: Senators Bishop, Cox, Palmer-3.

Senator Foss moved that the vote by which the amendment to Senate Bill No. 57 was laid on the table be reconsidered.

The motion carried.

Senator Foss moved that Senate Bill No. 57 be taken off the table.

The motion carried.

Senator Houser moved that Senate Bill No. 57 be rereferred to the Committee on Rules and Joint Rules.

The motion carried.

Senator Arnold moved to dispense with the call of the Senate.

The motion lost.

Senator Ryan (J. H.), moved that Senate Bill No. 200 be made a special order of business immediately after recess Monday.

The motion carried.

Senate Bill No. 156:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

E. N. STEELE, Chairman.

MR. PRESIDENT:

We, your Committee on Judiciary to whom was referred Senate Bill No. 156 entitled: "An Act amending Section 1 of Chapter 8 of the Laws of 1923", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend Section 1, line 6 of the printed bill, after the words "more than" insert the following: "* * * *" and underline the word "sixty".

Amend Section 1, line 11 of the original bill by inserting after the words "more than" the following: "* * * *".

Amend the title by striking all thereof and inserting in lieu thereof the following: "An Act to provide for the incorporation of associations for social, charitable and educational purposes, and amending Section 1, Chapter 8, Laws of 1923".

We concur in this report: D. V. Morthland, Ralph Metcalf, Geo. W. Roup, E. B.

Palmer, Evert Arnold, C. H. Todd, Chas. Gable, Paul Houser.

On motion of Senator Houser the report of the committee was received

and the bill was read the third time.

On motion of Senator Houser the committee amendments were adopted.

The Secretary called the roll on the final passage of Senate Bill No. 156 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—43.

Those absent or not voting were: Senators Bishop, Cox, Palmer-3.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Houser moved that the call of the Senate be dispensed with.

The motion carried.

Senate Bill No. 159, by Senator Gable, entitled: "An Act relating to the colony of the State Soldiers' Home at Orting and providing for the admission of Annie McPhail Broadwood to membership therein," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 159, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Heffron, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow,

Morthland, Murphy, Nelson, Norman, Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Stinson, Thein, Voss, Williams, Worum—37.

Those absent or not voting were: Senators Bishop, Cox, Hartwell, Houser, Nugent, Palmer, Roup, Steele, Todd—9.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Morthland, Senate Bill No. 161 was rereferred to the Committee on Rules and Joint Rules.

Senate Bill No. 211, by Senators Foss, Ryan (J. H.), Morthland, Morrow, Steele, Heffron, and Smith (Horace E.), entitled: "An Act relating to revenue and taxation, amending Section 22, Chapter 130, Session Laws of 1925, Extraordinary Session, providing penalties for violations of said act, repealing Section 58 of said Chapter 130, and declaring that said act shall take effect immediately," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 211, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Nelson, Nugent, Peirce, Reardon, Ronald, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Stinson, Thein, Todd, Voss, Williams, Worum—36.

Those voting nay were: Senators Ferryman, Landon, Murphy, Norman, Ryan (Scott M.)—5.

Those absent or not voting were: Senators Bishop, Cox, Palmer, Roup, Steele—5.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 212, by Senators Foss, Ryan (J. H.), Morrow, Steele, Morthland, and Smith (Horace E.), entitled: "An Act amending Section 104, Chapter 130, Session Laws of 1925, Extraordinary Session, relating to revenue and taxation, and declaring that said act shall take effect immediately," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 212, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Stinson, Thein, Todd, Voss, Williams, Worum—39.

Those absent or not voting were: Senators Bishop, Cox, Gray, Lovejoy. Palmer, Roup, Steele—7.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The President announced he was about to sign:

House Bill No. 14; also

House Bill No. 25; also

House Bill No. 30; also

House Bill No. 67; also

House Bill No. 68; also

House Bill No. 79; also

House Bill No. 80; also

House Bill No. 84; also

House Bill No. 86; also

Substitute House Bill No. 220; also

Senate Joint Memorial No. 3; also

Senate Bill No. 240.

On motion of Senator Morthland, the rules were temporarily suspended and Senate Bill No. 21 was rereferred to the Committee on Rules and Joint Rules.

Senate Bill No. 214:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 10, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary to whom was referred Senate Bill No. 214, entitled: "An Act relating to the sale by counties of property acquired for taxes, and amending Section 133, Chapter 130, Session Laws of 1925, Extraordinary Session, a amended by Section 1, Chapter 263, Session Laws of 1927", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass, with the following amendment:

Amend Section 1, page 2, line 10 of the original bill, being Section 1, page 2, line 28 of the printed bill, after the words "highest bid" insert the following: "if more than the minimum price fixed by the Board of County Commissioners".

E. N. STEELE, Chairman.

We concur in this report: Geo. W. Roup, Don Cary Smith, Chas. Gable, D. V. Morthland, E. B. Palmer, Ed. Peirce.

On motion of Senator Steele the report of the committee was received and the bill was read the third time.

On motion of Senator Steele the committee amendment was adopted.

The Secretary called the roll on the final passage of Senate Bill No. 214 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Foss, Gable, Garrett, Hartwell, Heffron, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Thein, Todd, Voss, Williams, Worum—39.

Those absent or not voting were: Senators Bishop, Cox, Ferryman, Gray, Houser, Palmer, Stinson—7.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

At 9:17 o'clock p. m., on motion of Senator Arnold, the Senate adjourned until 10:00 o'clock tomorrow morning.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

FORTY-FIRST DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Saturday, February 18, 1933.

The Senate was called to order at ten o'clock a.m., by President Victor A. Meyers pursuant to adjournment.

Reverend Samuel Everton of the Central Baptist Church of Olympia offered prayer.

The Secretary called the roll, all members being present except Senators Bishop, Cox, Palmer and Ryan (Scott M.) who were excused.

On motion of Senator Voss, the reading of the Journal of the previous day was dispensed with, and it was approved.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills to whom was referred Enrolled Senate Joint Memorial No. 3, entitled: "An Act asking for Federal relief for flood control in certain counties of western Washington", have compared same with the original Joint Memorial and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, W. J. Knutzen, C. Nifty Garrett.

On motion of Senator Arnold, the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills to whom was referred Enrolled Senate Bill No. 240, entitled: "An Act relating to banks and trust companies, the regulation, operation, conversion, dissolution and reorganization thereof, defining the powers and duties of the supervisor of banking in connection therewith, limiting the effect of certain acts and statutes, providing means and measures for stabilizing banking, limiting the commencement of certain actions, amending Sections 81 of Chapter 80 of the Laws of 1917,

and declaring an emergency", have compared same with the original bill and find it correctly enrolled. Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, W. J. Knutzen, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills to whom was referred Engrossed Substitute Senate Bill No. 126, entitled: "An Act relating to the use of Washington state products for fuel by the state, municipalities and political subdivisions therein, and providing penalty for violation thereof", have compared same with the Substitute Bill and find it correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: J. W. Thein, W.m. C. Dawson, George C. Chamberlin.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

We, your Committee on State Granted, School and Tide Lands, to whom was referred Senate Bill No. 268, entitled: "An Act relating to sales made by the state of the beds and shore lands of non-navigable waters, to which it had no title, and authorizing and governing actions against the state for the sale price thereof", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Judiciary.

J. W. THEIN, Chairman.

We concur in this report: Keiron W. Reardon, Paul Mehner, D. V. Morthland, Charles H. Voss.

On motion of Senator Thein the report of the committee was received and Senate Bill No. 268 was rereferred to the Committee on Judiciary.

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1933.

MR. PRESIDENT:

We, your Committee on State Granted, School and Tide Lands, to whom was referred Engrossed House Bill No. 176, entitled: "An Act relating to state lands; the sale of timber thereon; amending Section 50, Chapter 255, Session Laws of 1927, and declaring an emergency", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

J. W. THEIN, Chairman.

We concur in this report: Charles H. Voss, Paul Mehner, D. O. Nugent, D. V. Morthland, Keiron W. Reardon.

On motion of Senator Thein the report of the committee was received and the bill was placed on general file.

The Committee on State Granted, School and Tide Lands recommended that Senate Bill No. 206 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Secretary read:

MESSAGE FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 17, 1933.

MR. PRESIDENT:

The House has refused to recede from its amendments to Engrossed Senate Bill No. 22, and asks the Senate for the appointment of a conference committee thereon.

O. H. Olson, Chief Clerk.

The President announced that he had previously appointed Senators Mehner, Palmer and Morthland as a conference committee on House amendments to Engrossed Senate Bill No. 22.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., February 17, 1933.

MR. PRESIDENT:

The House has passed Engrossed House Bill 94; also the House has passed House Joint Memorial No. 11; also the Speaker has signed House Bill No. 30; also the Speaker has signed House Bill No. 14; also House Bill No. 25; also House Bill No. 67; also House Bill No. 68; also House Bill No. 80; also House Bill No. 84; also House Bill No. 86; also Substitute House Bill No. 220; also the Speaker has signed Senate Bill No. 5; also Senate Bill No. 30; also Senate Bill No. 47; also Senate Bill No. 75; also Senate Bill No. 98; also Senate Bill No. 149, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

MESSAGE FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 17, 1933.

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 76, with the following amendments:

Amend Section 1, lines 1, 2 and 3 of the printed bill; strike the whole thereof and insert in lieu thereof the following:

"Section 1. That Section 7417-2 of Remington's Compiled Statutes of Washington, 1927 Supplement, be amended to read as follows:"

Amend Section 1, line 10 of the engrossed bill by striking the following:

"and in the event and not otherwise that such irrigation district includes an area not exceeding twenty thousand acres of land, said area to be evidenced by a resolution of the district board to that effect filed for record in each of the offices in which the resolution fixing the boundaries of the district is required by law to be filed,".

Amend the title, lines 5 and 6 of the printed bill. After the word "amending" in line 5, strike the following: "Section 2 of Chapter 138 of the Laws of 1923 (Section 7417-2 of Remington's Compiled Statutes of Washington, 1927 Supplement)", and insert in lieu thereof the following:

"Section 7417-2 of Remington's Compiled Statutes of Washington, 1927 Supplement",

and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Stinson moved that the Senate concur in House amendments to Engrossed Senate Bill No. 76.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 76, as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Peirce, Reardon, Ronald, Roup,

Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—39.

Those absent or not voting were: Senators Bishop, Cox, Gray, Nugent, Palmer, Ryan (J. H.), Ryan (Scott M.)—7.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA. WASH., February 17, 1933.

Mr. President:

The House has passed Engrossed Senate Bill No. 80 with the following amendments:

Amend Senate amendment to Section 1 of the Engrossed Bill, being Section 2, line 9 of the Senate amendment, strike the period (.) after the word "salary", insert in lieu thereof a semi-colon (;) and add the following: "which reviewing committee shall finally fix and determine the amount thereof".

Amend Section 2 of the Engrossed Bill, being Section 3, line 10 of the printed bill, strike the word "improvements".

Amend Section 2 of the Engrossed Bill, being Section 3, line 13 of the printed bill, strike the words "county auditor and county prosecuting attorney" and insert in lieu thereof the words "and the appointed citizens members of the county reviewing committee".

Amend Section 3, line 3 of the Engrossed bill, being Section 4, line 3 of the printed bill, strike the figure "4" and insert in lieu thereof the figures "4719".

Amend Section 3, line 4 of the Engrossed bill, being Section 4, line 4, of the printed bill, strike the word "Representative" where it first occurs, and insert in lieu thereof the word "member".

Amend Section 3 of the Engrossed bill, being Section 4, line 12 of the printed bill, by adding after the period (.) the following sentence: "The Commission in its discretion may require pupils residing within two miles of an established route to travel to the route at their own expense", and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Gable moved that the Senate concur in the House amendment to Engrossed Senate Bill No. 80.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 80 as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Arnold, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—40.

Those absent or not voting were: Senators Bishop, Cox, Landon, Palmer, Ryan (J. H.), Ryan (Scott M.)—6.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

INTRODUCTION OF BILLS.

Substitute Senate Bill No. 63, by majority of Committee on Roads and Bridges, entitled: "An Act relating to transportation by motor vehicles over the public highways of the State of Washington, providing for the regulation and taxation thereof, providing penalties for the violation of this act, making an appropriation, and repealing all laws and parts of laws in conflict herewith."

The bill was read the first time, and on motion of Senator Roup the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Substitute Senate Bill No. 44, by Senators Malstrom and Smith (Don Cary), entitled: "An Act relating to and regulating the practices of hair-dressing and beauty culture and the conducting of schools for the teaching of such practices, providing for the licensing of persons to practice hair-dressing and beauty culture, and to conduct schools for the teaching thereof, creating a State Board of Hairdressers and Beauty Culturists, providing penalties, amending Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18 and 19 of Chapter 281 of the Laws of 1927, and declaring an emergency."

The bill was read the first time and on motion of Senator Malstrom the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate Bill No. 280, by Committee on Roads and Bridges, entitled: "An Act providing for a commission to study the cost of highway construction and maintenance which should properly be borne by each type of motor vehicle using the highways; to report to the 1935 Legislature with recommendations for legislation to assess such costs against each such type in proportion to its proper share; and appropriating funds for the expenses of the commission set up herein."

The bill was read the first time, and on motion of Senator Roup the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate Bill No. 281, by Senator Chamberlin, entitled: "An Act creating and establishing a state fire fund for insurance of public buildings and property of political subdivisions of the state of Washington, which now carries fire insurance or may hereafter do so; fixing the powers and duties of the state insurance commissioner in connection therewith; providing for the maintenance thereof and the payment and adjustment of losses; authorizing the state insurance commissioner to employ necessary help and incur and pay such other expenses as may be necessary, also purchase other insurance on certain classes of risks; limiting the amount of expense that may be incurred and repealing all acts in conflict herewith."

The bill was read the first time, and on motion of Senator Chamberlin, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Insurance.

Senate Bill No. 282, by Senators Malstrom, Norman and Roup, entitled: "An Act relating to the branches required to be taught in the public schools in the State of Washington, including the nature of alcohol and other

narcotics and their effects upon the human system; and amending Chapter, of the Laws of 1890 (Section 4681, Remington's Compiled Statutes of Washington, 1922)."

The bill was read the first time, and on motion of Senator Malstrom the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Education.

Senate Bill No. 283, by Senator Landon, entitled: "An Act relating to the extermination of certain wild animals, for the payment of bounties for such extermination, providing penalties, and repealing Chapter 193 of the Session Laws of 1909 (Sections 7275-7278 Pierce's Code)."

The bill was read the first time and on motion of Senator Landon the rules were suspended, the bill was read the second time by title, ordered printed, and referred to the Committee on Appropriations.

Senate Bill No. 284, by Senator Morthland, entitled: "An Act relating to justice courts, fixing the venue of civil actions therein and the jurisdiction of justices of the peace and repealing certain acts and parts of acts."

The bill was read the first time, and on motion of Senator Morthland the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 285, by Senator Chamberlin, entitled: "An Act relating to the care and placement of dependent, neglected and delinquent children; Providing for the Inspection, Investigation, Incorporation, Licensing and Supervision of Agencies, Societies, Associations, and Institutions and Boarding Homes Engaged in Child Care and Placement; Creating a division in the Department of Business Control for such purposes; Amending Section 29 of Chapter VII of the Session Laws of 1921; Adding Sections 44a, 44b, 44c, 44d, and 44f; and Providing Penalties."

The bill was read the first time, and on motion of Senator Chamberlin the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 286, by Senator Ryan (Scott M.), entitled: "An Act relating to nominations and primary elections and providing that city elections shall be non-partisan, and amending Section 5180 of Remington's Compiled Statutes, and adding a new section to Chapter IV, Title XXIX, to be known as Section 5212-1."

The bill was read the first time, and on motion of Senator Ryan (Scott M.) the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Elections and Privileges.

Senate Bill No. 287, by Senators Chamberlin, Mehner, Smith (Horace E.), Gable, Malstrom, Thein and Barnes, entitled: "An Act relating to and providing for the development of the Grand Coulee power and irrigation project including the lands lying within and adjacent to the Columbia basin area; providing for state aid in connection therewith; for the relief of the unemployed by means of labor thereon; authorizing certain state officers to execute the necessary instruments and contracts in connection therewith; providing for the financing of such development; making an appropriation; and providing that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Chamberlin the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Unemployment Relief.

Senate Bill No. 288, by Senator Garrett, entitled: "An Act requiring the suspension for a fixed period of certain laws and parts of laws; creating a committee designated as Highway Emergency Employment Committee, specifying its membership, prescribing its duties and powers, vesting in it the right to suspend operation of certain laws and parts of laws and authorizing it to make certain expenditures; providing for retention of existing highway legislation insofar as not required to be suspended because of such emergency; prohibiting levies for county road bridge funds in the several counties prior to January 1, 1935, and declaring any such levy illegal; making certain funds available to aforesaid committee for purposes of unemployment relief; as a component part of such purposes changing the name of the state Motor Vehicle Fund to Motorists Cooperative Highway Fund, changing the designation of the Liquid Fuel Excise Tax to Motorists Cooperative Dues; Legislative interpretation and correction herein specified the terms of former acts and parts of acts; defining upon what such motorists cooperative dues are payable; fixing five cents per gallon as the maximum collectible in any manner for the payment into said motorists cooperative highway fund, and specifying by whom payable; defining the terms "Distribution," "Service Station," "Dealer," "Broker" and "Producer;" saving the operation and effect of certain laws and parts of laws notwithstanding the foregoing provisions, unless specifically provided to the contrary herein; declaring the foregoing a necessary and component part to affectuate purposes of this act; providing for effectiveness of remainder of this act in case any portion be held unconstitutional; repealing all acts and parts of acts in conflict herewith; and declaring an emergency."

The bill was read the first time, and on motion of Senator Garrett the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 289, by Committee on State Granted School and Tide Lands, entitled: "An Act relating to the management, sale, lease and disposition of state lands, and amending Section 7797-33, Remington's Compiled Statutes and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Thein the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Engrossed House Bill No. 94, by Mr. Cleary, entitled: "An Act relating to and providing for the regulation of common carriers of passengers upon public streets, roads and highways; providing for the issuance of permits and the furnishing of bonds in connection therewith; and amending Section 2 of Chapter 57 of the Laws of 1915 and Section 3 of said laws as amended by Chapter 161 of the Laws of 1927."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, and referred to the Committee on Cities of the First Class.

House Joint Memorial No. 11, by Mr. Wiswall, relating to Federal Relief for George Charles Walther.

The memorial was read the first time and on motion of Senator Lovejoy the rules were suspended, the memorial was read the second time by title, and placed on final passage.

The Secretary called the roll on the final passage of House Joint Memorial No. 11, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—41.

Those absent or not voting were: Senators Barnes, Bishop, Cox, Palmer, Ryan (Scott M.)—5.

The memorial, having received the constitutional majority, was declared passed.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., February 18, 1933.

MR. PRESIDENT:

The Speaker has signed House Bill No. 290, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

The President announced he was about to sign House Bill No. 290.

GENERAL FILE.

Senate Bill No. 203:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 14, 1933.

MR. PRESIDENT:

We, your Committee on Insurance to whom was rereferred Senate Bill No. 203, entitled: "An Act relating to insurance and amending Section 7118 of Remington's Compiled Statutes", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass as amended.

Amend Section 1, line 21 of the original bill, being line 15 of the printed bill, by inserting four asterisks (* * * *) after the word "deviation".

GEO. A. LOVEJOY, Chairman.

We concur in this report: C. Nifty Garrett, Chas. Gable, Kebel Murphy, Chas. F. Stinson, Harry Williams.

On motion of Senator Lovejoy the report of the Committee was received and the bill was read the third time.

On motion of Senator Lovejoy the committee amendment was adopted. The previous question was demanded by Senators Cleary, Todd, and Hartwell.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 203 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Gable, Garrett, Gray, Heffron, Houser, Howard, Lovejoy, Lunn, Malstrom, Metcalf, Morrow, Morthland, Nelson, Norman, Nugent, Reardon, Ryan (J. H.), Smith (Don Cary), Steele, Thein, Todd, Voss, Williams—26.

Those voting nay were: Senators Cleary, Dawson, Ferryman, Foss, Hartwell, Knutzen, Landon, Mehner, Murphy, Peirce, Ronald, Roup, Smith (Horace E.), Stinson, Worum—15.

Those absent or not voting were: Senators Bishop, Cox, Marshall, Palmer, Ryan (J. H.)—5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., February 18, 1933.

MR. PRESIDENT:

The Speaker has signed Senate Joint Memorial No. 3; also Senate Bill No. 240; also the House has passed Re-engrossed House Bill No. 183, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Lovejoy moved that Senate Bill No. 204 be rereferred to the Committee on Insurance.

The motion carried.

Senators Houser, Williams and Foss demanded the call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll, all members being present except Senators Bishop, Cox, Palmer and Ryan (Scott M.), who were previously excused, and Senators Arnold, Howard, Marshall and Smith (Don Cary).

The Sergeant-at-Arms was instructed to bring in the absent Senators.

On motion of Senator Williams the Senate proceeded under the call of the Senate.

Senate Joint Resolution No. 4, by Senator Williams, relating to the amendment of Article XI of the Constitution of the State of Washington by adding a new section to be known as Section 16, was read the third time.

Senators Chamberlin, Voss and Williams demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of Senate Joint Resolution No. 4, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—40.

Those voting nay were: Senators Mehner, Peirce-2.

Those absent or not voting were: Senators Bishop, Cox, Palmer, Ryan (Scott M.)-4.

The resolution, having received the constitutional majority, was declared passed.

Engrossed Second Substitute House Bill No. 177:

The Secretary read:

REPORTS OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1933.

MR. PRESIDENT:

We, a majority of your Committee on Roads and Bridges to whom was referred Engrossed Second Substitute House Bill No. 177, entitled, "An Act relating to public roads in the State of Washington; abolishing the general road and bridge fund, the permanent highway fund and the county permanent highway maintenance fund, and providing for the use of a portion of the receipts of the motor vehicle fund; classifying the public roads in the state as primary and secondary roads, and providing how and by whom the same shall be administered; affecting the authority of the state and county officials to perform work upon state roads by force account or day labor; amending Section 18 of Chapter 163 of the Laws of 1929 (Section 6330 of Remington's Revised Statutes), Section 5 of Chapter 88 of the Laws of 1929 (Section 6851-5 of Remington's Revised Statutes), and Section 6 of Chapter 88 of the Laws of 1929 (Section 6851-6 of Remington's Revised Statutes); repealing Section 1 of Section 2 of Chapter 95 of the Laws of 1921 (Section 6821 of Remington's Compiled Statutes) and all acts in conflict herewith; making appropriations, and declaring that this act shall take effect immediately", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass as amended.

Amend Section 5, line 43 of Second Substitute House Bill No. 177, same being page 5, Section 5, line 25 of Engrossed Second Substitute House Bill No. 177. Strike the word "six" and insert in lieu thereof the word "ten".

GEO. W. ROUP, Chairman.

We concur in this report: John Heffron, Paul Houser, H. L. Williams, E. J. Cleary, J. W. Thein, Evert Arnold, C. Nifty Garrett, Chas. F. Stinson, Kebel Murphy, John F. Worum, H. L. Nelson, W. G. Hartwell, Fred Norman, Horace E. Smith.

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1933.

We, a minority of your Committee on Roads and Bridges to whom was referred Engrossed Second Substitute House Bill No. 177, entitled: "An Act relating to public roads in the State of Washington; abolishing the general road and bridge fund, the permanent highway fund and the county permanent highway maintenance fund, and providing for the use of a portion of the receipts in the motor vehicle fund; classifying the public roads in the state as primary and secondary roads, and providing how and by whom the same shall be administered; affecting the authority of the state and county officials to perform work upon state roads by force account or day labor; amending Section 18 of Chapter 163 of the Laws of 1929 (Section 6330 of Remington's Revised Statutes), Section 5 of Chapter 88 of the Laws of 1929 (Section 6851-5 of Remington's Revised Statutes), and Section 6 of Chapter 88 of the Laws of 1929 (Section 6851-6 of Remington's Revised Statutes); repealing Section 1 of Section 2 of Chapter 95 of the Laws of 1921 (Section 6821 of Remington's Compiled Statutes) and all acts in conflict herewith; making appropriations, and declaring that this act shall take effect immediately", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass., Chairman.

I concur in this report: Keiron W. Reardon.

On motion of Senator Roup the report of the committee was received and the bill was read the third time.

On motion of Senator Smith (Horace E.) the committee amendment was adopted.

On motion of Senator Smith (Horace E.) the Senate resolved itself into a committee of the whole to consider Engrossed Second Substitute House Bill No. 177.

The bill was considered in the committee of the whole, Senator Lovejoy in the chair, and reported back to the Senate with the recommendation that it do pass as amended.

On motion of Senator Houser the report of the committee was adopted. Senator Houser moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

On motion of Senator Steele, the following amendment was adopted:

Amend the bill as follows: In all places in the bill or the title thereof, where the words "Remington's Revised Statutes" are used, strike the word "Revised" and insert "Compiled", so that it shall read "Remington's Compiled Statutes".

The Secretary called the roll on the final passage of Engrossed Second Substitute House Bill No. 177 as amended and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—42.

Those absent or not voting were: Senators Bishop, Cox, Palmer, Ryan (Scott M.)—4.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Arnold moved to dispense with the call of the Senate.

The motion carried.

On motion of Senator Roup, the rules were temporarily suspended and Engrossed Second Substitute House Bill No. 177 was ordered immediately transmitted to the House.

Senate Bill No. 176:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 11, 1933.

MR. PRESIDENT:

We, a majority, your Committee on Banks and Banking, to whom was referred Senate Bill No. 176, entitled: "An Act relating to mutual savings banks, providing for the pensioning of superannuated and incapacitated officers and employees", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend Section 1, lines 14, 15, and 16 of the original bill, same being Section 1, lines 8, 9, and 10 of the printed bill, by striking the words "but the maximum annual amount paid shall in no case exceed sixty per centum of the average annual salary for three years", and inserting in lieu thereof the words: "but the maximum amount paid shall in no case exceed \$200.00 per month for the three years".

JOHN HEFFRON, Chairman.

We concur in this report: Henry Foss, Kebel Murphy, Geo. C. Chamberlin, H. L. Williams, Geo. W. Roup, Kathryn E. Malstrom.

On motion of Senator Heffron the report of the committee was received and the bill was read the third time.

On motion of Senator Heffron the committee amendment was adopted.

On motion of Senator Heffron the following amendment to the committee amendment was adopted:

Amend the committee amendment by striking the words "for the three years" and inserting a period after the word "month".

The Secretary called the roll on the final passage of Senate Bill No. 176 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Norman, Nugent, Ronald, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—36.

Voting nay: Senator Peirce-1.

Those absent or not voting were: Senators Bishop, Cox, Gable, Nelson, Palmer, Reardon, Roup, Ryan (Scott M.), Williams—9.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

At 12:49 o'clock, p. m., on motion of Senator Morthland the Senate adjourned until 10:00 o'clock, a. m., Monday.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

FORTY-THIRD DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Monday, February 20, 1933.

The Senate was called to order at ten o'clock a.m., by President Victor A. Meyers pursuant to adjournment.

Reverend W. G. Comin of the First United Presbyterian Church of Olympia offered prayer.

The Secretary called the roll, all members being present except Senators Bishop, Chamberlin and Ronald, who were excused.

On motion of Senator Palmer, the reading of the journal of the previous day was dispensed with and it was approved.

Senate Joint Resolution No. 12, by Committee on Compensation and Fees for State and County Officers, entitled: "Relating to compensation of members of the State Legislature."

The bill was read the first time, and on motion of Senator Gray the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 18, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 155, entitled: "An Act relating to the welfare of minor children, their care, custody, control and adoption, and providing penalties"; also Engrossed Senate Bill No. 170, entitled: "An Act authorizing the exchange of certain state lands or timber for other lands or timber of equal value"; also Engrossed Senate Bill No. 156, entitled: "An Act to provide for the incorporation of associations for social, charitable and educational purposes, and amending Section 1, Chapter 8, Laws of 1923"; also Engrossed Senate Bill No. 214, entitled: "An Act relating to the sale by counties of property acquired for taxes, and amending Section 133, Chapter 130, Session Laws of 1925, Extraordinary Session, as amended by Section 1, Chapter 263, Session Laws of 1927," have compared same with the original bills and find them correctly engrossed. Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: Geo. C. Chamberlin, Wm. C. Dawson, J. W. Thein, P. Frank Morrow.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1933.

MR. PRESIDENT:

We, a majority of your Committee on Appropriations, to whom was referred Senate Bill No. 283, relating to the extermination of certain wild animals, for the payment of bounties for such extermination, providing penalties, and repealing Chapter 193 of the Session Laws of 1909 (Sections 7275-7278 Pierce's Code), have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Frank R. Marshall, Chairman.

We concur in this report: John H. Ferryman, Paul Mehner, Daniel Landon, Ed. Peirce, W. J. Knutzen, Scott M. Ryan.

On motion of Senator Marshall the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 18, 1933.

MR. PRESIDENT:

We, your Committee on Rules and Joint Rules, to whom was referred House Bill No. 125, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Revenue and Taxation.

Victor A. Meyers, Chairman.

We concur in this report: Paul Houser, Don Cary Smith, W. G. Hartwell, E. N. Steele, E. J. Cleary, Evert Arnold.

On motion of Senator Houser the report of the committee was received and House Bill No. 125 was rereferred to the Committee on Revenue and Taxation.

> Senate Chamber, Olympia, Wash., February 18, 1933.

MR. PRESIDENT:

We concur in this report: Ed. Peirce, Daniel Landon.

SENATE CHAMBER, OLYMPIA, WASH., February 18, 1933.

MR. PRESIDENT:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 243, entitled: "An Act relating to deposits in banks and trust companies, prohibiting banks and trust companies and their officers, agents and employees from making any charges or deductions against any depositor or his deposit in certain cases, defining offenses, and providing penalties for violation thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

E. N. STEELE, Chairman.

We concur in this report: C. H. Todd, D. V. Morthland, Chas. Gable, Paul Houser, Kathryn E. Malstrom, Evert Arnold, Ralph Metcalf.

On motion of Senator Steele the reports of the committee were received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 18, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Engrossed House Bill No. 48, entitled: "An Act relating to will contests; establishing the burden of proof, and amending Section 1387 of Remington's Compiled Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be returned to the House for re-engrossing.

E. N. Steele, Chairman.

We concur in this report: Ed. Peirce, C. H. Todd, Don Cary Smith, Evert Arnold, Ralph Metcalf, Chas. Gable, Kathryn E. Malstrom, Paul Houser.

On motion of Senator Steele the report of the committee was adopted. The Secretary read:

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, February 18th, 1933.

To the Honorable, the Senate

of the State of Washington:

LADIES AND GENTLEMEN:

 \boldsymbol{I} have the honor to advise that the Governor has approved the following Senate Bills, entitled:

Senate Bill No. 5: "An Act releasing owners of motor vehicles from responsibility for injuries to passengers therein."

Senate Bill No. 30: "An Act reserving from sale or lease certain second class tide lands for recreational park purposes."

Senate Bill No. 47: "An Act relating to legislative districts and changing the boundaries of the ninth and tenth senatorial and representative districts."

Senate Bill No. 75: "An Act relating to nominations and primary elections and amending Section 24 of Chapter 163 of the Laws of 1919."

Senate Bill No. 81: "An Act relating to drainage and diking improvement districts, and the issuance of refunding bonds therein, and amending Sections 1, 2, 5, 6, 7, 8, and 9 of Chapter 211 of the Laws of Washington of 1929, adding thereto a new section to be known as Section 10, and declaring that this act shall take effect immediately."

Senate Bill No. 104: "An Act relating to advertising of dairy products, prohibiting false advertising in the sale thereof, and providing penalties for violations thereof."

Senate Bill No. 149: "An Act relating to the tax levy for the reclamation revolving fund and amending Section 12, Chapter 158, of the Laws of 1919, as amended by Section 1, Chapter 218, of the Laws of 1927; Section 1, Chapter 94, of the Laws of 1929; and Section 1, Chapter 80, of the Laws of 1931."

Very truly yours,

RICHARD HAMILTON, Secretary to the Governor.

The Secretary read:

MESSAGES FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 18, 1933.

MR. PRESIDENT:

The House has concurred in Senate amendments to Engrossed Second Substitute House Bill No. 177, and passed the bill as amended. O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., February 18, 1933.

MR. PRESIDENT:

The Speaker has appointed Representatives Shine, Moore and Roth as members of the Conference Committee on Engrossed Senate Bill No. 22.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., February 18, 1933.

MR. PRESIDENT:

The House has passed Engrossed Substitute Senate Bill No. 132, also

The House has passed Engrossed House Bill No. 121, also

The House has passed House Bill No. 240, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., February 18, 1933.

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 106, with the following amendments:

Amend Section 4 of the printed bill as follows: In line 8 strike the words "on that date", and after the word "payable" strike the period and add the following: "on the first Monday in February following."

Amend Section 4 of the printed bill as follows: In line 23 strike the period after the word "district" and add the following: "in each county in which any portion of the district is situated".

Amend Section 8 of the printed bill as follows: In line 45 after the word "interest" strike the colon and insert a period and strike the remainder of the paragraph from and including the word "provided" in line 45 to and including the word "effective" and the period in line 49.

Amend Section 8 of the printed bill as follows: In line 65 after the word "that" insert the words "until March 1, 1935".

Amend Section 8 of the printed bill as follows: In line 76 after the word "filed" insert the words "by the purchaser".

Amend Section 8 of the printed bill as follows: In line 79 strike the word "ten" and insert the words "twenty-five".

Amend Section 9 of the printed bill as follows: In line 6 after the word "penalties" insert the following: "or any part thereof".

Amend Section 9 of the printed bill as follows: In line 16 after the word "such" insert the words "assessments less".

Amend Section 13, by striking the whole thereof, and inserting in lieu thereof the following: "Sec. 13. This act is necessary for the immediate preservation of the public health and the support of the state government and its existing public institutions, and shall take effect immediately."

and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

On motion of Senator Houser, the Senate concurred in the House amendments to Engrossed Senate Bill No. 106.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 106 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Cleary, Cox, Dawson, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer Peirce, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—36.

Those absent or not voting were: Senators Barnes, Bishop, Chamberlin, Ferryman, Landon, Marshall, Reardon, Ronald, Smith (Don Cary), Williams—10.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

INTRODUCTION OF BILLS.

Senate Bill No. 290, by Senator Reardon, entitled: "An Act relating to taxation, providing for the limitation of public expenditures and indebtedness in connection therewith; creating for each county of the state a state agency to be known as the Tax Supervision Commission for the further limitation of taxes, public expenditures and indebtedness, providing for the appointment, qualifications and terms of office of its members and prescribing its powers and duties; prescribing the powers and duties of public officers and employees with respect to the making of appropriations, levying of taxes, the expenditure of public monies and the incurring of public indebtedness; providing penalties; repealing all acts or parts of acts in conflict therewith; making an appropriation; and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Reardon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 291, by Senator Reardon, entitled: "An Act relating to the acquirement of land for rights of way and drainage of and unobstructed vision for state highways and for the purpose of securing sand pits, gravel pits, borrow pits, stone quarries and maintenance camp sites, and rights of way to gain access thereto, and the payment for timber from state lands, amending Section 1, Chapter 160, Laws of the Extraordinary Session of 1925."

The bill was read the first time, and on motion of Senator Reardon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 292, by Senator Mehner, entitled: "An Act providing for the regulation and supervision of the issuance and sale of certain securities, amending Section 2 and repealing Section 2½ of Chapter 69 of the Laws of 1923."

The bill was read the first time, and on motion of Senator Mehner the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 293, by Committee on Insurance, entitled: "An Act relating to insurance, defining the qualifications of domestic mutual com-

panies, and adding Section 7131-A to Remington's Compiled Statutes of Washington."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate Bill No. 294, by Senator Peirce, entitled: "An Act relating to tax exempt hospitals and the right of licensed physicians and surgeons to practice their profession therein, defining offenses and providing penalties for violation thereof."

The bill was read the first time, and on motion of Senator Peirce the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Medicine, Dentistry, Pure Foods and Drugs.

Senate Bill No. 295, by Senator Smith (Horace E.) (by request), entitled: "An Act making an appropriation for the relief of George Bounds."

The bill was read the first time, and on motion of Senator Smith (Horace E.), the rules were suspended, the bill was read the second time by title, and referred to the Committee on Appropriations.

Senate Bill No. 296, by Senator Smith (Horace E.) (by request), entitled: "An Act making an appropriation for the relief of Methow Valley Irrigation District."

The bill was read the first time, and on motion of Senator Smith (Horace E.) the rules were suspended, the bill was read the second time by title, and referred to the Committee on Appropriations.

Senate Bill No. 297, by Senator Marshall, entitled: "An Act relating to and to promote efficiency, order and economy in the administration of the government of the state, prescribing the powers and duties of the director of licenses, and amending Sections 96, 100, 101, 102, 104 and 105 of Chapter 7 of the Laws of 1921, and adding a new section to be known as Section 105-a, and declaring that this act shall take effect April 1, 1933."

The bill was read the first time, and on motion of Senator Marshall the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 298, by Senator Roup, entitled: "An Act relating to transportation by motor vehicles over the public highways of the State of Washington, limiting the size and weight of such vehicles and the loads thereof, providing penalties for the violation of this act, and repealing all laws and parts of laws in conflict herewith."

The bill was read the first time, and on motion of Senator Roup the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Engrossed House Bill No. 121, by Mr. Wilson, entitled: "An Act relating to insolvent savings and loan associations in process of liquidation; providing for the substitution of the supervisor of savings and loan associations for the present receivers and the substitution of the attorney general for the present attorneys of the receivers; defining the powers and

duties of the court, receivers, and the supervisor with reference thereto, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Todd the rules were suspended, the bill was read the second time by title, and referred to the Committee on Financial Institutions Other Than Banks.

Engrossed House Bill No. 183, by Mr. Emerick, entitled: "An Act relating to filling vacancies in the offices of county commissioners."

The bill was read the first time, and on motion of Senator Hartwell the rules were suspended, the bill was read the second time by title, and referred to the Committee on Counties and County Boundaries.

House Bill No. 240, by Committee on Rural Credits and Agricultural Development, entitled: "An Act to provide for the organization, incorporation, operation, supervision, dissolution and/or merger of cooperative savings and credit associations to be termed 'Credit Unions' and to define their powers, duties, privileges and scope of undertakings, including penalties for the violation of any provisions."

The bill was read the first time, and on motion of Senator Worum the rules were suspended, the bill was read the second time by title, and referred to the Committee on Rural Credits and Agricultural Development.

GENERAL FILE.

On motion of Senator Houser, Senate Bill No. 236 was made a special order of business immediately following action on Senate Bill No. 200.

Senate Bill No. 199, by Senator Voss, entitled: "An Act relating to liens for delinquent charges for water and electric energy furnished by cities, and amending Section 1 of Chapter 161 of the Laws of 1909," was read the third time.

On motion of Senator Palmer the following amendment was adopted:

Amend Section 1, line 6 of the printed bill as follows: after the word "owner" insert the words ", or the owner of a delinquent mortgage on,".

On motion of Senator Palmer the following amendment was adopted:

Amend Section 1, line 10 of the printed bill as follows: after the word "owner" insert the words ", or the owner of a delinquent mortgage on,".

The Secretary called the roll on the final passage of Senate Bill No. 199 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Hartwell, Lunn, Malstrom, Mehner, Murphy, Nelson, Norman, Palmer, Reardon, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Voss, Williams—24.

Those voting nay were: Senators Foss, Lovejoy, Metcalf, Morrow, Nugent, Peirce, Smith (Horace E.), Worum—8.

Those absent or not voting were: Senators Arnold, Bishop, Chamberlin, Gray, Houser, Heffron, Howard, Knutzen, Landon, Marshall, Morthland, Ronald, Roup, Todd—14.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senators Foss, Mehner and Gray demanded the call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senators Bishop and Chamberlin, who were excused, and Senators Barnes, Houser, Landon, Lovejoy, Metcalf and Williams.

The Sergeant-at-Arms was instructed to bring in the absent senators.

The President appointed Senators Metcalf and Cleary to escort the Honorable Wee Coyle, former Lieutenant Governor, to a seat beside the President.

Senator Foss moved that the Senate proceed under the call of the Senate.

The motion carried.

Senate Bill No. 194, by Senator Mehner, entitled: "An Act relating to the passage of ordinances by cities and authorizing cities to adopt ordinances relating to building construction, plumbing or electric wiring and other similar work by reference to printed codes on such subjects, together with amendments and additions thereto: *Provided*, Not less than three printed copies of such code or codes, or amendments or additions thereto, in book form, have been filed with the clerk prior to the taking effect thereof." was read the third time.

On motion of Senator Steele, the following amendment was adopted:

Amend Section 1, line 6 of the printed bill by inserting after the word "amendments" the following: "or modifications".

On motion of Senator Steele, the following amendment was adopted:

Amend Section 1, line 7 of the printed bill by inserting after the words "posting such code", the following: "modifications or".

On motion of Senator Steele, the following amendment was adopted:

Amend Section 1, line 8 of the printed bill by inserting after the word "code" the following: ", modifications or amendments".

On motion of Senator Steele, the following amendment was adopted:

Amend Section 1, line 9 of the printed bill by inserting after the word "public", the following: "for at least ten days,".

On motion of Senator Steele, the following amendment was adopted:

Amend Section 1, line 10 of the printed bill by inserting after "amendments" the following: "or modifications".

On motion of Senator Steele, the following amendment was adopted:

Amend Section 1, line 13 of the printed bill by striking the "period (.)" after the word "provides" inserting in lieu thereof a "colon (:)" and adding the following: "Provided, further, That the ordinance of adoption shall refer to the date when the code, modifications, or amendments were filed in the office of the city clerk, and shall specify the exact time when the same shall become effective".

On motion of Senator Steele, the following amendment was adopted:

Amend the title as follows: In line 3 of the printed bill, after the word "amendments" insert the word ", modifications".

On motion of Senator Steele, the following amendment was adopted:

Amend the title as follows: In line 5 of the printed bill, after the word "filed" insert the words "at least ten days".

The Secretary called the roll on the final passage of Senate Bill No. 194 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—42.

Those absent or not voting were: Senators Bishop, Chamberlin, Morthland, Ronald-4

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 219:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 219, entitled: "An Act relating to taxation and to the exemption of real and personal property from taxation and amending Section 1, of Chapter 126 of the Session Laws of 1929."

Senate Committee Amendments to Senate Bill No. 219:

Amend Section 1, line 4 of the original bill, being Section 1, line 1 of the printed bill, by striking the following words and figures: "That Section 1, of Chapter 126 of the Session Laws of 1929 be amended to read as follows:

Section 1. That Section 7 of Chapter 130 of the laws of the Extraordinary Session of 1925 (Section 11097-7 of the 1927 Supplement to Remington's Compiled Statutes of Washington) be amended to read as follows:" and insert in lieu thereof the following: "That Section 1 of Chapter 126 of the Session Laws of 1929, which amended Section 7 of Chapter 130 of the Laws of the Extraordinary Session of 1925 be amended to read as follows:".

Amend Section 1, subdivision first, line 19 of the original bill, being Section 1, subdivision first, line 13 of the printed bill, after the words "all lands" strike the words "used exclusively for public burying grounds or cemetaries," and insert in lieu thereof the following: "* * * * and buildings dedicated to, or set aside exclusively for the burial, entombment or inument of human remains, and".

Amend Section 1, subdivision first, line 22, page 1 of the original bill, being Section 1, subdivision first, line 15 of the printed bill by striking after the word "exceeding" the following words: "one hundred twenty feet by two hundred feet in quantity," and inserting in lieu thereof the following words: "* * * * five acres in area upon which any cathedral or church of any recognized religious denomination is or shall be built."

Amend Section 1, subdivision first, line 28 of the original bill, being Section 1, subdivision first, line 20 of the printed bill, after the word "feet" strike the "period (.)" insert in lieu thereof a "comma (,)" and add the following: "except as hereinabove mentioned".

Amend Section 1, subdivision first, line 7, page 2 of the original bill, being Section 1, subdivision first, line 27 of the printed bill, by changing the "colon (:)" to a "semicolon (;)" after the word "associations" and adding the following: "also the property of non-profit organizations or associations engaged in character building in boys and girls under twenty-one years of age, to the extent such property is necessarily employed and devoted solely to the said objects".

Amend Section 1, subdivision 4, page 3, line 9 of the original bill, being line 54,, page 2 of the printed bill, after the word "used" insert the word "exclusively".

Amend Section 1, subdivision fifth, page 4, line 3 of the original bill, being Section 1, subdivision fifth, page 3, line 74 of the printed bill, after the word "exceed" strike the word "forty" and insert in lieu thereof the following: "* * * forty".

Amend subdivision numbered "sixth", line 31, page 4 of the original bill, being subdivision numbered "sixth" line 96, page 3 of the printed bill by striking all thereof and substituting in lieu thereof the following: "All household goods and furnishings in actual use by the owner thereof solely and exclusively for the purpose of equipping and outfitting his residence or place of abode."

Amend the title by striking the "period (.)" at the end thereof, inserting a "comma (,)" in lieu thereof and the following: "which amended Section 7 of Chapter 130 of the Laws of the Extraordinary Session of 1925". E. N. STEELE, Chairman.

We concur in this report: Don Cary Smith, C. H. Todd, Ralph Metcalf, Chas. Gable, D. V. Morthland, Kathryn E. Malstrom, Geo. W. Roup.

On motion of Senator Steele the report of the committee was received and the bill was read the third time.

On motion of Senator Steele the first committee amendment was adopted.

Senator Reardon moved that the call of the Senate be dispensed with.

The motion lost.

Senator Ryan (J. H.), moved that the second committee amendment be laid on the table without taking the bill with it.

The motion carried.

On motion of Senator Arnold the third committee amendment was adopted.

On motion of Senator Todd the fourth committee amendment was adopted.

Senator Reardon moved that the fifth committee amendment be adopted. Senators Foss, Todd and Steele demanded the previous question.

The previous question was ordered.

The fifth committee amendment was adopted.

The President appointed Senator Landon to escort Ex-Senator Miller to a seat beside the President.

On motion of Senator Todd the sixth committee amendment was adopted.

On motion of Senator Ryan (J. H.), the seventh and eighth committee amendments were adopted.

Senator Nugent moved the adoption of the following amendment:

Amend Section 1, subdivision 4, line 46 of the printed bill after the word "infirm" strike all down to and including the word "enumerated" in line 55.

Senator Reardon moved that the amendment by Senator Nugent be laid on the table without taking the bill with it.

The motion carried.

Senator Arnold moved the adoption of the following amendment:

Amend Section 1, Subdivision first, line 13 of the printed bill, after the word "cemetaries" insert the following: "where owned by any religious organization, municipality or fraternal society not operated for profit and burial lots in all other cemeteries where a body or bodies of the dead are already now interred".

Senator Reardon moved that the amendment of Senator Arnold be laid on the table without taking the bill with it.

The motion carried.

On motion of Senator Reardon the committee amendment to the title was adopted.

The Secretary called the roll on the final passage of Senate Bill No. 219 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Ferryman, Foss, Gable, Garrett, Hartwell, Houser, Howard, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morthland, Nelson, Norman, Nugent, Palmer, Reardon, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Williams—33.

Those voting nay were: Senators Dawson, Gray, Heffron, Knutzen, Morrow, Murphy, Peirce, Voss, Worum—9.

Those absent or not voting were: Senators Bishop, Chamberlin, Marshall, Ronald—4.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Stinson moved the call of the Senate be dispensed with.

The motion carried.

At 12:42 o'clock p. m., on motion of Senator Arnold, the Senate recessed until 2:00 o'clock p. m.

AFTERNOON SESSION.

The Senate was called to order by President Victor A. Meyers at 2:00 o'clock n. m

On motion of Senator Lovejoy, the Senate referred back to the Second Order of Business.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 18, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 203, entitled: "An Act relating to insurance and amending Section 7118 of Remington's Compiled Statutes," have compared the same with the original bill and find it correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: Wm. C. Dawson, J. W. Thein, P. Frank Morrow.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 18, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 176, entitled: "An Act relating to mutual savings banks, providing for the pensioning of superannuated and incapacitated officers and employees," have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

Walter J. Lunn, Chairman. We concur in this report: Wm. C. Dawson, J. W. Thein, P. Frank Morrow.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 18, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 76, entitled: "An Act relating to irrigation districts, to district electric power plants and to the necessary property and rights therefor, to contracts for the sale of surplus electric power, and to the use of the income therefrom, providing for district elections to ratify certain of such contracts, and for district elections to authorize a pledge of such income to payment of district indebtedness, amending Section 7417-2 of Remington's Compiled Statutes of Washington, 1927 Supplement and amending Chapter IV of Title XLVIII, Remington's Compiled Statutes of Washington, 1922 by adding thereto a new section to be known as Section 7454-1, and declaring that this act shall take effect immediately," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, H. L. Nelson.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 18, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 80, entitled: "An Act relating to education, providing for school revenues and disbursements, amending Sections 4719, 4784, 4871, 4873, 4876, 4877, 4878, 4882, 4934, 4936, 4937, and 4938 of Remington's Compiled Statutes and Section 1 of Chapter 93 of the Laws of the Extraordinary Session of 1925, and repealing Chapter 139, and Section 4 of Chapter 93, of the Laws of the Extraordinary Session of 1925, and Sections 4818, 4834, and 4880 of Remington's Compiled Statutes, and all acts and parts of acts in conflict herewith," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, H. L. Nelson.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Substitute Senate Bill No. 132, entitled: "An Act relating to banks, banking, trust companies and trust business, prohibiting corporate security affiliates, providing for segregated savings in commercial banks, restricting loans to directors, officers and employees of banks, amending Sections 3217, 3221, 3222, 3240, 3243, 3245, 3246, 3255n, 3258, 3259, 3261, 3269, 3288 and 3289 of Chapter 1 of Title 18 of Remington's Compiled Statutes (being Chapter 80 of the Laws of 1917 as amended and supplemented), and adding new sections to such chapter to be numbered 3229-2, 3231-1, 3237-1, 3240-1, 3243-1, 3244-1, 3244-2, 3244-3, 3245-1, 3246-1, 3253-1, 3253-2 and 3260-1, prescribing penalties, and declaring an emergency," have compared same with the Substitute Engrossed Bill and find it correctly enrolled.

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, H. L. Nelson.

On motion of Senator Arnold the report of the committee was received. The President announced he was about to sign:

Senate Bill No. 76; also Senate Bill No. 80; also Senate Bill No. 32; also House Bill No. 45; also

House Joint Memorial No. 11; also

House Bill No. 177.

Senators Morthland, Arnold and Lovejoy demanded the call of the Senate. The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senators Bishop, Chamberlin and Ronald, who were previously excused, and Senators Cox, Ferryman, Gable, Houser, Howard. Marshall, Murphy, Steele, and Worum.

The Secretary instructed the Sergeant-at-Arms to bring in the absent Senators.

Senator Lovejoy moved that the Senate proceed under the call of the Senate.

The motion carried.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, . Olympia, Wash., February 20, 1933.

MR. PRESIDENT:

The House returns herewith Re-engrossed House Bill No. 48.

O. H. OLSON, Chief Clerk.

On motion of Senator Palmer, Re-engrossed House Bill No. 48 was rereferred to the Committee on Judiciary.

The Secretary read:

MESSAGES FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 20, 1933.

MR. PRESIDENT:

The House has passed Engrossed House Bill No. 69, also

Engrossed House Bill No. 70, also

Engrossed House Bill No. 136, also

Engrossed House Bill No. 332, and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

House of Representatives, OLYMPIA, Wash., February 20, 1933.

MR. PRESIDENT:

The Speaker has signed House Bill No. 45; also House Joint Memorial No. 11; also House Bill No. 177, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 20, 1933.

MR. PRESIDENT:

The House has adopted House Concurrent Resolution No. 9, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

The President appointed Senators Malstrom and Reardon to escort the Honorable Wesley Lloyd to a seat beside the President.

SPECIAL ORDER.

At this time the Senate took up consideration of Senate Bill No. 200.

Senate Bill No. 200, by Senator Ryan (J. H.), entitled: "An Act relating to industrial insurance and the care of injured workmen and amending sections 7687, 7703, and 7726 of Remington's Compiled Statutes and sections

7686, 7712, 7714 and 7725 of Remington's 1927 Supplement," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 200 and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cox, Dawson, Hartwell, Heffron, Houser, Lovejoy, Marshall, Mehner, Morrow, Roup, Ryan (J. H.), Smith (Don Cary), Steele, Thein, Worum—17.

Those voting nay were: Senators Cleary, Ferryman, Foss, Gable, Garrett, Gray, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ryan (Scott M.), Smith (Horace E.), Stinson, Todd, Voss—25.

Those absent or not voting were: Senators Bishop, Chamberlin, Ronald. Williams—4.

The bill, having failed to receive the constitutional majority, was declared lost.

Senate Bill No. 236, by Senator Lovejoy, entitled: "An Act to provide for the acquisition, construction and operation of works for the collection, treatment, purification and disposal of sewage by cities, counties, sanitary and sanitation districts; providing for the issuance and sale of revenue bonds payable exclusively from the revenue derived from the operation of said works to pay for the acquisition and construction of said works; also providing for the establishment and collection of service rates or charges to pay for the expenses of operation and maintaining such works; also providing for the use of such works by other cities, counties or districts," was read the third time.

On motion of Senator Steele the following amendment was adopted:

Amend Section 14, line 5 of the printed bill, as follows: Strike the word "supervisors" and insert the words "county commissioners".

On motion of Senator Lovejoy the following amendment was adopted:

Amend Section 14, line 7 of the printed bill, by changing the word "supervisors" to read "county commissioners".

On motion of Senator Reardon the following amendment was adopted:

Amend Section 10, line 3 of the printed bill, as follows: Delete the words "cess" and "pools" and insert the one word "cesspools" in lieu thereof.

On motion of Senator Palmer the following amendment was adopted:

Amend Section 18, line 3 of the printed bill, by striking the words "be exempt from" and inserting in lieu thereof the words "conform to".

The Secretary called the roll on the final passage of Senate Bill No. 236 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Norman, Nugent, Palmer, Reardon, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams—36.

Those voting nay were: Senators Cleary, Landon, Nelson, Peirce, Ryan (Scott M.), Worum—6.

Those absent or not voting were: Senators Bishop, Chamberlin, Marshall, Ronald—4.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Reardon moved to dispense with the call of the Senate.

The motion lost.

On motion of Senator Houser, Senate Bill No. 216 was made a special order of business for 11:00 o'clock a.m. tomorrow.

Senator Lovejoy moved to reconsider the vote by which Senate Bill No. 216 was made a special order of business for tomorrow.

The motion carried.

Senator Lovejoy moved that Senate Bill No. 216 be placed on final passage.

The motion carried.

Senator Ryan (Scott M.) gave notice that at the proper time tomorrow he would move to reconsider the vote by which Senate Bill No. 200 failed to pass.

Senate Bill No. 216, by Senator Metcalf, entitled: "An Act relating to storage warehouses and warehousemen in any incorporated city, or city and county, of this state having a population of thirty thousand or more, defining the same, providing for the regulation and supervision thereof by the Department of Public Works, providing for the enforcement of the provisions of this act and penalties for the violation thereof," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 216, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—42.

Those absent or not voting were: Senators Bishop, Chamberlin, Marshall, Ronald—4.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 269, by Committee on Insurance, entitled: "An Act relating to insurance; providing for the credit and offset of payments on income and excise taxes on the annual premium tax payable by insurance companies, and amending Title XLV, Article I, of Remington's Compiled Statutes by adding a new section thereto to be known and designated as Section 7071-1," was read the third time.

Senators Reardon, Worum and Lovejoy demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 269, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Cox, Gable, Garrett, Hartwell, Heffron, Howard, Lovejoy, Lunn, Metcalf, Murphy, Palmer, Steele, Stinson, Voss—13.

Those voting nay were: Senators Arnold, Barnes, Cleary, Dawson, Ferryman, Foss, Gray, Houser, Knutzen, Landon, Malstrom, Marshall, Mehner, Morrow, Morthland, Nelson, Norman, Nugent, Peirce, Reardon, Roup, Ryan

(J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Thein, Todd, Williams, Worum—30.

Those absent or not voting were: Senators Bishop, Chamberlin, Ronald -3.

The bill, having failed to receive the constitutional majority, was declared lost.

Senator Arnold gave notice that at the proper time tomorrow he would move to reconsider the vote by which Senate Bill No. 269 failed to pass.

Senator Peirce moved that the call of the Senate be dispensed with.

The motion lost.

House Bill No. 165:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

We, your Committee on Appropriations, to whom was referred House Bill No. 165, entitled: "An Act relating to the improvement of state parks and appropriating money therefor from the state park and parkways fund and declaring an emergency", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass as amended.

SENATE COMMITTEE AMENDMENT TO HOUSE BILL NO. 165.

Amend Section 1, line 7 of the original bill, the same being Section 1, line 3 of the printed bill, after the word "in" by adding thereto the following: "connection with the Emergency Relief Administration in".

FRANK R. MARSHALL, Chairman.

We concur in this report: C. H. Todd, Daniel Landon, Ed Peirce, Paul Mehner, Kathryn E. Malstrom, John H. Ferryman.

Senator Morthland moved that Senator Murphy be excused on account of sickness.

The motion carried.

On motion of Senator Morthland the Senate resolved itself into a committee of the whole to consider House Bill No. 165.

The bill was considered in the committee of the whole, Senator Palmer in the chair, and reported back to the Senate with the recommendation that it do pass as amended.

On motion of Senator Marshall, the report of the committee was adopted. Senator Morthland moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

The Secretary called the roll on the final passage of House Bill No. 165 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—43.

Those absent or not voting were: Senators Bishop, Murphy, Ronald—3. The hill having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Arnold moved that the bills remaining on the calendar and not considered, retain their place on the calendar for tomorrow.

The motion carried.

Senator Houser moved that the call of the Senate be dispensed with.

The motion carried.

At 4:54 o'clock p. m., on motion of Senator Houser, the Senate adjourned until 10:00 o'clock a. m. tomorrow morning.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

FORTY-FOURTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Tuesday, February 21, 1933.

The Senate was called to order at ten o'clock a. m., by President Victor A. Meyers pursuant to adjournment.

Reverend W. G. Comin of the First United Presbyterian Church of Olympia offered prayer.

The Secretary called the roll, all members being present except Senators Bishop and Ronald, who were excused.

On motion of Senator Voss, the reading of the Journal of the previous day was dispensed with and it was approved.

On motion of Senator Houser, the Sergeant-at-Arms was instructed to keep all lobbyists off the floor of the Senate at all times.

Senator Arnold moved to reconsider the vote by which Senate Bill No. 269 failed to pass the Senate.

Senators Houser, Marshall, Gray, Cleary, Ryan (J. H.), Steele, Ferryman and Todd demanded a roll call.

A roll call was ordered.

The Secretary called the roll on the reconsideration of the vote and the motion carried by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cleary, Dawson, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Metcalf, Norman, Roup, Ryan (J. H.), Stinson, Todd, Voss, Worum—22.

Those voting nay were: Senators Barnes, Ferryman, Gray, Landon, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Nugent, Palmer, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Thein—18.

Those absent or not voting were: Senators Bishop, Cox, Peirce, Reardon, Ronald, Williams—6.

Senator Palmer moved that Senate Bill No. 269 be rereferred to the Committee on Insurance.

The motion carried.

Senator Ryan (Scott M.), moved to reconsider the vote by which Senate Bill No. 200 failed to pass.

Senators Houser, Arnold, Palmer, Ryan (Scott M.), Ryan (J. H.), Gray, Lovejoy, and Foss demanded a roll call.

The Secretary called the roll and the motion to reconsider the vote on Senate Bill No. 200 carried by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cox, Dawson, Foss, Gable, Garrett, Heffron, Houser, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Thein, Todd, Voss, Worum—25.

Those voting nay were: Senators Cleary, Ferryman, Gray, Hartwell, Howard, Knutzen, Landon, Lovejoy, Lunn, Morthland, Nelson, Norman, Nugent, Palmer, Smith (Horace E.), Stinson—16.

Those absent or not voting were: Senators Bishop, Peirce, Reardon, Ronald, Williams—5.

Senator Palmer moved that Senate Bill No. 200 be rereferred to the Committee on Industrial Insurance.

The motion carried.

On motion of Senator Gray, Senate Bill No. 57 was rereferred to the Committee on Revenue and Taxation.

The President announced he was about to sign Senate Bill No. 106.

The Secretary read:

House Concurrent Resolution No. 9, by Committee on Memorials, relating to a joint session for the purpose of holding joint memorial services.

The resolution was read the first time, and on motion of Senator Metcalf the rules were suspended, the resolution was read the second time by title, read the third time and adopted.

The Secretary read:

Senate Joint Resolution No. 13, by Senators Arnold and Chamberlin, entitled: "Relating to the amendment of Article XXIII of the Constitution of the State of Washington by adding a new section to be known as section 4."

The resolution was read the first time, and on motion of Senator Steele the rules were suspended, the resolution was read the second time by title, ordered printed and referred to the Committee on Judiciary.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 106, entitled: "An Act relating to the organization and government of irrigation districts, the levy, collection and remission of assessments, tolls and charges therein, the payment of bonds, the leasing, with option to purchase, and sale of property, and amending Section 1 of Chapter 82 of the Laws of 1931 (Section 7428-4, Remington's Compiled Statutes of Washington), Sections 7442, 7444, and 7454, Remington's

Compiled Statutes of Washington, as amended by Chapter 60, Laws of 1931, and Sections 7433, 7436, 7442-1, 7445, and 7446, of Remington's Compiled Statutes of Washington, and Section 7447 of Remington's Compiled Statutes of Washington, as amended by Section 2, Chapter 185, Laws of 1929, and adding a new section to Remington's Compiled Statutes of Washington, to be known as Section 7445-1, and providing that this act shall take effect immediately", have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, H. L. Nelson, W. P. Gray.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 236, entitled: "An Act to provide for the acquisition, construction and operation of works for the collection, treatment, purification and disposal of sewage by cities, counties, sanitary and sanitation districts; providing for the issuance and sale of revenue bonds payable exclusively from the revenue derived from the operation of said works to pay for the acquisition and construction of said works; also providing for the establishment and collection of service rates or charges to pay for the expenses of operating and maintaining such works; also providing for the use of such works by other cities, counties or districts"; also Engrossed Senate Bill No. 219, entitled:

"An Act relating to taxation and to the exemption of real and personal property from taxation and amending Section 1, of Chapter 126 of the Session Laws of 1929, which amended Section 7 of Chapter 130 of the Laws of the Extraordinary Session of 1925"; also Engrossed Senate Bill No. 199, entitled:

"An Act relating to liens for delinquent charges for water and electric energy furnished by cities, and amending Section 1 of Chapter 161 of the Laws of 1909"; also Engrossed Senate Bill No. 194, entitled:

"An Act relating to the passage of ordinances by cities and authorizing cities to adopt ordinances relating to building construction, plumbing or electric wiring and other similar work by reference to printed codes on such subjects, together with amendments, modifications and additions thereto: Provided, Not less than three printed copies of such code or codes, or amendments or additions thereto in book form, have been filed at least ten days with the clerk prior to the taking effect thereof", have compared same with the original bills, and find them correctly engrossed. Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: Geo. C. Chamberlin, J. W. Thein.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1933.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred Senate Bill No. 291, entitled: "An Act relating to the acquirement of lands for rights of way and drainage of and unobstructed vision for state highways and for the purpose of securing sand pits, gravel pits, borrow pits, stone quarries and maintenance camp sites, and rights of way to gain access thereto, and the payment for timber from state lands amending Section 1, Chapter 160, Laws of the Extraordinary Session of 1925", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Geo. W. Roup, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett, Evert Arnold, Harry L. Williams, W. P. Gray, Chas. F. Stinson, John F. Worum, Fred Norman, J. W. Thein, Kebel Murphy, Horace E. Smith.

On motion of Senator Roup the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1933.

MR. PRESIDENT:

We, your Committee on Reclamation and Irrigation, to whom was referred Engrossed House Bill No. 12, entitled: "An Act creating a commission for the development of the Columbia Basin project; defining its powers and duties; appropriating funds for such purpose; and declaring an emergency", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

John H. Ferryman, Chairman.

We concur in this report: Chas. F. Stinson, D. V. Morthland, John Heffron, Horace E. Smith.

On motion of Senator Ferryman the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 18, 1933.

MR. PRESIDENT:

We, your Committee on State Charitable Institutions, to whom was referred Re-engrossed House Bill No. 87, entitled: "An Act relating to and prescribing the procedure, terms and conditions for admission or commitment to and/or retention in state hospitals for the insane", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

H. L. NELSON, Chairman.

We concur in this report: J. W. Thein, Charles H. Voss, Arthur E. Cox, D. V. Morthland, Keiron W. Reardon.

On motion of Senator Nelson the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 20, 1933.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred Senate Bill No. 298, entitled: "An Act relating to transportation by motor vehicles over the public highways of the State of Washington, limiting the size and weight of such vehicles and the loads thereof, providing penalties for the violation of this act, and repealing all laws and parts of laws in conflict herewith", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

GEO. W. ROUP, Chairman.

We concur in this report: J. W. Thein, H. L. Nelson, C. Nifty Garrett, W. P. Gray, John Heffron, W. G. Hartwell, Harry Williams, John F. Worum, Kebel Murphy, Chas. F. Stinson, Horace E. Smith.

On motion of Senator Roup the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 21, 1933.

MR. PRESIDENT:

We, your Committee on Eelections and Privileges, to whom was referred Senate Bill No. 286, entitled: "An Act relating to nominations and primary elections and providing that city elections shall be nonpartisan, and amending Section 5180 of Remington's Compiled Statutes, and adding a new section to Chapter IV, Title XXIX, to be known as Section 5212-1", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Don Cary Smith, Chairman.

We concur in this report: Keiron W. Reardon, Frank R. Marshall, W. P. Gray, Charles H. Voss, H. L. Nelson, John F. Worum, P. Frank Morrow.

On motion of Senator Smith (Don Cary) the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA. WASH.. February 20, 1933.

MR. PRESIDENT:

We concur in this report: John H. Ferryman, Ed Peirce.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1933.

MR. PRESIDENT:

We, a majority of your Committee on Horticulture, to whom was referred Senate Bill No. 184, relating to horticulture, and amending Section 13 of Chapter 141 of the Laws of 1921, and declaring that this act shall take effect immediately, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

HORACE E. SMITH, Chairman.

We concur in this report: C. F. Stinson, John Heffron.

On motion of Senator Smith (Horace E.) the reports of the committee were received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1933.

MR. PRESIDENT:

We, your Committee on Elections and Privileges, to whom was referred Senate Bill No. 277, entitled: "An Act relating to elections, fixing the date of primary, providing for filing of candidacy and for the holding of party conventions, prescribing the time and manner of holding same, powers and duties of the membership of such conventions; providing for the election of precinct committeemen, state committeemen and nominees for United States Senators, Representatives in Congress, members of the State Legislature and state and county officials, providing for the organization of county and state central committees and election of county and state chairman, defining powers and duties of such committees, prescribing method for filling vacancles in the committee and on the list of nominees, the construction and application of the act, and repealing all portions of the law in conflict," have had the same under consideration, and we respectfully report the same back to the Senate without recommendation.

Don Cary Smith, Chairman.

We concur in this report: H. L. Nelson, Paul Houser, P. Frank Morrow, John F. Worum, Charles H. Voss.

On motion of Senator Smith (Don Cary) the report of the committee was received and the bill was placed on general file.

The Committee on Roads and Bridges recommended that Engrossed House Bill No. 269 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Secretary read:

MESSAGE FROM THE SECRETARY OF STATE.

Hon. Victor A. Meyers,

President of the Senate,

Olympia, Washington.

DEPARTMENT OF STATE, OLYMPIA, WASH., February 20, 1933.

DEAR SIR:

I have the honor to submit herewith a copy of a Joint Memorial of the Senate and House of Representatives of the State of Maine, passed by the eighty-sixth legislative session, just received from the Honorable Secretary of State of the State of

Maine, with the request that in accordance with the resolve of the memorial the Legislature of the State of Washington shall pass and present a similar memorial to the Congress of the United States.

Respectfully,

ERNEST N. HUTCHINSON, Secretary of State.

On motion of Senator Morthland the Joint Memorial of the House of Representatives of the State of Maine was referred to the Committee on Memorials.

The Secretary read:

MESSAGE FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 20, 1933.

MR. PRESIDENT

The House has passed House Bill No. 225, also House Bill No. 226, also House Bill No. 366, also Engrossed House Bill No. 191, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

The Secretary read:

House of Representatives, Olympia, Wash., February 21, 1933.

MR. PRESIDENT:

The House has adopted the report of the Conference Committee appointed to consider House amendments to Engrossed Senate Bill No. 72 and has granted the committee the power of free conference, and a copy of the report of said Conference Committee is herewith transmitted.

O. H. Olson, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., February 21, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred Engrossed Senate Bill No. 72, entitled: "An Act authorizing and regulating boxing, sparring and wrestling contests or exhibitions, creating a commission to license and regulate such contests and the participants therein, providing revenue and making an appropriation therefor, providing a penalty for the violation hereof and repealing Sections 304 and 305, Chapter 249, Session Laws of 1909," have had the same under consideration and are unable to agree and respectfully ask that the powers of free conference be granted.

Senate Members:
H. L. WILLIAMS,
HENRY FOSS,
DON CARY SMITH.

House Members:
D. E. Todd,
E. F. Banker,
TIM HEALY.

Senator Williams moved that the report of the Conference Committee be adopted and the power of free conference be granted.

The motion carried.

INTRODUCTION OF BILLS.

Senate Bill No. 299, By Senator Foss, entitled: "An act to require those selling goods, merchandise and/or other personal property manufactured or produced, in whole or in part, outside of the United States, before sale thereof, to plainly mark, label and advertise said goods, merchandise or personal property as to such production or manufacture, and providing a penalty for a violation hereof."

The bill was read the first time, and on motion of Senator Foss the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 300, by Senators Arnold and Houser, entitled: "An act relating to and providing for the calling and holding of a convention to act upon and ratify or reject proposed amendments or repeals of amendments or other parts of the constitution of the United States; providing for the election of delegates to such convention; providing for defraying of the expenses of such election and convention; and making an appropriation."

The bill was read the first time, and on motion of Senator Houser the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Morals.

Senate Bill No. 301, by Senator Landon, entitled: "An act relating to real estate brokers, and repealing Chapter 129 of the Session Laws of 1925."

The bill was read the first time, and on motion of Senator Landon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 302, by Senators Morthland, Arnold, Stinson and Voss, entitled: "An act providing for the naming of a state park situate in sections 3, 10 and 15, in Township 10 North, Range 2 West W. M., in Cowlitz County."

The bill was read the first time, and on motion of Senator Voss the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Parks and Playgrounds.

Senate Bill No. 303, by Senator Garrett (By request), entitled: "An act creating a state bureau of criminal identification and investigation, providing for its organization, defining its powers to carry out the provisions thereof."

The bill was read the first time, and on motion of Senator Garrett the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State Penal and Reformatory Institutions.

Engrossed House Bill No. 136, by Mr. Wiswall, entitled: "An act relating to the government, powers and duties of cities of the third class, and amending section 1 of chapter 184 of the Laws of 1915."

The bill was read the first time, and on motion of Senator Hartwell, the rules were suspended, the bill was read the second time by title and referred to the Committee on Municipal Corporations Other Than First Class.

Engrossed House Bill No. 191, by Mr. Sisson, entitled: "An act relating to education, providing for the consolidation of school districts, the allocation of levies between union high school districts and their component districts, and amending sections 4698, 4735, 4737, 4741, 4760 Remington's Compiled Statutes and section 1 of chapter 199 of the Laws of 1927 and Section 1, Chapter 157 of the Laws of 1927."

The bill was read the first time, and on motion of Senator Gable the rules were suspended, the bill was read the second time by title and referred to the Committee on Education.

House Bill No. 225, by Mrs. Wanamaker and Mr. Sisson, entitled: "An act reappropriating a certain sum from the permanent highway fund for the construction and maintenance of highways in counties composed entirely of islands and for the construction and maintenance of permanent highways

in all other counties, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Roup the rules were suspended, the bill was read the second time by title and referred to the Committee on Roads and Bridges.

Engrossed House Bill No. 69, by Mr. McDonnell, entitled: "An act relating to coal mining and amending Sections 8794, 8795 and 8796 of Remington's Compiled Statutes of Washington."

The bill was read the first time, and on motion of Senator Garrett the rules were suspended, the bill was read the second time by title, and referred to the Committee on Mines and Mining.

Engrossed House Bill No. 332, by Mrs. Wanamaker and Messrs. Westover, Bond, Aspinwall, Hickman, and Adams, entitled: "An act to provide for the protection and development of forests and authorizing the State Supervisor of Forestry to act in conjunction with private corporations in so doing, and declaring an emergency."

The bill was read the first time, and on motion of Senator Barnes the rules were suspended, the bill was read the second time by title and referred to the Committee on Forestry and Logged-off Lands.

Engrossed House Bill No. 70, by Mr. McDonnell, entitled: "An act relating to coal mining and amending Section 8789 of Remington's Compiled Statutes of Washington."

The bill was read the first time, and on motion of Senator Garrett the rules were suspended, the bill was read the second time by title and referred to the Committee on Mines and Mining.

House Bill No. 226, by Mrs. Wanamaker and Mr. Sisson, entitled: "An act reappropriating a certain sum from the lateral highway fund for the construction and maintenance of highways in counties composed entirely of islands and for the construction of lateral highways in all other counties, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Roup the rules were suspended, the bill was read the second time by title, and referred to the Committee on Roads and Bridges.

House Bill No. 366, by Committee on Roads and Bridges, entitled: "An Act reappropriating certain sums from the motor vehicle fund for the purpose of construction, improvement, and/or maintenance of state highways, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Roup the rules were suspended, the bill was read the second time by title, and referred to the Committee on Roads and Bridges.

GENERAL FILE.

Senate Bill No. 238:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

We, your Committee on Financial Institutions Other Than Banks, to whom was referred Senate Bill No. 238, entitled: "An Act relating to the organization, management and supervision of savings and loan associations; declaring specific actions to

be crimes; providing penalties for violations; repealing sections 9, 12, 17, 21, 22, 25 and 26 of Chapter 110, Laws of 1913, sections 1, 4, 5 and 7 to 15, inclusive, and 17 to 23 inclusive of Chapter 144, Laws of 1925 (being Sections 3716 to 3748 inclusive, of Chapter 1, Title XXI, of Remington's Compiled Statutes of Washington and Remington's 1927 Supplement thereto); and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass as amended.

SENATE COMMITTEE AMENDMENTS TO SENATE BILL NO. 238.

Amend Section 4, line 10 of the original bill, same being line 21 of the printed bill, by striking the word "effect" and substituting in lieu thereof the word "affect."

Amend Section 11, line 12 of the original bill, same being line 5 of the printed bill, by inserting after the word "of" the following: "the board of."

Amend Section 12, line 28 of the original bill, same being line 10 of the printed bill by striking the word "Providing" and substituting in lieu thereof the word "Provided."

Amend Section 12, line 30 of the original bill, same being line 11 of the printed bill, by striking the comma after the word "required" and adding the words "by this act.".

Amend Section 14, line 19 of the original bill, same being line 3 of the printed bill, by changing the comma after the word "director" to a colon.

Amend Section 14, line 23 of the original bill, same being line 6 of the printed bill, by changing the comma after the word "months" to a semi-colon.

Amend Section 19, line 29 of the original bill, same being line 14 of the printed bill, by inserting after the comma following the word "association" the following: "subject to the approval of the supervisor,".

Amend Section 19, line 30 of the original bill, same being line 15 of the printed bill, by changing the word "depository" to "depositary."

Amend Section 20, line 19 of the original bill, same being line 7 of the printed bill, by striking the word "to" after the word "bonds" and substituting in lieu thereof the word "shall."

Amend Section 20, line 21 of the original bill, same being line 8 of the printed bill, by striking the word "to" after the word "and" and substituting in lieu thereof the word "shall."

Amend Section 20, line 21 of the original bill, same being line 8 of the printed bill, by capitalizing the word "the" after the word "supervisor."

Amend Section 29, line 21 of the original bill, same being line 8 of the printed

bill, by sustituting a period for the semi-colon after the word "supervisor."

Amend Section 20, line 22 of the original bill, same being line 9 of the printed bill, by striking the word "to" after the word "bonds" and substituting in lieu thereof

the word "shall."

Amend Section 25, line 23 of the original bill, same being line 1 of the printed bill, by adding after the word "payment" the words "in cash."

Amend Section 39, lines 29 and 30 of the original bill, same being line 3 of the

printed bill, by striking the words "a minimum of".

Amend Section 49, line 7 of the original bill, same being line 15 of the printed bill, by striking the words "abstract company" and inserting in lieu thereof the

words: "person or corporation maintaining a complete set of abstract indices to land in the county where such real estate is situated,".

Amend Section 63, line 11 of the original bill, same being line 3 of the printed

Amend Section 63, line 11 of the original bill, same being line 3 of the printed bill, by striking the word "determine" and substitute in lieu thereof the word "determined".

Amend Section 63, line 22 of the original bill, same being line 11 of the printed bill, by striking the word "actual".

Amend Section 63, line 22 of the original bill, same being line 11 of the printed bill, by inserting after the word "earnings" the words "actually collected".

Amend Section 67 by striking all of same and substituting in lieu thereof the following: "Sec. 67. Losses actually sustained by an association and which have been determined shall be charged: first, against undivided profits and other reserves other than the contingent fund until such reserves are exhausted; second, against the earnings of the association during the current period; and third, against the con-

tingent fund until the same is exhausted. Whenever such losses shall exceed such funds, the association shall proceed as in this act provided."

Amend Section 76 by striking all of same and substituting in lieu thereof the following: "Sec. 76. In all liquidations and in all proceedings relating to such liquidations and leading up to the same, the director of efficiency shall select and employ an attorney or attorneys to represent the supervisor, and such attorneys shall be employed on a salary basis, such salaries to be fixed by the Director of Efficiency, subject to the approval of the Administrative Board."

Amend Section 77 by striking all of the same and substituting in lieu thereof the following: "Sec. 77. All expenses of liquidation, including attorneys' fees, as provided for herein shall be paid out of the funds therefor".

Amend Section 81, line 19 of the original bill, same being line 3 of the printed bill, by striking the word "depositories" and substituting in lieu thereof the word "depositaries".

Amend Section 82, line 4 of the original bill, same being line 2 of the printed bill, by changing the word "Aug." in the original bill to the word "August".

Amend Section 87, line 2 of the original bill, same being line 3 of the printed bill, by striking the word "shall".

Amend Section 87, line 14 of the original bill, same being line 13 of the printed bill, by striking the word "association" and substituting in lieu thereof the word "associations".

Amend Section 87, line 20 of the original bill, same being lines 16 and 17 of the printed bill, by striking the word "services" and substituting in lieu thereof the word "service"

Amend Section 87, line 22 of the original bill, same being line 18 of the printed bill, by striking the word "to" after the word "service" and substituting in lieu thereof the word "shall".

Amend Section 87, line 25 of the original bill, same being line 21 of the printed bill, by striking the words "to them copies" and inserting in lieu thereof the words "one copy".

Amend Section 88, line 29 of the original bill, same being line 3 of the printed bill, by changing the word "or" to "are".

Amend Section 93, line 15 of the original bill, same being line 8 of the printed bill, by striking the word "to" after the word "division" and substituting in lieu thereof the word "shall".

Amend Section 101, line 20 of the original bill, same being line 4 of the printed bill, by changing the "period" after the word "therefor" to a "semicolon", and inserting thereafter the following: "and it shall be unlawful for any association and/or any officer, director, agent, or employee thereof to knowingly, directly or indirectly, by any means cause to be made, disseminated, circulated or placed before the public in any manner any advertisement or publicity of any kind or nature regarding or relating to such association which contains any assertion, representation or statement of fact which is untrue, deceptive, or misleading."

CHARLES H. TODD, Chairman.

We concur in this report: E. B. Palmer, D. V. Morthland, W. J. Knutzen, D. O. Nugent, J. W. Thein, Geo. A. Lovejoy, Daniel Landon, Paul Mehner.

On motion of Senator Todd the report of the committee was received and the bill was read the third time.

On motion of Senator Palmer the committee amendments were adopted.

On motion of Senator Todd the following amendment was adopted:

Amend Section 79, line 3, by inserting after the word "require" the following: "and at least semi-annually shall cause the same to be published in a newspaper of general circulation in the place where the association is located,".

Amend Section 79, line 3, by inserting after the word "file", the following: "or publish".

Amend Section 79, line 3, by striking the word "fifteen" and inserting the word "twenty".

The section will then read:

"Every association shall prepare, certify and file with the supervisor upon blanks to be furnished by him, such reports and statements at such times as he may require and at least semi-annually shall cause the same to be published in a newspaper of

general circulation in the place where the association is located, and if any association shall fail to file or publish such report within twenty days after the same has been called for by said supervisor, the officers of such association responsible for such delay shall forfeit the sum of twenty-five dollars (\$25.00) per day for each day such report shall be delayed or withheld: Provided," (continue as in original bill).

Senators Arnold, Ryan (J. H.) and Foss demanded the call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll on the call of the Senate, all members being present except Senators Bishop and Ronald, who were previously excused. and Senators Cox, Garrett, Gray, Landon, Mehner, Metcalf, Nelson, Norman, Reardon and Steele.

The Sergeant-at-Arms was instructed to bring in the absent Senators.

Senator Houser moved that the Senate proceed under the call of the Senate.

The motion carried.

Senators Ferryman, Chamberlin and Worum demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 238, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Landon, Lovejoy, Lunn, Malstrom, Marshall, Metcalf, Morrow, Morthland, Murphy, Nelson, Nugent, Palmer, Peirce, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—38.

Those absent or not voting were: Senators Bishop, Cox, Gray, Knutzen, Mehner, Norman, Reardon, Ronald—8.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Palmer moved that the bill be immediately engrossed and transmitted to the House.

The motion carried.

Senate Bill No. 117, by Senator Palmer, entitled: "An act relating to and prescribing the method of filling vacancies in the house of representatives of the legislature of the State of Washington, and repealing Chapter III (3) of the Laws of 1891," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 117, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—41.

Those absent or not voting were: Senators Bishop, Gray, Mehner, Reardon, Ronald-5.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Smith (Don Cary) Senate Bill No. 117 was ordered immediately engrossed and transmitted to the House.

On motion of Senator Palmer, action on Senate Bill No. 102 was deferred.

Senate Bill No. 143:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 143, entitled: "An Act to provide for the incorporation, regulation, merger, consolidation and dissolution of certain corporations for profit, and to make uniform the law with relation thereto, and to repeal all acts and parts of acts in conflict herewith", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass, as amended.

Amend Section 11, II (b), page 10, line 2 of the original bill, being Section 11, II (b), page 6, line 12 of the printed bill, by striking, after the word "incorporation," the following: "not exceeding fifty years" and inserting in lieu thereof the following: "or if no such time limit is specified, then perpetually;"

E. N. STEELE, Chairman.

We concur in this report: E. B. Palmer, Kathryn E. Malstrom, Chas. Gable, Ed Peirce, Geo. W. Roup, Ralph Metcalf, Evert Arnold, D. V. Morthland, C. H. Todd.

On motion of Senator Steele, the report of the committee was received and the bill was read the third time.

On motion of Senator Steele the committee amendment was adopted.

On motion of Senator Palmer the following amendment was adopted:

Strike all sub-titles 1 to 68 inclusive.

The Secretary called the roll on the final passage of Senate Bill No. 143, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—41.

Those absent or not voting were: Senators Bishop, Gray, Marshall, Reardon, Ronald—5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 148, by Senator Peirce, entitled: "An act relating to the assessment and taxation of dogs and the liability of owners thereof, repealing Chapter 198 of the Laws of 1929, and declaring that this act shall take effect immediately," was read the third time.

Senators Ferryman, Smith (Don Cary) and Gable demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 148. and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cleary, Ferryman, Gable, Garrett, Hartwell, Heffron, Houser, Landon, Malstrom, Mehner, Morrow, Nugent, Palmer, Peirce, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Stinson, Thein, Todd, Voss, Williams, Worum—26.

Those voting nay were: Senators Barnes, Cox, Dawson, Foss, Howard. Knutzen, Lovejoy, Lunn, Metcalf, Morthland, Murphy, Nelson, Norman—13.

Those absent or not voting were: Senators Bishop, Gray, Marshall. Reardon, Ronald, Smith (Horace E.), Steele—7.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Houser gave notice that at the proper time he would move to reconsider the vote by which Senate Bill No. 148 passed the Senate.

On motion of Senator Palmer, the further call of the Senate was dispensed with.

At 11:44 o'clock a.m., on motion of Senator Palmer, the Senate recessed until 1:30 o'clock p. m.

AFTERNOON SESSION.

The Senate was called to order by President Victor A. Meyers at 1:30 o'clock p. m.

The Senate resumed under the eighth order of business.

GENERAL FILE.

Senate Bill No. 102:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 7, 1933.

MR. PRESIDENT:

We, your Committee on Commerce and Manufacturing, to whom was referred Senate Bill No. 102, entitled: "An Act relating to and prohibiting the sale and exposure and display for sale and the shipping into or from this state of convict-made goods, wares and merchandise, providing penalties for its violation, and amending Sections 1 and 2 of Chapter 294 of the Session Laws of 1927", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass as amended.

Amend Section 1, line 33, of the original bill by striking the words "penal, reformatory or custodial" and inserting in lieu thereof the words "departments and".

WM. C. DAWSON, Chairman.

We concur in this report: J. H. Ryan, P. Frank Morrow.

On motion of Senator Dawson, the report of the committee was received and the bill was read the third time.

Senator Ferryman moved the adoption of the committee amendment.

The motion to adopt the committee amendment lost.

On motion of Senator Reardon the following amendment was adopted:

Amend Section 1, line 23 of the original bill, being line 15 of the printed bill, by adding after the word "institutions" the following: "and/or departments".

On motion of Senator Reardon the following amendment was adopted:

Amend Section 1, line 19 of the printed bill by striking the "period (.)" and add the following: "and/or goods displayed or sold within any of the penal, reformatory or custodial institutions of the state or the benefit of the inmates thereof."

The Secretary called the roll on the final passage of Senate Bill No. 102 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Reardon, Ryan (J. H.), Ryan (Scott M.), Stinson, Thein, Voss, Williams, Worum—35.

Those voting nay were: Senators Palmer, Peirce, Smith (Horace E.)—3.

Those absent or not voting were: Senators Bishop, Cleary, Gray, Ronald, Roup, Smith (Don Cary), Steele, Todd—8.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The President appointed Senator Landon to escort the Honorable Peter Iverson, a former Senator, to a seat beside the President.

On motion of Senator Williams, the Senate referred back to the second order of business.

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1933.

MR. PRESIDENT:

We, your Committee on Constitutional Revision, to whom was referred Senate Joint Resolution No. 10, relating to the submission of a constitutional amendment amending Section 23 of Article II of the Constitution of the State of Washington; relating to the legislative department, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

We concur in this report: E. B. Palmer, Ed Peirce, Ralph Metcalf, E. N. Steele.

On motion of Senator Houser the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 21, 1933.

MR. PRESIDENT:

We, your Committee on Public Morals, to whom was referred Senate Bill No. 300, entitled: "An Act relating to and providing for the calling and holding of a convention to act upon and ratify or reject proposed amendments or repeals of amendments or other parts of the Constitution of the United States; providing for the election of delegates to such convention; providing for defraying of the expense of such election and convention; and making an appropriation", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

H. L. Williams, Chairman.

We concur in this report: Paul Houser, Evert Arnold, Don Cary Smith, D. O. Nugent, Kathryn E. Malstrom, Fred Norman.

On motion of Senator Williams the report of the committee was received and the bill was placed on general file.

A majority of the Committee on Public Morals recommended that the Engrossed House Bill 59 do not pass.

A minority of the Committee on Public Morals recommended that Engrossed House Bill 59 do pass as amended.

The reports of the committee, together with the bill, were placed on general file.

The Committee on Cities of the First Class recommended that Senate Bill No. 24 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., February 20, 1933.

MR. PRESIDENT:

The House has concurred in the Senate amendment to House Bill No. 165, and passed the bill as amended.

O. H. Olson, Chief Clerk.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 21, 1933.

MR. PRESIDENT:

The House has passed Re-engrossed House Bill No. 149, also The Speaker has signed Senate Bill No. 106, also Senate Bill No. 76, also Senate Bill No. 80, also Substitute Senate Bill No. 132, also The House has passed House Bill No. 89,

O. H. OLSON, Chief Clerk.

GENERAL FILE.

Senate Bill No. 230:

and the same are herewith transmitted.

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 10, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 230, relating to a children's code commission, defining its powers and duties and making an appropriation, and providing that this act shall take effect immediately, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass, with the following amendment:

Amend the title by striking, after the words "duties and", strike the following words: "making an appropriation, and". E. N. STEELE, Chairman.

We concur in this report: D. V. Morthland, Ed Peirce, Ralph Metcalf, Don Cary Smith, Kathryn E. Malstrom, Chas. Gable.

On motion of Senator Steele the report of the committee was received and the bill was read the third time.

On motion of Senator Malstrom the committee amendment was adopted.

On motion of Senator Malstrom the following amendment was adopted:

Amend Section 1, line 9 of the printed bill, as follows: Strike the word "which" and insert in lieu thereof the word "whom".

On motion of Senator Malstrom the following amendment was adopted:

Amend Section 2, line 6 of the printed bill, as follows: Strike the figures "1933" and insert in lieu thereof the figures "1934".

On motion of Senator Malstrom the following amendment was adopted:

Add a section to be known as Sec. 3, to read as follows:

"Sec. 3. This act is necessary for the immediate preservation of the public peace and safety, the support of the state government and its existing public institutions and shall take effect immediately."

Senators Houser, Landon and Heffron demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 230, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ryan (J. H.), Ryan (Scott M.), Stinson, Thein, Todd, Voss, Williams, Worum—38.

Those absent or not voting were: Senators Bishop, Gray, Marshall, Ronald, Roup, Smith (Don Cary), Smith (Horace E.), Steele—8.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 259, by Senators Norman and Barnes, entitled: "An act creating in the state treasury a fund to be known as the 'Lewis River Hatchery Fund,' designating the monies to be covered thereinto, and declaring that this act shall take effect immediately," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 259, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Palmer, Peirce, Reardon, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Stinson, Voss, Williams, Worum—36.

Those absent or not voting were: Senators Bishop, Gray, Malstrom. Nugent, Ronald, Roup, Smith (Horace E.), Steele, Thein, Todd—10.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 115, by Senator Chamberlin, entitled: "An Act relating to insane persons and amending Section 16 of an act entitled: 'An Act in relation to the insane of the State of Washington, and making appropriations for the maintenance, thereof, and declaring an emergency,' Laws 1889-1890, as amended, and amending Section 1 of Chapter 105 of the Laws of 1915," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 115, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Gable, Houser, Lovejoy, Lunn, Morrow, Murphy, Nelson, Norman, Nugent, Ryan (J. H.), Todd—13.

Those voting nay were: Senators Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Garrett, Hartwell, Heffron, Howard, Knutzen, Landon, Malstrom,

Mehner, Metcalf, Morthland, Palmer, Peirce, Reardon, Ryan (Scott M.), Smith (Don Cary), Stinson, Voss, Worum—24.

Those absent or not voting were: Senators Bishop, Gray, Marshall, Ronald, Roup, Smith (Horace E.), Steele, Thein, Williams—9.

The bill, having failed to receive the constitutional majority, was declared lost.

Substitute Senate Bill No. 13:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH.. February 16, 1933.

MR. PRESIDENT

We, your Committee on Medicine, Dentistry, Pure Foods and Drugs, to whom was referred Substitute Senate Bill No. 13, entitled: "An Act providing for the possession, regulation, sale, disposal, disposition, prescription, dispensing and use of narcotic drugs and providing penalties for the violation thereof and repealing Chapter 47 of the Laws of 1923", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend Section 1, Subsection 14, line 43 of the printed bill, same being line 29 of the original bill, after the word "marahuana" insert a "period (.)" and strike the remainder of lines 43 and 44 of the printed bill, same being lines 29 and 30 of the original bill.

Amend Section 3, line 3 of the printed bill, same being line 18 of the original bill, after the word "without" strike the remainder of the lines 3 and 4 of the printed bill, same being lines 18, 19 and 20 of the original bill, and insert in lieu thereof the words "being duly registered under the Federal Narcotic Laws".

Amend Section 4 by striking the entire section.

Amend Section 8, Subsection 1, line 8 of the printed bill, same being line 8 of the original bill, after the word "salts" strike the "comma (,)" and insert in lieu thereof a "period (.)" and strike the remainder of the lines 8 and 9 of the printed bill, same being lines 8 and 9 of the original bill.

Amend Section 8, Subsection 2, line 15 of the printed bill, same being line 17 of the original bill, by inserting before the word "The" the figure "3 (three)".

Amend Section 8, Subsection 2, line 16 of the printed bill, same being line 19 of the original bill, after the word "sell" insert the words "at retail".

Amend Section 8, line 25 of the original bill, after the word "of" strike the word "shich" and insert in lieu thereof the word "which".

Amend Section 8, Subsection 2, line 26 of the printed bill, same being line 31 of the original bill, after the word "cannabis" insert a "period (.)" and strike the remainder of the paragraph.

Amend Section 9, Subsection 4, line 26 of the printed bill, same being line 19 of the original bill, after the word "Section" strike the figure "8 (eight)" and insert in lieu thereof the figure "7 (seven)".

Amend Section 11, line 3 of the printed bill, same being lines 9 and 10 of the original bill, after the word "Section" strike the figure "5 (five)" and insert in lieu thereof the figure "4 (four)".

Amend Section 14, line 5 of the printed bill, same being line 4 of the original bill, by inserting the words "in its discretion" before the word "order".

Amend Section 17, line 20 of the printed bill, same being line 11 of the original bill, after the word "Section" strike the figure "8 (eight)" and insert in lieu thereof the figure "7 (seven)".

Amend Section 20, line 1 of the printed bill, same being line 27 of the original bill, after the word "this" strike the word "section" and insert the following in lieu thereof: "act".

Amend the bill by renumbering the sections from 1 to 24 inclusive.

D. O. NUGENT, Chairman.

We concur in this report: W. P. Gray, W. J. Lunn, J. H. Ryan, John H. Ferryman.

On motion of Senator Nugent, the report of the committee was received and the bill was read the third time.

On motion of Senator Palmer, the committee amendments were adopted.

The Secretary called the roll on the final passage of Substitute Senate Bill No. 13, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Nugent, Palmer, Peirce, Reardon, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Stinson, Thein, Todd, Voss, Williams, Worum—39.

· Those absent or not voting were: Senators Bishop, Marshall, Norman. Ronald, Roup, Smith (Horace E.), Steele—7.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Palmer, Substitute Senate Bill No. 13 was ordered immediately engrossed and transmitted to the House.

Senate Bill No. 79, by Senator Palmer, entitled: "An Act consenting to the acquisition by the United States of land, water, or land and water, within the State of Washington for migratory-bird reservations authorized by Act of Congress of February 18, 1929," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 79, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Nugent, Palmer, Reardon, Ryan (J. H.), Ryan (Scott M.), Stinson, Thein, Voss, Williams, Worum—34.

Those absent or not voting were: Senators Arnold, Bishop, Gray, Marshall, Norman, Peirce, Ronald, Roup, Smith (Don Cary), Smith (Horace E.), Steele, Todd—12.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act

On motion of Senator Barnes, the Senate referred back to the second order of business.

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1933.

MR. PRESIDENT:

We, your Committee on Forestry and Logged-off Lands, to whom was referred Engrossed House Bill No. 332, entitled: "An Act to provide for the protection and development of forests and authorizing the State Supervisor of Forestry to act in conjunction with private corporations in so doing, and declaring an emergency", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

F. G. Barnes, Chairman!

We concur in this report: W. G. Hartwell, Chas. Gable, D. V. Morthland, John Heffron, Scott M. Ryan, Keiron W. Reardon.

On motion of Senator Barnes, the report of the committee was received and the bill was placed on general file.

On motion of Senator Reardon, four hundred additional copies of Senate Rill No. 277 were ordered printed.

At 3:45 o'clock p. m., on motion of Senator Palmer, the Senate adjourned until 9:30 o'clock a. m., tomorrow morning.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

FORTY-FIFTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH.. Monday, February 22, 1933.

The Senate was called to order at ten o'clock a.m., by President Victor A. Myers pursuant to adjournment.

Reverend W. S. Comin of the First United Presbyterian Church of Olympia, offered prayer.

The Secretary called the roll, all members being present except Senators Bishop. Peirce and Ronald, who were excused.

On motion of Senator Voss the reading of the journal of the previous day was dispensed with, and it was approved.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1933.

MR. PRESIDENT:

We, your Committee on Educational Institutions, to whom was referred Senate Bill No. 260, entitled: "An Act relating to the University of Washington and the payment of tuition fees, reducing the general tuition fees for two years, and amending Sections 4546 and 4547 of Remington's Compiled Statutes", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

KATHRYN E. MALSTROM, Chairman (Acting).

We concur in this report: E. L. Howard, C. Nifty Garrett, E. J. Cleary, Arthur E. Cox, Geo. W. Roup, John F. Worum.

On motion of Senator Malstrom the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1933.

MR. PRESIDENT:

We, your Committee on Educational Institutions, to whom was referred Senate Bill No. 271, entitled: "An Act in relation to legal holidays, and amending Section 1,

Chapter 51, of the Laws of 1927", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

KATHRYN E. MALSTROM, Acting Chairman.

We concur in this report: E. L. Howard, C. Nifty Garrett, Charles H. Todd, E. J. Cleary, Arthur E. Cox, Geo. W. Roup.

On motion of Senator Malstrom the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 21, 1933.

MR. PRESIDENT:

We, your Committee on Insurance, to whom was referred Senate Bill No. 269, entitled: "An Act relating to insurance; providing for the credit and offset of payments on income and excise taxes on the annual premium tax payable to insurance companies; and amending Title XLV, Article I, of Remington's Compiled Statutes by adding a new section thereto to be known and designated as Section 7071-1", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Geo. A. Lovejoy, Chairman.

We concur in this report: Chas. Gable, Arthur E. Cox, Chas. F. Stinson, Evert Arnold, Harry L. Williams, C. Nifty Garrett.

On motion of Senator Lovejoy the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1933.

MR. PRESIDENT:

We, your Committee on Parks and Playgrounds, to whom was referred Senate Bill No. 302, entitled: "An Act providing for the naming of a state park situate in Sections 3, 10 and 15, in Township 10 North, Range 2 West W. M., in Cowlitz County", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

D. V. MORTHLAND, Chairman.

We concur in this report: D. O. Nugent, Chas. F. Stinson, Charles H. Voss, Evert Arnold.

On motion of Senator Morthland the report of the committee was received. On motion of Senator Morthland the rules were temporarily suspended, the bill was read the third time, and Senate Bill No. 302 was placed on final passage.

The Secretary called the roll on the final passage of Senate Bill No. 302, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cleary, Dawson, Foss, Gable, Garrett, Hartwell, Heffron, Howard, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Palmer, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—32.

Those absent or not voting were: Senators Barnes, Bishop, Cox, Ferryman, Gray, Houser, Knutzen, Landon, Marshall, Nugent, Peirce, Reardon, Ronald, Smith (Horace E.)—14.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE CHAMBER.

MR. PRESIDENT:

OLYMPIA, WASH., February 21, 1933.

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 290, relating to taxation, providing for the limitation of public expenditures and indebtedness in connection therewith; creating for each county of the state a state

agency to be known as the Tax Supervision Commission for the further limitation of taxes, public expenditures and indebtedness, providing for the appointment, qualifications and terms of office of its members and prescribing its powers and duties; prescribing the powers and duties of public officers and employees with respect to the making of appropriations, levying of taxes, the expenditure of public monies and the incurring of public indebtedness; providing penalties; repealing all acts or parts of acts in conflict therewith; making an appropriation; and declaring that this act shall take effect immediately", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

PAUL MEHNER, Chairman.

We concur in this report: Chas. Gable, John F. Worum, W. P. Knutzen, Ralph Metcalf, F. G. Barnes, W. P. Gray, Wm. C. Dawson, John Heffron.

On motion of Senator Mehner the report of the committee was received and the bill was placed on general file.

The Committee on Harbors and Waterways recommended that Senate Bill No. 267 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Judiciary recommended that Senate Bill No. 263 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Judiciary recommended that Senate Bill No. 284 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

A majority of the Committee on Revenue and Taxation recommended that Senate Bill No. 57 do pass as amended.

A minority of the Committee on Revenue and Taxation recommended that Senate Bill No. 57 do not pass.

On motion of Senator Mehner the reports of the committee were received and, together with the bill, were placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1933.

Mr. President:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 230, entitled: "An Act relating to a children's code commission, defining its powers and duties and providing that this act shall take effect immediately"; also Engrossed Senate Bill No. 238, entitled: "An Act relating to the organization, management and supervision of savings and loan associations; declaring specific actions to be crimes; providing penalties for violations; repealing Sections 9, 12, 17, 21, 22, 25 and 26 of Chapter 110, Laws of 1913, Sections 1, 4, 5, and 7 to 15, inclusive, and 17 to 23, inclusive, of Chapter 144, Laws of 1925 (being Sections 3716 to 3748, inclusive, of Chapter 1, Title XXI, of Remington's Compiled Statutes of Washington and Remington's 1927 Supplement thereto); and declaring that this act shall take effect immediately"; also Engrossed Senate Bill No. 102, entitled: "An Act relating to and prohibiting the sale and exposure and display for sale and the shipping into or from this state of convict-made goods, wares and merchandise, providing penalties for its violation, and amending Section 1 and Section 2 of Chapter 294 of the Session Laws of 1927", have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: Wm. C. Dawson, P. Frank Morrow.

On motion of Senator Lunn the report of the committee was received.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, February 21, 1933.

To the Honorable, the Senate of the State of Washington:

Ladies and Gentlemen: I have the honor to advise that the Governor has approved the following Senate Bill entitled, Senate Bill No. 80: "An Act relating to education, providing for school revenues and disbursements, amending Sections 4719, 4784, 4871, 4873, 4876, 4877, 4878, 4882, 4934, 4936, 4937, and 4938 of Remington's Compiled Statutes of Washington, and Section 1 of Chapter 93 of the Laws of the Extraordinary Session of 1925, and repealing Chapter 139, and Section 4 of Chapter 93, of the Laws of Extraordinary Session of 1925, and Sections 4818, 4834, and 4880 of Remington's Compiled Statutes, and all acts and parts of acts in conflict herewith." Very truly yours,

RICHARD HAMILTON, Secretary to the Governor.

INTRODUCTION OF BILLS.

Senate Bill No. 304, by Senator Howard, entitled: "An act amending Section 4, Chapter 24, Laws of 1893, entitled, 'An act creating and providing for the enforcement of liens for labor and material,' approved February 21st, 1893, the same being Section 1132, of Volume 3, Remington's Revised Statutes of Washington, by adding thereto, an additional section numbered Section 2."

The bill was read the first time, and on motion of Senator Howard the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 305, by Senator Hartwell, entitled: "An act establishing a primary state highway, to be known as State Road No., or the Colville-Tiger highway."

The bill was read the first time, and on motion of Senator Hartwell the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 306, by Senator Palmer, entitled: "An act relataing to the descent of property and amending Section 1356-1 of Remington's Compiled Statutes of Washington.

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 307, by Senator Hartwell, entitled: "An act relating to and providing for an extension of time in which to remove timber from state lands."

The bill was read the first time, and on motion of Senator Hartwell the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Forestry and Logged-off Lands.

Senate Bill No. 308, by Senators Gray and Nugent, entitled: "An act relating to and providing for the issuance, revocation and suspension of licenses for certain professions and callings; providing for the appointment of committees therefor, and defining their powers and duties; amending Section 99 of Chapter 7 of the Laws of 1921; amending Chapter 7 of the Laws of 1921 by adding thereto a new section to be designated as Section 99-1; and repealing all acts and parts of acts in conflict therewith."

The bill was read the first time, and on motion of Senator Gray the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Medicine, Dentistry, Pure Foods and Drugs.

Senate Bill No. 309, by Committee on Dikes, Drains and Ditches, entitled: "An act providing for the reorganization of diking improvement districts and drainage districts as diking, drainage and irrigation improvement districts and drainage and irrigation improvement districts, providing for the levy and collection of assessments on lands therein and the issuance of bonds thereby, and providing for assessing the costs of extensions or enlargements of the improvements of such districts, and declaring an emergency."

The bill was read the first time, and on motion of Senator Knutzen the rules were suspended, the bill was read the second time by title, ordered printed and placed on general file.

Senate Bill No. 310, by Senator Garrett, entitled: "An act declaring an unemployment emergency requiring the suspension for a fixed period of certain laws and parts of laws; creating a committee designated as Highway Emergency Employment Committee, specifying its membership, prescribing its duties and powers, vesting in it the right to suspend operation of certain laws and parts of laws and authorizing it to make certain expenditures; providing for retention of existing highway legislation in so far as not required to be suspended because of such emergency; prohibiting levies for county road bridge funds in the several counties prior to January 1, 1935, and declaring any such levy illegal; making certain funds available to aforesaid committee for purposes of unemployment relief; as a component part of such purposes changing the name of the state Motor Vehicle Fund to Motorists Cooperative Highway Fund, changing the designation of the Liquid Fuel Excise Tax to Motorists Cooperative Dues; legislative interpretation and correction herein specified terms of former acts and parts of acts; defining upon what such motorists cooperative dues are payable; fixing five cents per gallon as the maximum collectible in any manner for payment into said motorists cooperative highway fund, and specifying by whom payable; defining the terms "Distributor," "Service Station," "Dealer," "Broker," and "Producer;" saving the operation and effect of certain laws and parts of laws notwithstanding the foregoing provisions, unless specifically provided to the contrary herein; declaring that the foregoing is a necessary and component part to effectuate purposes of this act; providing for effectiveness of remainder of this act in case any portion be held unconstitutional; repealing all acts and parts of acts in conflict herewith; and declaring an emergency."

The bill was read the first time, and on motion of Senator Garrett the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Unemployment Relief.

Senate Bill No. 311, by Senators Ryan (J. H.), Morrow and Landon, entitled: "An act to prohibit the employment of aliens by contractors and sub-contractors on all public works, except in certain cases of extraordinary emergency, providing for the reporting of such cases of extraordinary emergency and the keeping of records of the citizenship of workers employed upon public work and the inspection of such records by the proper officials, providing for a forfeiture for each calendar day, or portion thereof, any alien is knowingly permitted to work on public work and for a stipulation

to this effect in the contract, and providing other penalties for violation of the provisions thereof."

The bill was read the first time, and on motion of Senator Landon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Labor and Labor Statistics.

Senate Bill No. 312, by Senators Ryan (J. H.), Morrow and Landon, entitled: "An act to provide for the payment of not less than the general prevailing rate of wages on public works, and not less than the general prevailing rate of wages for legal holiday and overtime work on public works, providing for the ascertainment of such general prevailing rate by the public body awarding the contract and its insertion in the contract and call for bids for the contract, providing for the keeping of records of the wages paid all workers engaged in public work and the inspection of such records by the proper public officials, providing for a forfeiture for each calendar day, or portion thereof, any worker is paid less than the said rate and for a stipulation to this effect in the contract, and providing other penalties for violation of the provisions thereof."

The bill was read the first time, and on motion of Senator Landon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Labor and Labor Statistics.

Senate Bill No. 313, by Senator Ryan (Scott M.), entitled: "An act relating to the taxation of inheritances, providing for administration of oaths in all matters relating thereto, and providing for the adoption and use of a seal."

The bill was read the first time, and on motion of Senator Ryan (Scott M.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 314, by Senator Ryan (Scott M.), entitled: "An act relating to taxation of inheritances and ascertaining, determining and collecting of such tax, amending Section 3 of Chapter 205 of the Laws of 1929, repealing Section 7 of Chapter 134 of the Laws of 1931, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Ryan (Scott M.), the rules were suspended, the bill was read the second time by title, and referred to the Committee on Revenue and Taxation.

Senate Bill No. 315, by Senator Ryan (Scott M.), entitled: "An act relating to inheritance taxes and escheats, and providing for the disposition and escheat of moneys in the custody of clerks of the superior courts and county clerks and their bondsmen from liability providing for a penalty for the violation hereof and declaring that an emergency exists and that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Ryan (Scott M.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 316, by Senator Ryan (Scott M.), entitled: "An act relating to the taxation of inheritances and providing for computation and payment of inheritance tax on life estates and remainders and estates for a term

of years, and amending Section 2 of Chapter 146 of the Laws of 1917 (Section 11205 of Remington's Compiled Statutes)."

The bill was read the first time, and on motion of Senator Ryan (Scott M.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 317, by Senator Ryan (Scott M.), entitled: "An act relating to taxation of inheritances, requiring consent to transfer of stock of decedents, requiring consent to give access to safe deposit boxes or other similar receptacles to which a decedent had the right of access, requiring notice to be given the supervisor of the inheritance tax and escheat division of the transfer of a joint account of a decedent, and providing penalties for failure to comply therewith, and declaring an emergency."

The bill was read the first time, and on motion of Senator Ryan (Scott M.) the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 318, by Senator Ryan (Scott M.), entitled: "An act relating to taxation of inheritances, non-resident distributees, providing for escheat and amending Section 167 of Chapter 156 of the Laws of 1917 (Section 1537 of Remington's Compiled Statutes) and declaring an emergency."

The bill was read the first time, and on motion of Senator Ryan (Scott M.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 319, by Senator Ryan (Scott M.), entitled: "An act relating to the taxation of inheritances and the ascertainment, determination and collection of such tax, and requiring the execution of a bond to the State of Washington in all estates passing under non-intervention wills, conditioned that the executor will pay the amount of the inheritance taxes due the State of Washington."

The bill was read the first time, and on motion of Senator Ryan (Scott M.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 320, by Senator Ryan (Scott M.), entitled: "An act relating to taxation of gifts and ascertaining, determining, and collection of such tax, and providing for the establishment of rules and for penalties for the violation of the act, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Ryan (Scott M.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 321, by Senator Malstrom, entitled: "An act relating to and regulating outdoor signs and advertising, defining offenses, and providing penalties for the violation thereof."

The bill was read the first time, and on motion of Senator Malstrom the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 322, by Senator Morrow, entitled: "An act relating to the determination of the true value of property for taxation purposes."

The bill was read the first time, and on motion of Senator Morrow the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 323, by Senator Ryan (Scott M.), entitled: "An act relating to taxation of inheritances and the ascertainment, determination and collection of such tax, providing for the taxation of insurance, and repealing sections 11201-1 and 11201-b of Remington's Revised Statutes, and declaring an emergency."

The bill was read the first time, and on motion of Senator Ryan (Scott M.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 324, by Senator Ryan (Scott M.), entitled: "An act relating to inheritance tax and savings and loan societies, building and loan associations, trust companies, national banks, state banks, mutual savings banks, industrial loan companies and any other banking institution or any corporation, association, or individual, in which or to which, money in escrow or anything of value, tangible or intangible, is placed on deposit, in trust, in escrow or in a safety deposit box, or otherwise, or is received or held, providing for the administration of oaths in relation thereto, and for the adoption of seals and the use thereof and providing for penalties for failure to comply therewith, and declaring an emergency."

The bill was read the first time, and on motion of Senator Ryan (Scott M.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 325, by Senator Ryan (Scott M.), entitled: "An act relating to taxation of inheritances, providing for a tax on property transferred in trust or otherwise where the rights or interests of estates of the transferees are dependent upon contingencies or conditions whereby they may be wholly or in part created, defeated, extended or abridged, and providing for the computation and collection of such tax, and declaring an emergency.

The bill was read the first time and on motion of Senator Ryan (Scott M.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 326, by Senator Ryan (Scott M.), entitled: "An act relating to the management, control and disposition of property belonging to absentees, defining duties of county clerks with reference thereto, and with reference to funds in their custody, amending Section 10 of Chapter 39 of the Laws of 1915, and adding Sections 11, 12, and 13 as new sections to Chapter 39 of the Laws of 1915, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Ryan (Scott M.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 327, by Senator Ryan (Scott M.), entitled: "An act relating to inheritance taxes and escheats, and transferring the power and duties thereto from the Tax Commission of the State of Washington to the Department of Efficiency and declaring an emergency."

The bill was read the first time, and on motion of Senator Ryan (Scott M.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

House Bill No. 89, by Mr. Wiswall, entitled: "An act relating to State Road No. 8 and naming and designating a portion thereof as "Evergreen Highway."

The bill was read the first time, and on motion of Senator Roup the rules were suspended, the bill was read the second time by title, and referred to the Committee on Roads and Bridges.

Re-engrossed House Bill No. 149, by Mr. Gehlen, entitled: "An act authorizing the state chemist, at the request of the Director of Agriculture, to appoint an assistant to the state chemist, requiring the payment of certain fees, the recording of the analysis of commercial feeding stuffs, commercial fertilizers and livestock remedies, establishing a standard sack, providing for the enforcement and prescribing penalties for the violation thereof, amending Section 2729 of Remington's Compiled Statutes and making an appropriation."

The bill was read the first time, and on motion of Senator Cox the rules were suspended, the bill was read the second time by title, and referred to the Committee on Agriculture.

GENERAL FILE.

Engrossed House Bill No. 332, by Mrs. Wanamaker, Messrs. Westover, Bond, Aspinwall, Hickman and Adams, entitled: "An act to provide for the protection and development of forests and authorizing the State Supervisor of Forestry to act in conjunction with private corporations in so doing, and declaring an emergency," was read the third time.

The Secretary called the roll on the final passage of Engrossed House Bill No. 332, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—37.

Those voting nay were: Senator Morrow-1.

Those absent or not voting were: Senators Bishop, Gray, Landon, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.)—8.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 38:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1933.

Mr. President:

We, your Committee on Appropriations, to whom was referred House Bill No. 38, entitled: "An Act making a deficiency appropriation from the fisheries fund for the biennium ending March 31, 1933, for salaries and wages for the state treasurer, and declaring that this act shall take effect immediately", have had the same under con-

sideration, and we respectfully report the same back to the Senate with the recommendation that it do pass as amended.

Amend Section 1, line 7 of the original bill, the same being Section 1, line 3 of the printed bill, by striking the words and figures "three thousand dollars (\$3,000.00)", and inserting in lieu thereof the following: "two thousand dollars (\$2,000.00)".

FRANK R. MARSHALL, Chairman.

We concur in this report: Arthur E. Cox, Ed Peirce, Paul Mehner, Scott M. Ryan, W. J. Knutzen, Daniel Landon.

On motion of Senator Marshall the report of the committee was received and the bill was read the third time.

On motion of Senator Morthland, the Senate resolved itself into a committee of the whole to consider House Bill No. 38. The bill was considered in the committee of the whole, Senator Morthland in the chair, and reported back to the Senate with the recommendation that it do pass as amended. On motion of Senator Marshall, the report of the committee was adopted. Senator Houser moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

On motion of Senator Houser, the committee amendment was adopted.

The Secretary called the roll on the final passage of House Bill No. 38 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Lovejoy, Lunn, Malstrom, Metcalf, Morrow, Murphy, Nelson, Norman, Nugent, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Thein, Williams—29.

Those voting nay were: Senators Foss, Knutzen, Marshall, Mehner, Morthland, Palmer, Reardon, Steele, Stinson, Todd, Voss, Worum—12.

Those absent or not voting were: Senators Bishop, Landon, Peirce, Ronald, Ryan (Scott M.)—5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The President appointed Senators Barnes and Houser to escort the Honorable E. B. Benn, former State Senator, to a seat beside the President.

Engrossed House Bill No. 269:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 20, 1933.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred Engrossed House Bill No. 269, entitled: "An Act imposing an excise tax on gasoline and other inflammable liquids, and providing for the payment, collection and lien of the tax, and the distribution and use of the proceeds thereof; requiring the licensing of distributors as therein defined, and of carriers engaged in the transportation of inflammable petroleum products; requiring the execution and delivery by such distributors of surety bonds upon application for license, and requiring such distributors and carriers to display licenses, to retain certain records and to make reports; imposing duties on retail dealers, consumers, brokers, producers, carriers, and such distributors; prohibiting political subdivisions from imposing a similar tax; conferring powers and imposing

duties on certain state officers and departments; providing for refunds; imposing penalties, repealing all laws in conflict therewith, and declaring an emergency", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment: Amend Section 26, line 21, by striking the word "immediately" and insert therein "April 1st, 1933".

GEO. W. ROUP, Chairman.

We concur in this report: E. L. Howard, W. P. Gray, Horace E. Smith, John Heffron, John F. Worum, C. Nifty Garrett, H. Nelson, Harry L. Williams, Kebel Murphy, W. G. Hartwell, Chas. F. Stinson, Fred Norman, J. W. Thein, Evert Arnold.

On motion of Senator Roup the report of the committee was received, and the bill was read the third time.

On motion of Senator Howard the committee amendment was adopted.

Senator Roup moved the adoption of the following amendment:

Amend Section 17, line 42 of the printed bill by striking the words and figures "fifteen (15)" and inserting in lieu thereof the words and figures "forty-five (45)".

The motion lost.

Senator Murphy moved the adoption of the following amendment:

Amend the bill by striking all of Section 27.

The motion lost.

On motion of Senator Palmer the following amendment was adopted:

Amend Sections 1 to 27, inclusive, by striking therefrom the sub-titles.

On motion of Senator Howard the following amendment was adopted:

Amend Section 17, line 42 of the printed bill, by striking the words and figures "fifteen (15)" and inserting therefor the words and figures "thirty (30)".

The Secretary called the roll on the final passage of Engrossed House Bill No. 269 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nugent, Palmer, Reardon, Roup, Ryan (J. H.), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum —37.

Those absent or not voting were: Senators Bishop, Houser, Landon, Nelson, Norman, Peirce, Ronald, Ryan (Scott M.), Smith (Don Cary)—9.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Morthland moved that Engrossed House Bill No. 59 be rereferred to the Committee on Judiciary.

Senators Marshall, Lovejoy and Todd demanded a call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senators Bishop, Peirce and Ronald, who were previously excused, and Senators Ryan (Scott M.), Stinson and Thein.

Senator Lovejoy moved that the Senate proceed under the call of the Senate.

The motion lost.

Senators Norman, Lovejoy, Palmer, Murphy, Chamberlin, Houser, Arnold and Todd demanded a roll call on Senator Morthland's motion to rerefer.

The Secretary called the roll on the adoption of the motion by Senator Morthland and it failed to pass by the following vote:

Those voting aye were: Senators Cleary, Cox, Dawson, Ferryman, Garrett, Gray, Hartwell, Houser, Knutzen, Malstrom, Mehner, Metcalf, Morthland, Roup, Smith (Horace E.), Steele, Stinson, Thein, Voss—19.

Those voting nay were: Senators Arnold, Barnes, Chamberlin, Foss, Gable, Heffron, Howard, Landon, Lovejoy, Lunn, Marshall, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Todd, Williams, Worum—24.

Those absent or not voting were: Senators Bishop, Peirce, Ronald-3.

On motion of Senator Lovejoy, the further call of the Senate was dispensed with.

At 11:55 o'clock a.m., on motion of Senator Lovejoy, the Senate recessed until 1:45 o'clock p. m.

AFTERNOON SESSION.

The Senate was called to order by President Victor A. Meyers at 1:45 o'clock p. m.

Senator Morthland moved that Engrossed House Bill No. 59 be made a special order of business immediately after recess on Thursday, February 23rd.

Senator Houser moved as a substitute that the Senate refer back to the fifth order of business.

The motion carried.

The Secretary read:

MESSAGES FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 21, 1933.

MR. PRESIDENT:

The Speaker has signed House Bill No. 165, also House Concurrent Resolution No. 9, also the House has passed Engrossed House Bill No. 26, also House Bill No. 32, also Engrossed Senate Bill No. 129, also House Bill No. 212, also

Engrossed House Bill No. 186, also House Bill No. 251, and the same are herewith transmitted.

O. H. OLSON, Chief Cierk.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 22, 1933.

MR. PRESIDENT:

The House has adopted the report of the Conference Committee appointed to consider Engrossed Senate Bill No. 22, together with House amendments thereto, and has granted the powers of free conference to said committee.

O. H. OLSON, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

Mr. President:

OLYMPIA, WASH., February 22, 1933.

MR. SPEAKER:

We, your Committee on Conference, to whom was referred Engrossed Senate Bill No. 22 and the House amendments thereto: "An Act relating to and providing for the remission of interest on delinquent real and personal property taxes, and declaring an emergency and that this act shall take effect immediately", have had the same under consideration and beg leave to report that they are unable to agree upon the amendments to the bill and request that the powers of free conference be granted.

Senate Members:

House Members:

Paul Mehner, D. V. Morthland, E. B. Palmer. P. C. SHINE, C. I. ROTH, RONALD MOORE.

On motion of Senator Palmer, the report of the committee was adopted and the committee granted the powers of free conference.

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., February 22, 1933.

MR. PRESIDENT:

The House has adopted the report of the Conference Committee appointed to consider Engrossed Senate Bill No. 21, together with House amendments thereto, and has granted the powers of free conference to said committee.

O. H. OLSON, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., February 22, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred Engrossed Senate Bill No. 21, entitled: "An Act relating to schedule of fees of jurors and amending Section 4229 of Remington's Compiled Statutes of Washington, as amended by Chapter 171 of the Laws of 1927", have had the same under consideration, and we report that we are unable to agree and respectfully request the Senate for the power of free conference.

Senate Members:

House Members:

PAUL MEHNER, D. V. MORTHLAND, E. B. PALMER. RICHARD B. OTT, CHARLES I. ROTH, ROBT. F. WALDRON,

On motion of Senator Palmer, the report of the committee was adopted and the committee granted the powers of free conference.

The hour of 2:00 o'clock having arrived, the Senate recessed to the House Chambers for the Joint Memorial Services set for that hour.

JOINT SESSION.

The Sergeant-at-Arms announced the arrival of the Senate at the bar of the House.

The Speaker invited the Senators to seats within the bar of the House, and invited the President to a seat beside the Speaker.

The President of the Senate called the Joint Session to order at 2:00 o'clock p. m.

The Clerk of the House called the roll of the House, all members being present.

The Secretary of the Senate called the roll of the Senate and all Senators were present except Senator Bishop, who was excused.

THE PRESIDENT: "Members of the Legislature, Ladies and Gentlemen: This Session has been called for the purpose of honoring former members of the House and Senate who have passed on to their reward. We are meeting here today as a mark of respect to their memory."

Reverend Elmer M. Johnson, of the Bethesda Lutheran Church of Olympia, invoked the Divine blessing.

(See House Journal, p. 405, for Memorial Addresses.)

On motion of Senator Palmer, the joint session dissolved at 4:30 o'clock p. m., and the Senate retired.

At 4:30 o'clock p. m., the Senate reconvened in the Senate Chamber, and was called to order by President Meyers.

Senator Palmer moved that Engrossed House Bill No. 59 be made a special order of business at 11:00 o'clock a.m. tomorrow.

Senator Houser moved as a substitute motion that Engrossed House Bill No. 59 be made a special order of business at 2:00 o'clock p. m. tomorrow.

The motion carried.

On motion of Senator Palmer, the Secretary and Sergeant-at-Arms were instructed to release as many Senate employees as possible to permit them to attend the Legislative Ball.

At 4:38 o'clock p. m., on motion of Senator Palmer, the Senate adjourned until 10:00 o'clock tomorrow.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

FORTY-SIXTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Thursday, February 23, 1933.

The Senate was called to order by President Victor A. Meyers at ten o'clock a. m. pursuant to adjournment.

Reverend W. G. Comin of the First United Presbyterian Church of Olympia offered prayer.

The Secretary called the roll, all members being present except Senators Bishop and Peirce, who were excused.

On motion of Senator Voss the reading of the journal of the previous day was dispensed with and it was approved.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA. WASH., February 23, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 143, entitled: "An Act to provide for the incorporation, regulation, merger, consolidation and dissolution of certain corporations for profit, and to make uniform the law with relation thereto, and to repeal all acts and parts of acts in conflict herewith," have compared same with the original bill, and find it correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: P. Frank Morrow, Geo. C. Chamberlin.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER,

Mr. President:

OLYMPIA, WASH., February 21, 1933.

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 13, entitled: "An Act providing for the possession, regulation, sale, disposal, disposition, prescription, dispensing and use of narcotic drugs and providing penalties for the violation thereof and repealing Chapter 47 of the Laws of 1923," have compared same with the substitute bill and find it correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: P. Frank Morrow, Geo. C. Chamberlin.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER.

MR. PRESIDENT:

OLYMPIA, WASH., February 23, 1933.

We, your Committee on Legislative Apportionment, to whom was referred House Bill No. 159, entitled: "An Act relating to legislative districts and changing the boundaries of the fourth and fifth senatorial and representative districts," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Daniel Landon, Chairman.

We concur in this report: C. Nifty Garrett, H. L. Nelson, Chas. Gable, Harry L. Williams.

On motion of Senator Landon the report of the committee was received and the bill was placed on general file.

The Committee on Industrial Insurance recommended that Senate Bill No. $200\ do$ pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

Senate Bill No. 328, by Senators Dawson and Smith (Don Cary), entitled: "An Act relating to the compensation and medical, surgical and hospital care and treatment and the welfare and safety of workmen engaged in extrahazardous employment, and to the compensation of the dependents of such workmen in case of death, and to the liability of the employers of workmen so engaged for such compensation and cost of such care and treatment, and to the collection of industrial insurance and medical aid premiums or assessments and relating to the liability of third parties for accidents occurring to such workmen, and providing for the extension of the benefits of this act to non-extrahazardous employments and withdrawing the administration of the industrial insurance, medical aid and safety acts from the department of labor and industries and vesting the same in the industrial accident commission created by this act and amending sections 7674, 7675, 7676, 7679, 7686, 7687, 7697, of Remington's Compiled Statutes and repealing acts and parts of acts in conflict herewith".

The bill was read the first time, and on motion of Senator Dawson the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Industrial Insurance.

Senate Bill No. 329, by Senator Reardon, entitled: "An Act relating to contractors and bonds upon public work, and amending sections 1159, 1160 and 1161 of Remington's Compiled Statutes."

The bill was read the first time, and on motion of Senator Reardon, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 330, by Senator Gable, entitled: "An Act relating to taxation and providing for the relief of counties that have paid to the state taxes which have been subsequently reduced or cancelled."

The bill was read the first time, and on motion of Senator Gable the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 331, by Senator Todd, entitled: "An Act relating to certain evergreens, including huckleberry branches, and evergreen trees, commonly known as Christmas trees; requiring licenses for the sale of the same within the state or for the shipment and/or transportation of the same to a point outside of the state; and amending Sections 1, 2 and 3 of Chapter 141 of the Laws of 1929."

The bill was read the first time, and on motion of Senator Todd, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Forestry and Logged-off Lands.

Senate Bill No. 332, by Senator Todd, entitled: "An Act relating to flowering ornamental trees and shrubs and flowering plants, and providing

penalties for the violation thereof, and amending Section 1 of Chapter 59 of the Session Laws of 1925 of the Extraordinary Session."

The bill was read the first time, and on motion of Senator Todd the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Forestry and Logged-off Lands.

Senate Bill No. 333, by Senator Gray, entitled: "An Act relating to taxation. Amends Section 6398-5 Rem. Compiled Statutes of the State of Washington."

The bill was read the first time, and on motion of Senator Gray the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 334, by Senator Howard, entitled: "An Act relating to fees of constables and amending Section 7561 of Remington's Compiled Statutes of Washington."

The bill was read the first time, and on motion of Senator Howard the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 335, by Senator Ryan (J. H.), entitled: "An Act relating to public officers and employees of class A and first class counties and making it unlawful for certain officers or employees to engage in the private practice of any profession or occupation, and providing penalty."

The bill was read the first time, and on motion of Senator Ryan (J. H.) the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 336, by Senator Thein, entitled: "An Act relating to and providing for the government of cities of the second class; the qualification, election and term of office of certain officers thereof; amending Section 3 of Chapter 241 of the Laws of 1907, as amended, and Section 8 of said chapter, and repealing Section 8 of Chapter 103 of the Laws of 1913."

The bill was read the first time, and on motion of Senator Thein the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Municipal Corporations.

Senate Bill No. 337, by Senator Knutzen, entitled: "An Act relating to the appointment of guardians for minors, insane or mentally incompetent persons, and amending Section 195 of Chapter 156 of the Session Laws of 1917 (Section 1565 of Remington's Compiled Statutes of Washington)."

The bill was read the first time, and on motion of Senator Knutzen, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 338, by Senator Heffron, entitled: "An Act relating to Federal Home Loan Banks, authorizing savings and loan associations, building and loan associations, insurance companies, banks, trust companies, savings banks and mutual savings banks to invest their funds in the bonds and capital stock of a Federal Home Loan Bank, vote the stock in such bank, borrow money therefrom, give the collateral required by the bank and designate such bank as a depositary for their funds."

The bill was read the first time, and on motion of Senator Heffron the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Banks and Banking.

Senate Bill No. 339, by Senator Garrett, entitled: "An Act changing the name of 'Washington Veterans' Home at Port Orchard' to 'Washington Veterans' Home at Lister'."

The bill was read the first time, and on motion of Senator Garrett the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Military.

Senate Bill No. 340, by Senator Ryan (Scott M.), entitled: "An Act for the prevention of theft of meat food animals and meat; requiring persons transporting such meat food animals and meat to present evidence of ownership thereof; defining the duty of certain officers in relation thereto and providing penalties."

The bill was read the first time, and on motion of Senator Ryan (Scott M.), the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Agriculture.

Senate Bill No. 341, by Senator Palmer, entitled: "An Act relating to the dismissal of actions pending in court, and amending Section 408 of Remington's Compiled Statutes of Washington."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 342, by Senators Ryan (J. H.) and Morthland, entitled: "An Act relating to public utility districts and amending Section 3, Chapter 1 of the Session Laws of 1931, the same being Section 3 of Initiative Measure No. 1 adopted at the general election held on the 4th day of November, 1930."

The bill was read the first time, and on motion of Senator Morthland the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Engrossed House Bill No. 26, by Mr. Smith (Lee R.), entitled: "An Act relating to, regulating and providing for the nomination of candidates for public office and prescribing a method of voting in the State of Washington, amending Sections 5180 and 5187 of Remington's Compiled Statutes of Washington."

The bill was read the first time and on motion of Senator Smith (Don Cary) the rules were suspended, the bill was read the second time by title, and referred to the Committee on Elections and Privileges.

House Bill No. 32, by Mr. Smith (Lee R.), entitled: "An Act relating to the nomination and election of justices of the peace."

The bill was read the first time, and on motion of Senator Smith (Don Cary) the rules were suspended, the bill was read the second time by title, and referred to the Committee on Elections and Privileges.

House Bill No. 212, by Mr. Bingham, entitled: "An Act relating to and providing for the release of sureties upon official and other bonds and undertakings, and repealing an act entitled, 'An Act providing for the release of sureties on official bonds and undertakings,' approved March 4, 1890."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title and referred to the Committee on Judiciary.

Engrossed House Bill No. 186, by Mrs. Reeves and Mr. Compton, entitled: "An Act relating to motor vehicles and the license thereof; regulating the transportation of school children therein; and adding a new section to Chapter 2-a of Title XLI, Remington's Compiled Statutes, 1927 Supplement, to be known as Section 6362-58."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, and referred to the Committee on Judiciary.

House Bill No. 251, by Mr. Neff, entitled: "An Act relating to the formation of joint union high school districts."

The bill was read the first time, and on motion of Senator Gable the rules were suspended, the bill was read the second time by title and referred to the Committee on Education.

GENERAL FILE.

Engrossed House Bill No. 135:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

We, your Committee on Education, to whom was rereferred Engrossed House Bill No. 135, entitled: "An Act relating to the election of school directors," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass as amended.

In line 18 of the engrossed bill after the word "person" insert a comma in place of the period and add the following: "Provided further that words 'official ballot' as used in this section shall also mean to include voting machine ballots."

CHAS. GABLE, Chairman.

We concur in this report: C. N. Todd, E. J. Cleary, Daniel Landon, W. G. Ronald, Kathryn E. Malstrom.

On motion of Senator Gable the report of the committee was received and the bill was read the third time.

On motion of Senator Gable the committee amendment was not adopted. On motion of Senator Gable the following amendment was adopted:

Amend Section 1, lines 3, 4, 5, 6, 7, 8 and 9 of the printed bill by striking the following:

"Official ballots of white paper of uniform size and quality * * * * * shall be provided by the board of directors and shall contain the names of all candidates who have filed with the school clerk not less than ten days before the day of election a notice of their candidacy. Each person filing his name with the clerk shall designate the position for which he is a candidate. The names of no other candidates shall appear upon said official ballots and no other ballots shall be received or counted." and insert in lieu thereof the following: * * * * Official ballots * * * * of white paper of uniform size and quality * * * * shall be provided by the board of directors and shall contain the names of all candidates who have filed with the school clerk not less than ten days before the day of election a notice of their candidacy. Each person filing his name with the clerk shall designate the position for which he is a candidate. The names of no other candidates for school directors shall appear upon said official ballots and no other ballots shall be received or counted."

The Secretary called the roll on the final passage of Engrossed House Bill No. 135 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Howard, Knut-

zen, Landon, Lunn, Malstrom, Mehner, Metcalf, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—36.

Those absent or not voting were: Senators Bishop, Cox, Gray, Houser, Lovejoy, Marshall, Morthland, Peirce, Reardon, Roup—10.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The President announced he was about to sign House Bill No. 165; also House Concurrent Resolution No. 9.

Re-engrossed House Bill No. 87, by Mr. Bond, entitled: "An Act relating to and prescribing the procedure, terms and conditions for admission or commitment to and/or retention in state hospitals for the insane, providing for certain charges to be paid by persons and counties for the care and maintenance of insane persons and amending Section 6930 of Remington's Compiled Statutes," was read the third time.

On motion of Senator Gable the following amendment was adopted:

Amend Section 1, Sub-Section 6930, of the printed bill, as follows: Strike lines 56, 57, 58 and 59 to and including the period (.) following the word "made" in line 60.

The Secretary called the roll on the final passage of Re-engrossed House Bill No. 87, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Heffron, Howard, Knutzen, Landon, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—39.

Those absent or not voting were: Senators Bishop, Hartwell, Houser, Lovejoy, Morrow, Peirce, Roup—5.

Those voting nay were: Senators Hartwell, Morrow-2.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Joint Memorial No. 8, by Messrs. Schade, Smith (Lee. R.), and Easterday, relating to holding of an international conference for the remonetization and rehabilitation of silver on an equitable basis, with gold, so that repudiation or unlimited issuance of paper money may be avoided," was read the third time.

Senator Palmer moved the adoption of the following amendment:

Amend the Memorial by striking all the clauses beginning with the word "Whereas".

The motion lost.

The Secretary called the roll on the final passage of House Joint Memorial No. 8, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Ferryman, Gable, Garrett, Heffron, Landon, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Nugent, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Thein, Voss—27.

Those voting nay were: Senators Cleary, Cox, Dawson, Foss, Hartwell, Howard, Knutzen, Lunn, Norman, Palmer, Smith (Horace E.), Stinson, Worum—13.

Those absent or not voting were: Senators Bishop, Gray, Houser, Peirce, Todd, Williams—6.

The memorial, having received the constitutional majority, was declared passed.

Engrossed House Bill No. 12, by Mr. Banker, entitled: "An Act creating a commission for the development of the Columbia Basin project; defining its powers and duties; appropriating funds for such purpose and declaring an emergency," was read the third time.

On motion of Senator Lovejoy, the Senate resolved itself into a committee of the whole, to consider Engrossed House Bill No. 12.

The bill was considered in the committee of the whole, Senator Morthland in the chair, and reported back to the Senate with the recommendation that it do pass, with the following amendments:

Amend Sec. 5, line 5 of the House Amendment, the same being Sec. 5, line 20 of the engrossed bill, after the word "appropriated" strike the words "not exceeding fifty thousand dollars (\$50,000.00)".

Strike all between the title and the enacting clause.

On motion of Senator Morthland, the report of the committee was adopted.

Senator Morthland moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

On motion of Senator Palmer, the amendments made in the committee of the whole were adopted.

The Secretary called the roll on the final passage of Engrossed House Bill No. 12, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Howard, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Voss, Williams—39.

Those voting nay were: Senator Worum-1.

Those absent or not voting were: Senators Bishop, Gray, Houser, Knutzen, Peirce, Todd—6.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senators Marshall, Williams and Voss demanded a call of the Senate.

A call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll, all members being present except Senators Bishop and Peirce, who were previously excused, and Senators Barnes, Cleary, Gray, Houser, Knutzen, Palmer and Todd.

The Sergeant-at-Arms was ordered to bring in the absent Senators.

On motion of Senator Williams, the Senate proceeded under the call of the Senate.

Substitute Senate Bill No. 63, by Majority of Committee on Roads and Bridges, entitled: "An Act relating to transportation by motor vehicles over the public highways of the State of Washington, providing for the regulation and taxation thereof, providing penalties for the violation of this act, making an appropriation, and repealing all laws and parts of laws in conflict herewith." was read the third time.

On motion of Senator Williams, the Senate resolved itself into a committee of the whole to consider Substitute Senate Bill No. 63, Senator Lovejoy in the chair.

At 11:54 o'clock a. m. the committee of the whole arose, reported progress and asked leave to sit again.

On motion of Senator Palmer, the report of the committee of the whole was received and leave to sit again granted.

On motion of Senator Palmer, the call of the Senate was dispensed with. Senator Foss' request to be excused for the balance of the day was granted.

At 11:56 o'clock a. m. on motion of Senator Arnold the Senate recessed until 1:45 o'clock p. m.

AFTERNOON SESSION.

The Senate was called to order by President Victor A. Meyers at 1:45 o'clock p. m.

On motion of Senator Palmer the rules were temporarily suspended and the special order of business advanced fifteen minutes.

On motion of Senator Marshall, Senator Ferryman was excused.

Senators Morthland, Arnold and Williams demanded a call of the Senate. The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll, under the call of the Senate, all members being present except Senators Bishop, Ferryman and Foss, who were previously excused, and Senators Barnes, Cox, Mehner, Reardon and Williams.

The Sergeant-at-Arms was ordered to bring in the absent Senators.

On motion of Senator Williams, the Senate proceeded under the call of the Senate.

Engrossed House Bill No. 59:

The Secretary read:

REPORTS OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1933.

MR. PRESIDENT:

We, a minority, your Committee on Public Morals, to whom was referred Engrossed House Bill No. 59, entitled: "An Act relating to, providing for and authorizing and regulating thoroughbred and/or standard bred horse racing; creating the Washington Horse Racing Commission; defining its powers and duties, and fixing compensation thereof; prescribing the manner in which race meets may be conducted; prohibiting pool selling, book making, and circulation of hand books; providing for issuance of licenses and fees to be charged; apportioning revenue to the schools; fixing the

penalties for violation of the act; and providing that the act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

 \dots Chairman.

We concur in this report: Kathryn E. Malstrom, Paul W. Houser.

SENATE CHAMBER. OLYMPIA, WASH., February 21, 1933.

MR. PRESIDENT:

We, a majority, your Committee on Public Morals, to whom was referred Engrossed House Bill No. 59, entitled: "An Act relating to, providing for and authorizing and regulating thoroughbred and/or standard bred horse racing; creating the Washington Horse Racing Commission; defining its powers and duties, and fixing compensation thereof; prescribing the manner in which race meets may be conducted; prohibiting pool selling, book making, and circulation of hand books; providing for issuance of licenses and fees to be charged; apportioning revenue to the schools; fixing the penalties for violation of the act; and providing that the act shall take effect immediately," have had the same under consideration and we respectfully report the same back to the Senate with the recommendation that it do pass as amended.

Amend the title, in line 4 of the printed bill, same being the sixth line of the engrossed bill, after the semicolon and preceding the word "providing" insert the following words "Authorizing the pari-mutuel system,".

Amend Section 6, line 13 of the printed bill, same being line 11 of the engrossed bill; strike the word "race" and insert in lieu thereof the word "day"; strike the semicolon and insert in lieu thereof a colon; beginning with the words "in counties" strike down to and including the word "race" in line 16 of the engrossed bill.

Amend Section 7, line 3 of the engrossed bill, after the word "commission" strike the colon and insert in lieu thereof a period. Beginning with the word "provided" in line 3 of the engrossed bill strike down to and including "fairs" in line 4.

Amend Section 7 of the bill by renumbering said section to read "Section 9".

Amend Section 9 of the bill by renumbering said section to read "Section 7".

Amend Section 7, line 2 of the printed bill, same being line 1 of the engrossed bill; strike the following words, "ten (10) per centum of the gross admission fees collected at each race meet" and insert in lieu thereof the following words "three (3) per centum of the gross receipts of all pari-mutuel machines at each race meet."

HARRY L. WILLIAMS, Chairman.

We concur in this report: Don Cary Smith, D. O. Nugent, Evert Arnold.

Senator Morthland moved the adoption of the following amendment:

Amend Section 2, strike all of the first sentence and insert in lieu thereof, the following: "There is hereby created the Washington Horseracing Commission to consist of three commissioners, who shall be citizens, residents, taxpayers and qualified electors of the State of Washington, and one of whom shall be a breeder of standard bred and/or thoroughbred horses of at least ten years' experience".

Senator Morthland moved that the amendment by Senator Morthland be laid upon the table without taking the bill with it.

The motion carried.

On motion of Senator Morthland the following amendment was adopted:

Amend Sec. 4, line 9 of the printed bill, strike the word "herein" and in line 10 after the word "securing" strike "a" and insert in lieu thereof "an annual".

On motion of Senator Williams the committee amendment to Section 6 was adopted.

Senator Garrett moved the adoption of the following amendment:

Amend Section 6, line 5 of the printed bill, the same being Section 6, line 1 of the engrossed bill, delete period after the word "continue" and insert in lieu thereof a colon (:) and add the following: "Provided, That no license shall be issued for, or any such race meet held during the period of fifteen days prior to the first day of the Washington State Fair, and/or Western Washington Fair".

Senator Reardon moved as an amendment to the amendment the following:

Strike the words "fifteen days" and insert in lieu thereof the words "five days".

Senators Ronald, Landon and Gable demanded the previous question. The previous question was ordered.

On motion of Senator Reardon to amend, the amendment was lost.

The motion to adopt the amendment of Senator Garrett was lost.

Senator Reardon moved the adoption of the following amendment:

Amend Section 6, line 5, change the period (.) to a semicolon (;), and add the following: "Provided, That no race meet licensed under the provisions of this act shall be held upon dates conflicting with those of any established State and/or Agricultural fair or exhibit".

Senator Cleary moved that the amendment by Senator Reardon be laid upon the table without taking the bill with it.

The motion carried.

as amended.

On motion of Senator Williams the following amendment was adopted: Amend Sec. 7, line 20 of the original bill, same being line 15 of the printed bill, as follows: After the words "in the" strike the balance of the sentence and insert in lieu thereof the following: "Old Age Pension Fund of the State Treasury, which is hereby created. On or before the 10th day of each month the State Treasurer shall pay to the respective county treasurers of this state the funds in the Old Age Pension Fund in proportion to the assessed valuation of the property in the various counties as determined by the certificate of the State Auditor filed with the State Treasurer under the provisions of Chapter 308 of the Laws of 1927; and the funds so paid to the respective county treasurers shall be by them placed in a fund designated as the County Old Age Pension Fund and the moneys therein shall be used and dispersed only for the payment of old age pensions under the provisions of Chapter 29 of the Laws of 1933".

On motion of Senator Williams the following amendment was adopted: Amend Section 7, line 24 of the original bill, same being line 18 of the printed bill, as follows: After the words "in the" strike the balance of the section and insert in lieu thereof the following: "Old Age Pension Fund of the State Treasurer".

Senator Williams moved the adoption of the committee amendment to Section 7, line 2 of the printed bill.

Senator Morthland moved as an amendment to the amendment to strike the words and figures "three (3)" and insert in lieu thereof the words and figures "five (5)".

Senators Houser, Morthland, Ryan (J. H.), Knutzen, Gable, Cox, Dawson, and Chamberlin demanded a roll call.

The Secretary called the roll on the adoption of the amendment by Senator Morthland to the committee amendment, and it carried by the following vote:

Those voting aye were: Senators Cleary, Cox, Dawson, Garrett, Gray, Hartwell, Heffron, Houser, Knutzen, Landon, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Ronald, Roup, Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Thein, Voss—24.

Those voting nay were: Senators Arnold, Barnes, Chamberlin, Gable, Howard, Lovejoy, Marshall, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ryan (J. H.), Smith (Don Cary), Todd, Williams, Worum—19.

Those absent or not voting were: Senators Bishop, Ferryman, Foss—3. On motion of Senator Williams the committee amendment was adopted

On motion of Senator Williams the committee amendment to Section 7, line 3 of the engrossed bill was adopted.

Senator Morthland moved the adoption of the following amendment:

Amend Section 7, line 5 of the printed bill after the word "act" strike all words down to the word "provided" in line 10, and insert in lieu thereof the following: "shall be immediately paid into the State Treasury and credited to the fund provided herein".

Senator Reardon moved that the amendment by Senator Morthland to Section 7, line 5 be laid upon the table without taking the bill with it.

Senators Voss, Ryan (J. H.), Cox, Dawson, Morthland, Nugent, Marshall and Smith (Horace E.), demanded a roll call.

The Secretary called the roll on the motion of Senator Reardon to lay Senator Morthland's amendment on the table, and it carried by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Lovejoy, Lunn, Marshall, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ryan (J. H.), Smith (Don Cary), Stinson, Thein, Todd, Williams, Worum—27.

Those voting nay were: Senators Cleary, Cox, Dawson, Houser, Knutzen, Landon, Malstrom, Mehner, Metcalf, Morthland, Ronald, Roup, Ryan (Scott M.), Smith (Horace E.), Steele, Voss—16.

Those absent or not voting were: Senators Bishop, Ferryman, Foss-3.

Senator Norman moved the adoption of the following amendment:

Amend Section 7, line 3 of the printed bill, insert after the word "commission" a colon "(:)" and add the following: "Provided, That this shall not apply to agricultural fairs at which pari-mutuel machines are not used".

The motion lost.

Senator Morthland moved the adoption of the following amendment:

Amend the bill by adding a new section after the Section 9 to be known as Section 10 as follows: "This act shall not apply to trotting meetings, or races, nor to races conducted by any State, County, or other Fair Associations, holding not more than one meeting annually and for a period not exceeding six (6) days for such meeting and provided that no mechanical or other device or system for wagering or betting on races thereat shall be lawful".

Senators Morrow, Williams and Thein demanded the previous question.

The previous question was ordered.

The motion to adopt the amendment by Senator Morthland lost.

On motion of Senator Morthland the following amendment was adopted:

Amend the bill by adding a new section after Section 10 to be known as Section 11 as follows:

"Sec. 11. All radio broadcasting rights, and motion picture rights in connection with meets licensed hereunder are reserved to the state and the commission shall lease or license same only to the highest bidder. The exercise of such rights shall at all times be under the supervision of the commission. All income therefrom shall be paid into the state treasury and credited to the Old Age Pension Fund".

On motion of Senator Williams the committee amendments renumbering Sections "7" to "9" and Sections "(9)" to "7" were adopted.

Senator Morthland moved that Section 11 be renumbered 12.

The motion carried.

On motion of Senator Williams the committee amendment to the title was adopted.

On motion of Senator Houser the following amendment was adopted:

Amend Sec. 2, line 11 of the printed bill, after the word "removed" insert the following: "at any time at the pleasure of the Governor" and strike the remainder of the line and all of lines 12, 13, 14, 15 and in line 16 the following: "before the date fixed for the hearing".

On motion of Senator Williams the following amendment was adopted:

Amend the title by striking therefrom "to the schools" and inserting in lieu thereof "to the old age pension fund".

Senators Todd, Ryan and Smith (Don Cary) demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Engrossed House Bill No. 59, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Gable, Gray, Hartwell, Heffron, Howard, Lovejoy, Lunn, Marshall, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ryan (J. H.), Smith (Don Cary), Stinson, Thein, Todd, Voss, Williams, Worum—28.

Those voting nay were: Senators Cox, Dawson, Garrett, Houser, Knutzen, Landon, Malstrom, Mehner, Metcalf, Morthland, Ronald, Roup, Ryan (Scott M.), Smith (Horace E.), Steele—15.

Those absent or not voting were: Senators Bishop, Ferryman, Foss-3.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The President announced he was about to sign Senate Bill No. 159.

On motion of Senator Chamberlin Engrossed House Bill No. 59 as amended by the Senate be immediately transmitted to the House.

On motion of Senator Houser the further call of the Senate was dispensed with.

At 5:02 o'clock p. m., on motion of Senator Palmer the Senate adjourned until 10:00 o'clock a. m. tomorrow.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

FORTY-SEVENTH DAY.

MORNING SESSION.

Senate Chamber, Olympia, Wash., Friday, February 24, 1933.

The Senate was called to order at ten o'clock a. m. by President Victor A. Meyers pursuant to adjournment.

Reverend W. G. Comin of the First United Presbyterian Church of Olympia offered prayer.

The Secretary called the roll, all members being present except Senator Bishop, who was excused.

On motion of Senator Voss, the reading of the Journal of the previous day was dispensed with and it was approved.

Senate Joint Resolution No. 14, by Senator Reardon, relating to the holding of a joint session of the House and Senate, the Governor and other state officials to be invited to be in attendance, for the purpose of hearing the Presidential Inauguration in Washington City, March 4, 1933.

The resolution was read the first time, and on motion of Senator Reardon, the rules were suspended, the resolution was read the second and third time and placed on final passage.

The resolution was adopted.

On motion of Senator Reardon, the resolution was ordered transmitted to the House immediately.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

Senate Chamber, Olympia, Wash., February 22, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 129, entitled: "An Act relating to municipal corporations; granting to cities and towns certain powers; authorizing cities and towns to use, purchase, sell and dispose of electric energy inside or outside their corporate limits; to acquire, construct, maintain and operate inter-tie lines, transmission lines and distribution systems; and to exercise the right of eminent domain in aid of the acquisition, construction, repair, operation, extension or betterment of any plant or system for transmitting or distributing electricity", have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, H. L. Nelson, W. J. Knutzen.

On motion of Senator Arnold, the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1933.

MR. PRESIDENT:

We, your Committee on State Penal and Reformatory Institutions, to whom was referred Senate Bill No. 12, entitled: "An Act to provide an institution for the confinement, cure, care and rehabilitation of drug addicts", have had the same under

We concur in this report: Walter J. Lunn, Kebel Murphy, Charles H. Voss, Geo. C. Chamberlin, Scott M. Ryan.

On motion of Senator Reardon the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 22, 1933.

MR. PRESIDENT:

We, your Committee on State Penal and Reformatory Institutions, to whom was referred Senate Bill No. 303, entitled: "An Act creating a State bureau of criminal identification and investigation, providing for its organization, defining its powers to carry out the provisions thereof", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Ketron W. Reardon, Chairman.

We concur in this report: Charles H. Voss, Kebel Murphy, Scott M. Ryan.

On motion of Senator Reardon the report of the committee was received and the bill was placed on general file. \cdot

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1933.

MR. PRESIDENT:

We, your Committee on Banks and Banking, to whom was referred Senate Bill No. 338, entitled: "An Act relating to Federal Home Loan Banks, authorizing savings and loan associations, building and loan associations, insurance companies, banks, trust companies, savings banks and mutual savings banks to invest their funds in the bonds and capital stock of a Federal Home Loan Bank, vote the stock in such bank, borrow money therefrom, give the collateral required by the bank and designate such bank as a depositary for their funds.", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

John Heffron, Chairman.

We concur in this report: E. L. Howard, Geo. C. Chamberlin, Don Cary Smith, Geo. W. Roup, Kebel Murphy, Kathryn E. Malstrom, Harry L. Williams.

On motion of Senator Heffron the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1933.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred Senate Bill No. 169, entitled: "An Act relating to vehicles and regulating the operation thereof upon the highways of this state; providing for traffic signals and control thereof; providing for the proper equipment and devices to be used thereon, and for the inspection thereof; prescribing penalties for the violation thereof; prescribing the powers and duties of certain officers, the collection, distribution and expenditures of fees; making appropriations and amending Sections 20, 23, 27, 28, 30 and 31 of Chapter 309 of the Laws of 1927 as amended by Chapter 178 of the Laws of 1929.", have had the same under consideration and we respectfully report the same back to the Senate with the recommendation that it do pass.

Geo. W. Roup, Chairman.

We concur in this report: C. F. Stinson, H. L. Nelson, C. Nifty Garrett, Fred Norman, W. G. Hartwell, Keiron W. Reardon, Geo. A. Lovejoy, Evert Arnold, E. J. Cleary, E. L. Howard, John Heffron, Kebel Murphy.

On motion of Senator Reardon the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1933.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred House Bill No. 366, entitled: "An Act reappropriating certain sums from the motor vehicle fund for the purpose of construction, improvement, and/or maintenance of state highways, and declaring that this act shall take effect immediately.", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Geo. W. Roup, Chairman.

We concur in this report: C. F. Stinson, H. L. Nelson, C. Nifty Garrett, Fred Norman, E. J. Cleary, John Heffron, Geo. A. Lovejoy, Evert Arnold, John F. Worum,

W. G. Hartwell, E. L. Howard, Keiron W. Reardon, Kebel Murphy.

On motion of Senator Roup, the report of the committee was received, and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1933.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred House Bill No. 89, entitled: "An Act relating to State Road No. 8 and naming and designating a portion thereof as 'Evergreen Highway.'", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

GEO. W. Roup, Chairman.

We concur in this report: C. F. Stinson, H. L. Nelson, C. Nifty Garrett, Fred Norman, W. G. Hartwell, Keiron W. Reardon, Geo. A. Lovejoy, Evert Arnold, E. J. Cleary, E. L. Howard, John Heffron, Kebel Murphy.

On motion of Senator Roup the report of the committee was received, and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1933.

Mr. President:

We, your Committee on Roads and Bridges, to whom was referred House Bill No. 225, entitled: "An Act reappropriating a certain sum from the permanent highway fund for the construction and maintenance of highways in counties composed entirely of islands and for the construction and maintenance of permanent highways in all other counties, and declaring that this act shall take effect immediately.", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

GEO. W. ROUP, Chairman.

We concur in this report: K. Murphy, C. F. Stinson, H. L. Nelson, C. Nifty Garrett, E. J. Cleary, W. G. Hartwell, Geo. A. Lovejoy, Evert Arnold, John F. Worum, John Heffron, Fred Norman, E. L. Howard, Keiron W. Reardon.

On motion of Senator Roup the report of the committee was received, and the bill was placed on general file.

> Senate Chamber, Olympia, Wash., February 23, 1933.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred House Bill No. 226, entitled: "An Act reappropriating a certain sum from the lateral highway fund for the construction and maintenance of highways in counties composed entirely of islands and for the construction of lateral highways in all other counties, and declaring that this act shall take effect immediately.", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Geo. W. Roup, Chairman.

We concur in this report: C. F. Stinson, H. L. Nelson, C. Nifty Garrett, E. L. Howard, W. G. Hartwell, Geo. A. Lovejoy, Evert Arnold, John Heffron, Fred Norman, Keiron W. Reardon, Kebel Murphy.

On motion of Senator Roup the report of the committee was received, and the bill was placed on general file.

The Committee on Cities of the First Class recommended that Engrossed House Bill No. 94 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Counties and County Boundaries recommended that Senate Bill No. 18 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Education recommended that Engrossed House Bill No. 191 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Secretary read:

MESSAGES FROM THE HOUSE.

· MR. PRESIDENT:

House of Representatives, Olympia, Wash., February 23, 1933.

The House has concurred in Senate amendments to Engrossed House Bill No. 59, and has passed the bill as amended by the Senate; also the House has concurred in Senate amendments to Engrossed House Bill No. 269 and passed the bill as amended by the Senate.

O. H. Olson, Chief Clerk.

Mr. President:

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 23, 1933.

The House refuses to concur in Senate amendments to Engrossed House Bill No. 12, and asks the Senate to recede therefrom, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

On motion of Senator Morthland, the Senate refused to recede from its amendments to Engrossed House Bill No. 12 and asked for the appointment of a conference committee.

The Secretary read:

MESSAGE FROM THE HOUSE.

MR. PRESIDENT:

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 23, 1933.

The House refuses to concur in Senate amendments to Re-engrossed House Bill No. 87, and asks the Senate to recede therefrom, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

On motion of Senator Gable, the Senate refused to recede from its amendments to re-engrossed House Bill No. 87, and asked for the appointment of a conference committee thereon.

The Secretary read:

MESSAGE FROM THE HOUSE.

MR. PRESIDENT:

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 23, 1933.

The House refuses to concur in Senate Amendment to House Bill No. 38 and asks the Senate to recede therefrom, and the same is herewith transmitted.

O. H. OLSON, Chief Clerk.

On motion of Senator Houser, the Senate receded from its amendments to House Bill No. 38.

Senate Bill No. 343, by Senators Marshall and Cox, entitled: "An Act relating to the budget system for the State of Washington, and amending Section 10 of Chapter 9 of the Laws of 1925, as amended by Section 6 of Chapter 162 of the Laws of 1929."

The bill was read the first time, and on motion of Senator Marshall the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 344, by Senator Heffron, entitled: "An Act providing for the additional supervision and regulation of the transportation of property for compensation over any public highway by motor vehicle; Defining 'contract motor carrier' and 'private motor carrier of property' and providing for the regulation thereof by the Department of Public Works of the State; providing a fee for such regulated carriers; providing for the enforcement of the provisions of this Act, and for the punishment of violations thereof".

The bill was read the first time, and on motion of Senator Heffron the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 345, by Senator Chamberlin, entitled: "An Act relating to securities held by state, county or city treasurers and providing that in case of a bank default the receiver or liquidator shall remit the amount of the treasurer's deposits and accept the securities held by such treasurer in lieu thereof, and amending Section 5563, Remington's Compiled Statutes, as amended by Section 3, Chapter 87 of the Laws of 1931, and declaring an emergency."

The bill was read the first time, and on motion of Senator Chamberlin the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 346, by Senator Chamberlin (By Departmental request), entitled: "An Act relating to the granting of fishing licenses to tourists."

The bill was read the first time and on motion of Senator Chamberlin, the rules were suspended, the bill was read the second time by title, ordered printed, and referred to the Committee on Game and Game Fish.

Senate Bill No. 347, by Senator Chamberlin (By Departmental request), entitled: "An Act relating to the granting of fishing, hunting, trapping, game farming, professional licensed guide and predatory animal hunter licenses; providing penalties for the violation thereof and amending Section 43a, Chapter 178, Laws of the Extraordinary Session of 1925, being Section 1, Chapter 221, Laws of 1929 (being Section 5899, Rem. Rev. Stat.); and amending Section 50, Laws of the Extraordinary Session of 1925, as amended by Section 3, Chapter 221, Laws of 1929, and further amended by Section 9, Chapter 108, Laws of 1931 (being Section 5904, Rem. Rev. Stat.); and amending Section 51, Laws of the Extraordinary Session of 1925, as amended by Section 4, Chapter 221, Laws of 1929 (being Section 5905, Rem. Rev. Stat.); and amending Section 52-d, Chapter 178, Laws of the Extraordinary Session of 1925, being the fourth subdivision of Section 9, Chapter 258, Laws of 1927 (being Section 5910, Rem. Rev. Stat.); and amending Section 53, Chapter 178, Laws of the Extraordinary Session of 1925, as amended by

Section 10, Chapter 258, Laws of 1927 (being Section 5911, Rem. Rev. Stat.); and amending Section 106, Chapter 178, Laws of the Extraordinary Session of 1925, as amended by Section 14, Chapter 221, Laws of 1929 (being Section 5968, Rem. Rev. Stat.); and amending Section 106-f, Chapter 178, Laws of 1925, the same being the sixth subdivision of Section 14, Chapter 108, Laws of 1931 (being Section 5974, Rem. Rev. Stat.)."

The bill was read the first time, and on motion of Senator Chamberlin the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Game and Game Fish.

Senate Bill No. 348, by Senator Lovejoy (By request), entitled: "An Act relating to public health, morals and welfare, creating in connection therewith a State Department of Maternal and Child Welfare, providing for the administration thereof, for the officers and employees thereof, limiting their salaries, prescribing their powers and duties, providing for the education and enlightenment of the people with respect to all problems of the home, legalizing the sale and distribution of contraceptives to married men and married women, prohibiting the sale and exposure thereof to unmarried persons, prescribing penalties for violation of this act, repealing all acts or parts of acts in conflict therewith, and making an appropriation."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State Charitable Institutions.

Senate Bill No. 349, by Senator Hartwell, entitled: "An Act providing for collection of taxes on timbered lands according to a deferred payment system; that the total amount of taxes due on timbered land shall be paid before the timber thereon is cut, providing penalties; and declaring an emergency."

The bill was read the first time, and on motion of Senator Hartwell the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 350, by Senators Norman and Thein, entitled: "An Act authorizing and directing the Director of Highways of the State of Washington to assume, take charge of and pay the cost of operation, maintenance, reconstruction and repair of all bridges and streets within the city limits of any municipality in the State of Washington which are now or which may hereafter become a part of any primary highway or highways running through said city, provided such municipal corporation shall, by resolution, irrevocably waive and surrender its right to receive the five hundred dollars (\$500.00) per mile provided for such municipal corporation for maintenance of state highways within such city."

The bill was read the first time and on motion of Senator Norman the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 351, by Senator Marshall, entitled: "An Act providing for a loan from the general fund to the capitol building construction fund, providing for the repayment of the same, making appropriations, and declaring that this act shall take effect April 15, 1933."

The bill was read the first time, and on motion of Senator Marshall the

rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 352, by Senator Steele, entitled: "An Act creating the Health Protection Fund for Aid to County and District Health Services, defining its purpose, prescribing the manner in which it shall be expended, and providing a fund therefor."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 353, by Senator Morrow, entitled: "An Act relating to elections and the appointment of election officers and amending section 5158, Remington's Compiled Statutes of Washington."

The bill was read the first time, and on motion of Senator Morrow the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Elections and Privileges.

Senate Bill No. 354, by Senator Bishop, entitled: "An Act for the relief of Patrick Martin."

The bill was read the first time, and on motion of Senator Bishop the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 355, by Senator Bishop, entitled: "An Act adding Section 5½ to an act entitled: 'An Act relating to bonds issued by counties, cities, towns, school districts, port districts, metropolitan park districts and other municipal corporations and repealing all acts and parts of acts in conflict therewith.' being Chapter 151, Session Laws of 1923 Legislature."

The bill was read the first time, and on motion of Senator Bishop the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 356, by Senator Nugent, entitled: "An Act relating to unemployment relief, and the prevention of disorders, discontent, riots and possible insurrection, providing for the employment of the idle and needy, by the issuing of scrip by the state to be used in payment of labor and material for public works and other purposes, creating a fund for the redemption of such scrip, providing penalties for violations, making appropriations therefor and declaring an emergency."

The bill was read the first time, and on motion of Senator Nugent the rules were suspended, the bill was read the second time by title, ordered printed and referred to the committee on Unemployment Relief.

Senate Bill No. 357, by Senator Heffron, entitled: "An Act relating to motor vehicles; providing for and requiring fees for licenses therefor; and amending Section 15 of Chapter 96 of the Laws of 1921 as amended by Section 1 of Chapter 140 of the Laws of 1931."

The bill was read the first time, and on motion of Senator Heffron, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 358, by Senator Chamberlin, entitled: "An Act relating to extra-hazardous employments and to the compensation and remedies of

workmen injured therein, and of their dependents and beneficiaries in case of death, and to the medical aid of workmen engaged in such employments, providing for the collection of premiums and for a merit rating to employers, amending Section 7676 of Remington's Compiled Statutes of Washington."

The bill was read the first time, and on motion of Senator Chamberlin, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Industrial Insurance.

GENERAL FILE.

At this time the Senate renewed consideration of Substitute Senate Bill No. 63.

On motion of Senator Williams, the Senate resolved itself into a committee of the whole to consider Substitute Senate Bill No. 63.

At 11:55 o'clock a.m. the committee of the whole arose and reported progress to the Senate and requested leave to sit again.

On motion of Senator Williams, the report of the committee of the whole was received and leave to sit again was granted.

At 11:56 o'clock a. m., on motion of Senator Houser, the Senate recessed until 1:30 o'clock p. m.

AFTERNOON SESSION.

At 1:30 o'clock p. m., the Senate was called to order by President Pro Tempore Ronald.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

The Speaker has signed Senate Bill No. 129; also the House has passed Engrossed Senate Bill No. 223, and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

The Secretary read:

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

The House has adopted the report of the Free Conference Committee upon Engrossed Senate Bill No. 21 and the bill passed as amended. Said bill, together with the reports of the Free Conference Committee, is herewith transmitted.

O. H. OLSON, Chief Clerk.

REPORT OF FREE CONFERENCE COMMITTEE.

MR. PRESIDENT:

OLYMPIA, WASH., February 23, 1933.

We, your Committee on Free Conference, to whom was referred Engrossed Senate Bill No. 21, entitled: "An Act relating to schedule of fees of jurors and amending Section 4229 of Remington's Compiled Statutes of Washington, as amended by Chapter 171 of the Laws of 1927", have had the same under consideration, and we recommend that the bill do pass with the following amendment:

In Section 1, line 15 of the engrossed bill, after the word "that" strike the remainder of the sentence and insert in lieu thereof the following: "a person excused

from jury service at his own request shall be allowed not more than a per diem and such mileage, if any, as the court shall seem just and equitable under all circumstances".

And further recommend that the House recede from the following amendment:

Amend Section 1, from the last two lines of the engrossed bill, strike the following words: "Provided, That if a juror is excused from all service as such juror at his own request he should receive no fees or mileage".

Senate Members:

House Members:

D. V. MORTHLAND, E. B. PALMER, ED PEIRCE. RICHARD B. OTT, ROBT. F. WALDRON, CHAS. I. ROTH.

On motion of Senator Palmer the report of the committee was adopted.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 21 as amended by the Free Conference Committee, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Hartwell, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Marshall, Mehner, Metcalf, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss-36

Those voting nay were: Senator Morrow-1.

Those absent or not voting were: Senators Bishop, Cox, Garrett, Gray, Heffron, Malstrom, Morthland, Williams, Worum—9.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF THE GOVERNOR, OLYMPIA, February 23, 1933.

To the Honorable, the Senate of the State of Washington:

Ladies and Gentlemen: I have the honor to advise that the Governor has approved the following Senate Bills, entitled:

Senate Bill No. 76: "An Act relating to irrigation districts, to district electric power plants and to the necessary property and rights therefor, to contracts for the sale of surplus electric power, and to the use of the income therefrom, providing for district elections to ratify certain of such contracts, and for the district elections to authorize a pledge of such income to payment of district indebtedness, amending Section 7417-2 of Remington's Compiled Statutes of Washington, 1927 Supplement and amending Chapter IV of Title XLVIII, Remington's Compiled Statutes of Washington, 1922 by adding thereto a new section to be known as Section 7454-1, and declaring that this act shall take effect immediately."

Senate Bill No. 98: "An Act relating to police relief and pension funds in cities of the first class and amending Section 3 of Chapter 39 of the Laws of Washington for 1909, as amended by Section 1 of Chapter 101 of the Laws of Washington for 1929."

Very truly yours,

RICHARD HAMILTON, Secretary to the Governor.

On motion of Senator Palmer, the Senate resolved itself into a committee of the whole to consider Substitute Senate Bill No. 63.

The bill was considered in the committee of the whole, Senator Morthland in the chair, and reported back with the recommendation that it do pass with the following amendments:

Amend Sec. 2 as follows: Strike the period at the end of the section and add the following: "and is conducted under a certificate of necessity and convenience

issued by the state of Washington, provided that this definition shall apply to both sub-sections a and b".

Amend Sec. 3, line 2 of the printed bill, after the word "thereof" insert a comma (,), strike the rest of the section and insert in lieu thereof the following: "Provided, That when such carrier operates beyond ten miles from the city limits of the city only incidentally to the business within said city, said operation shall be reported to the department on such form as may be provided by the department, and shall pay for the use of the highways beyond such ten mile limit as provided in Section 39 of this act".

Amend Sec. 6, line 4 of the printed bill, after the word "minimum" insert the words "and/or maximum" before the word "rates".

Amend Sec. 18, page 5, line 3 of the printed bill, after the word "thereof" insert a comma (,) and strike the following: "when such operation is not to or through any other city or town within such ten mile radius" and insert in lieu thereof the following: "except in accordance with the provisions of Section 3 of this act".

Amend Sec. 18, line 5 of the printed bill, same being line 21 of the original bill, as follows: After the word "or" insert "to motor carriers while engaged exclusively".

Amend Article III, Sec. 26, line 2, cut out the word "ten" and insert in lieu

thereof the word "thirty".

Amend Sec. 28, line 3 of the printed bill, after the word "carriers" insert a period and strike the balance of the section.

Amend Article III, Sec. 23, line 3, cut out the words "Twenty-five" and insert in lieu thereof the word "five".

Amend Sec. 34, line 3 of the printed bill, beginning with the word "nor" strike the balance of the section and insert in lieu thereof the following: "nor to any farmer transporting the livestock, poultry, dairy products, timber, or other products of his own or other farmers to market, or supplies for the use of himself or other farmers, in his own motor vehicle, nor to any cooperative association of farmers transporting the farm products of its members to market, or supplies for their use in their own motor vehicle".

Amend Sec. 34, line 2 of the printed bill by inserting the figure "20" in place of the figure "10".

Amend Sec. 39, line 6 of the original bill, same being line 32 of the printed bill, as follows: At the end of the sentence strike the period and add, "but shall not apply to any common carrier of passengers operating busses in lieu of discontinued street car service in and between cities or towns not more than five miles apart".

Amend Sec. 39, line 14 of the printed bill after the word "vehicle" and before the word "shall" insert ", defined as coming within the provisions of this act,".

Amend Sec. 43, line 4 of the printed bill after the word "shall" and before the word "cancel" insert the following "have the right to".

Amend the bill by adding a new section thereto following the letters "1929", in Sec. 54, line 9 of the printed bill, to be known as Sec. 56, as follows:

"Sec. 56. No license or certificate shall be issued to any common carrier by rail, whereby such common carrier will be permitted to operate busses or trucks for hire within this state, nor shall any common carrier by rail be permitted to own, lease, operate, control, or have any interest whatsoever in any common carrier by bus or truck either by stock ownership or otherwise, directly or indirectly through any holding company, or by stockholders or directors in common, or in any other manner, Provided, however, That nothing in this act shall prevent the department from issuing a license or certificate to a common carrier by rail, whereby such carrier will be given authority to operate busses or trucks wholly within a municipality or municipalities within the state, solely as a service supplementary to the rail service which is now or may hereafter be established by such carrier. Provided, further, That common carriers by rail now owning and/or operating busses or trucks for hire shall not be prohibited from continuing services they now operate."

Amend Sec. 56 of the printed bill by numbering same Sec. 57 and by adding thereto the following: "Provided, however, That said laws in so far as applicable shall remain in full force and effect with reference to common motor carriers of passengers and property excepted from the provisions of this act as provided in Sections 3 and 18 thereof".

Amend the bill by striking the headings entitled Articles I to VI, inclusive, throughout the bill and also the sub-titles.

On motion of Senator Morthland the report of the committee was adopted.

Senator Williams moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

Senators Houser, Williams and Todd demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Substitute Senate Bill No. 63 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cox, Ferryman, Foss, Gable, Garrett, Gray, Lunn, Hartwell, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nelson, Nugent, Palmer, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Stinson, Todd, Voss, Williams, Worum—29.

Those voting nay were: Senators Barnes, Cleary, Dawson, Heffron, Houser, Howard, Landon, Lovejoy, Morthland, Norman, Peirce, Reardon, Smith (Horace E.), Steele, Thein—15.

Those absent or not voting were: Senators Bishop, Knutzen-2.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Palmer, Substitute Senate Bill No. 63 was ordered immediately engrossed and transmitted to the House.

On motion of Senator Ryan (J. H.), three hundred additional copies each of Senate Bill No. 311 and Senate Bill No. 312 were ordered printed.

The President announced he was about to sign Senate Bill No. 223, also Senate Bill No. 21.

At 5:59 o'clock p. m., on motion of Senator Palmer, the Senate adjourned until tomorrow morning at 10:00 o'clock a. m.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

FORTY-EIGHTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Saturday, February 25, 1933.

The Senate was called to order at ten o'clock a. m. by President Victor A. Meyers pursuant to adjournment.

Reverend W. G. Comin of the First United Presbyterian Church of Olympia offered prayer.

The Secretary called the roll, all members being present except Senator Bishop, who was excused.

On motion of Senator Voss the reading of the journal of the previous day was dispensed with and it was approved.

Senators Murphy, Norman and Malstrom demanded a call of the Senate. A call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber. The Secretary called the roll, on the call of the Senate, all members being present except Senator Bishop, who was previously excused, and Senators Landon, Marshall, Palmer, Roup and Ryan (J. H.).

The Sergeant-at-Arms was ordered to bring in the absent Senators.

Senator Ferryman moved that the Senate proceed with the call of the Senate.

The motion carried.

The Secretary read:

Senate Joint Memorial No. 8, by Senator Norman, Memorializing Congress of the United States to enact House Joint Resolution 191. commemorating the one hundred and fiftieth anniversary of the naturalization as an American citizen in 1783 of Brigadier General Thaddeus Kosciuszko, a hero of the Revolutionary War, by issuing special postage stamps in honor of Brigadier General Thaddeus Kosciuszko.

The memorial was read the first time, and on motion of Senator Norman, the rules were temporarily suspended, the Memorial was read the second and third times and placed on final passage.

The Secretary called the roll on the final passage of Senate Joint Memorial No. 8, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Stinson, Thein, Todd, Voss, Worum—39.

Those absent or not voting were: Senators Bishop, Landon, Marshall, Roup, Steele, Smith (Horace E.), Williams—7.

The Memorial, having received the constitutional majority, was declared passed.

The Secretary read:

Senate Joint Memorial No. 9, by Senator Knutzen, relating to certain small islands and parts of islands lying within the boundaries of San Juan County in the State of Washington.

The Memorial was read the first time, and on motion of Senator Knutzen the rules were temporarily suspended, the Memorial was read the second and third times and placed on final passage.

The Secretary called the roll on the final passage of Senate Joint Memorial No. 9, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Worum-39.

Those absent or not voting were: Senators Bishop, Landon, Marshall, Roup, Ryan (J. H.), Smith (Horace E.), Williams-7.

The Memorial, having received the constitutional majority, was declared passed.

The Secretary read:

Senate Joint Memorial No. 10, by Senator Ferryman, providing for a suspension in payment of charges due from the Federal Reclamation project settlers to the United States; and providing for a loan to the Reclamation Fund.

The Memorial was read the first time, and on motion of Senator Ferryman the rules were suspended, the Memorial was read the second and third times and placed on final passage.

The Secretary called the roll on the final passage of Senate Joint Memorial No. 10, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum-43.

Those absent or not voting were: Senators Bishop, Roup, Ryan (J. H.).— 3.

The Memorial, having received the constitutional majority, was declared

Senator Reardon moved to dispense with the call of the Senate.

The motion lost.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 21, entitled: "An Act relating to schedule of fees of jurors and amending Section 4229 of Remington's Compiled Statutes of Washington, as amended by Chapter 171 of the Laws of 1927;" also Enrolled Senate Bill No. 223, entitled: "An Act relating to machine guns, regulating the manufacture, possession, sale of machine guns and parts, and providing penalty for the violation thereof, and declaring an emergency;" have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, H. L. Nelson.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 330, entitled: "An Act relating to taxation and providing for the relief of counties that have paid to the state taxes which have been subsequently reduced or cancelled," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: Don Cary Smith, Chas. Gable, E. B. Palmer, Evert Arnold, C. H. Todd, Kathryn E. Malstrom, Geo. W. Roup.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 306, entitled: "An Act relating to the descent of property and amending Section 1356-1 of Remington's Compiled Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Stelle, Chairman.

We concur in this report: Don Cary Smith, Chas. Gable, Daniel Landon, Kathryn E. Malstrom, Geo. W. Roup, Evert Arnold.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 23, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred House Bill No. 212, entitled: "An Act relating to and providing for the release of suretles upon official and other bonds and undertakings, and repealing an act entitled, 'An Act providing for the release of suretles on official bonds and undertakings,' approved March 4, 1890," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: Don Cary Smith, Chas. Gable, Daniel Landon, Kathryn E. Malstrom, Geo. W. Roup, E. B. Palmer.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Engrossed House Bill No. 186, entitled: "An Act relating to motor vehicles and the license thereof; regulating the transportation of school children therein; and adding a new section to Chapter 2-a of Title XLI, Remington's Compiled Statutes, 1927 Supplement, to be

known as Section 6362-58," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: Don Cary Smith, Chas. Gable, Daniel Landon, Evert Arnold, Kathryn E. Malstrom, Geo. W. Roup, Ed. Peirce.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

We, your Committee on Forestry and Logged Off Lands, to whom was referred Senate Bill No. 307, entitled: "An Act relating to and providing for an extension of time in which to remove timber from state lands," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

F. G. Barnes, Chairman.

We concur in this report: John Heffron, D. V. Morthland, W. G. Hartwell, Chas. Gable, Scott M. Ryan.

On motion of Senator Barnes, the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1933.

Mr. President:

We, your Committee on Elections and Privileges, to whom was referred Engrossed House Bill No. 26, entitled: "An Act relating to, regulating and providing for the nomination of candidates for public office and prescribing a method of voting in the state of Washington, amending Sections 5180 and 5187 of Remington's Compiled Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

DON CARY SMITH, Chairman.

We concur in this report: H. L. Nelson, John F. Worum, P. Frank Morrow, Charles H. Voss, F. R. Marshall.

On motion of Senator Smith (Don Cary) the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

We, your Committee on Elections and Privileges, to whom was referred House Bill No. 32, entitled: "An Act relating to the nomination and election of justices of the peace," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

DON CARY SMITH, Chairman.

We concur in this report: H. L. Nelson, John F. Worum, P. Frank Morrow, Charles H. Voss, F. R. Marshall.

On motion of Senator Smith (Don Cary) the report of the committee was received and the bill was placed on general file.

Senate Chamber, Olympia, Wash., February 24, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 321, entitled: "An Act relating to and regulating outdoor signs and advertising, defining offenses, and providing penalties for the violation thereof," have had the same under

consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: Don Cary Smith, Chas. Gable, Daniel Landon, Evert Arnold, Kathryn E. Malstrom, Geo. W. Roup, C. H. Todd.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, • OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

We, your Committee on Labor and Labor Statistics, to whom was referred Senate Bill No. 270, entitled: "An Act to promote the safety of employees and travelers upon railroads by compelling common carriers by railroads to limit the length of freight and passenger trains and prescribing a penalty for the violation thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

J. H. Ryan, Chairman.

We concur in this report: P. Frank Morrow, Daniel Landon.

On motion of Senator Ryan (J. H.) the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

We, your Committee on Labor and Labor Statistics, to whom was referred Senate Bill No. 312, entitled: "An Act to provide for the payment of not less than the general prevailing rate of wages on public works, and not less than the general prevailing rate of wages for legal holiday and overtime work on public works, providing for the ascertainment of such general prevailing rate by the public body awarding the contract and its insertion in the contract and call for bids for the contract, providing for the keeping of records of the wages paid all workers engaged in public work and the inspection of such records by the proper public officials, providing for a forfeiture for each calendar day, or portion thereof, any worker is paid less than the said rate and for a stipulation to this effect in the contract, and providing other penalties for violation of the provisions thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

J. H. Ryan, Chairman.

We concur in this report: P. Frank Morrow, Henry Foss, Daniel Landon.

On motion of Senator Ryan (J. H.) the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

We, your Committee on Labor and Labor Statistics, to whom was referred Senate Bill No. 311, entitled: "An Act to prohibit the employment of aliens by contractors and subcontractors on all public work, except in certain cases of extraordinary emergency, providing for the reporting of such cases of extraordinary emergency and the keeping of records of the citizenship of workers employed upon public work and the inspection of such records by the proper officials, providing for a forfeiture of each calendar day, or portion thereof, any alien is knowingly permitted to work on public work and for a stipulation to this effect in the contract, and providing other penalties for violation of the provisions thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

J. H. RYAN, Chairman.

We concur in this report: P. Frank Morrow, Henry Foss, Daniel Landon.

On motion of Senator Ryan (J. H.) the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1933.

Mr. President:

We, your Committee on Counties and County Boundaries, to whom was referred Engrossed House Bill No. 183, entitled: "An Act relating to filling vacancies in the offices of county commissioners," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

W. G. HARTWELL, Chairman.

We concur in this report: John F. Worum, Fred Norman, Scott M. Ryan, W. G. Ronald.

On motion of Senator Hartwell the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1933.

MR. PRESIDENT:

We, your Committee on Municipal Corporations Other Than the First Class, to whom was referred Engrossed House Bill No. 136, entitled: "An Act relating to the government, powers and duties on cities of the third class, and amending Section 1 of Chapter 184 of the Laws of 1915," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

W. G. Hartwell, Chairman.

We concur in this report: John H. Ferryman, F. G. Barnes, Fred Norman, Scott M. Ryan, Geo. W. Roup.

On motion of Senator Hartwell the report of the committee was received and the bill was placed on general file.

The Committee on Education recommended that Senate Bill No. 282 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

We, a majority of your Committee on Harbors and Waterways, to whom was referred Engrossed Substitute House Bill No. 36, entitled: "An Act relating to and regulating pilots and pilotage on the waters of Puget Sound, Grays Harbor and Willapa Harbor and their adjacent waters; creating the Board of Pilotage Commissioners of the State of Washington and prescribing their powers and duties; providing for the license, regulation and compensation of pilots and a special fund for the purposes of this act; defining vessels subject to pilotage; prohibiting piloting by unlicensed persons and the employment of unlicensed persons as pilots; defining offenses under this act and prescribing penalties for the same; and repealing certain acts and parts of acts in conflict therewith, and naming this act," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Henry Foss, Chairman.

We concur in this report: Paul Mehner, Geo. A. Lovejoy.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

We, a minority of your Committee on Harbors and Waterways, to whom was referred Engrossed Substitute House Bill No. 36, entitled: "An Act relating to and regulating pilots and pilotage on the waters of Puget Sound, Grays Harbor and Willapa Harbor and their adjacent waters; creating the Board of Pilotage Commissioners of the State of Washington and prescribing their powers and duties; providing for the license, regulation and compensation of pilots and a special fund for the purposes of this act; defining vessels subject to pilotage; prohibiting piloting by unlicensed persons

We concur in this report: E. N. Steele, Ralph Metcalf.

On motion of Senator Foss the reports of the committee were received and the bill was placed on general file.

The Committee on Judiciary recommended that Senate Joint Resolution No. 13 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

We, a majority, your Committee on Agriculture, to whom was referred Re-Engrossed House Bill No. 149, entitled: "An Act authorizing the state chemist, at the request of the director of agriculture, to appoint an assistant to the state chemist, requiring the payment of certain fees, the recording of the analysis of commercial feeding stuffs, commercial fertilizers and livestock remedies, establishing a standard sack, providing for the enforcement and prescribing penalties for the violation thereof, amending Section 2729 of Remington's Compiled Statutes and making an appropriation," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

ARTHUR E. Cox, Chairman.

We concur in this report: Geo. W. Roup, John H. Ferryman, John Heffron.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

We, a minority, your Committee on Agriculture, to whom was referred Re-Engrossed House Bill No. 149, entitled: "An Act authorizing the state chemist, at the request of the director of agriculture, to appoint an assistant to the state chemist, requiring the payment of certain fees, the recording of the analysis of commercial feeding stuffs, commercial fertilizers and livestock remedies, establishing a standard sack, providing for the enforcement and prescribing penalties for the violation thereof, amending Section 2729 of Remington's Compiled Statutes and making an appropriation," have had the same under consideration and we respectfully report the same back to the Senate with the recommendation that it do not pass.

I concur in this report: Ed Peirce.

On motion of Senator Cox the reports of the committee were received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 342, entitled: "An Act relating to public utility districts and amending Section 3, Chapter 1 of the Session Laws of 1931, the same being Section 3 of Initiative Measure No. 1, adopted at the general election held on the 4th day of November, 1930," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: D. V. Morthland, E. B. Palmer, Daniel Landon, Chas. Gable, C. H. Todd, Evert Arnold, Kathryn E. Malstrom, Geo. W. Roup, Don Cary Smith.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 25, 1933.

MR. PRESIDENT:

We, your Committee on Unemployment Relief, to whom was referred House Bill No. 283, entitled: "An Act relating to the relief of the people of the State from hardships and suffering caused by unemployment and making an appropriation therefor and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

GEO. C. CHAMBERLIN, Chairman.

We concur in this report: Keiron W. Reardon, Ed Peirce, J. W. Thein, Evert Arnold, Chas. Gable, E. J. Cleary, John Heffron, Arthur E. Cox, Kathryn E. Malstrom, Horace E. Smith, J. H. Ryan.

On motion of Senator Chamberlin, the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Substitute Senate Bill No. 63, entitled: "An Act relating to transportation by motor vehicles over the public highways of the state of Washington, providing for the regulation and taxation thereof, providing penalties for the violation of this act, making an appropriation, and repealing all laws and parts of laws in conflict herewith," have compared same with the Substitute Bill and find it correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: Wm. C. Dawson, J. W. Thein, P. Frank Morrow.

On motion of Senator Lunn the report of the committee was received.

The Secretary read:

MESSAGES FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

The Speaker has signed House Bill No. 59, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., February 24, 1933.

MR. PRESIDENT:

The House has adopted the report of the Free Conference Committee upon Engrossed Senate Bill No. 22 and passed the bill as amended. Said bill, together with the report of the Free Conference Committee, is herewith transmitted.

O. H. OLSON, Chief Clerk.

The Secretary read:

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

We, your Committee on Free Conference, to whom was referred Engrossed Senate Bill No. 22 and the House Amendments thereto.

"An Act relating to and providing for the remission of interest on delinquent real and personal property taxes, and declaring an emergency and that this act shall take effect immediately."

have had the same under consideration, and we recommend that the entire title be stricken and that the following be substituted therefor:

"An Act relating to the collection of taxes, providing for the remission of interest and principal upon delinquent real and personal property taxes, providing for payment

of delinquent real property taxes in installments and declaring that this act shall take effect immediately."

and we further recommend that the entire matter following the words and figures "Section 1." be stricken and that there be inserted in lieu thereof the following:

"All accrued interest on delinquent real and personal property taxes for the year 1931 and prior years shall be and the same are hereby remitted on the year or years for which taxes are paid, if the taxes or one-half of the taxes for any of the said years are paid in full at any one time on or before the first day of March, 1934, Provided, That the remission of interest herein provided for shall not apply to any tax upon which a judgment has been entered or a certificate of delinquency has been issued to any person other than the County. Provided, further, That there shall be an additional allowance of five per cent (5%) rebate to all persons paying any year or years of said delinquent taxes on or before November 30, 1933. Provided further, No county shall institute or further prosecute any tax foreclosure proceedings until after March 1st, 1934.

"Sec. 2. At any time on or before the thirtieth day of November, 1933, the county treasurer of any county in the state is also authorized and directed to accept from any person or corporation owning real property in the state, upon which one or more payments or installments of real property taxes are more than six (6) months delinquent, a signed agreement to pay, first, the amount of the current taxes upon such property payable in the year 1933 and each year thereafter, and, secondly, not less than one-twentieth (1/20) of the total taxes upon such property delinquent prior to the 31st day of May, 1933, suspending all penalties and interest upon said taxes to said date, on or before the 31st day of each May and the 30th day of each November thereafter until all such delinquent taxes are paid in full. Such agreement shall provide for the payment of interest at the rate of six per cent (6%) per annum from May 31, 1933, upon the unpaid balance of such delinquent taxes and that such interest shall be paid with each installment under the agreement. It shall further provide that in the event two successive payments of delinquent taxes are not paid on or before the date when due and/or in the event that any installment of taxes payable in the year 1933 or any year thereafter is not paid within twelve months after the same shall become delinquent the agreement shall become void and of no effect whatsoever. Upon the agreement becoming void the original tax and interest shall be restored, the payments made under the agreement shall be applied to the tax longest delinquent and the interest thereon and the county shall institute tax foreclosure proceedings as provided by law if or when the aggregate unpaid taxes are equal to five years' delinquency in amount; Provided, The tax shall remain a first lien on the real estate until the agreement is fully paid and satisfied.

"Sec. 3. The County Treasurer shall withhold foreclosure proceedings upon the property so long as the signer of the agreement complies with the terms thereof.

"Sec. 4. The agreement shall become effective upon the signing thereof accompanied by the payment of one installment of delinquent taxes and interest, if any, and the payment of such portion of the current taxes as are then due and payable or delinquent.

"Sec. 5. No person shall be entitled to the benefit of this act with respect to tax payments which are being, or which shall hereafter be contested; *Provided*, *however*, should any such contest be dismissed during the life of this act and contestant pays all costs incurred, such dismissing contestant shall be entitled to the benefit of this act.

"Sec. 6. The tax commission of the State of Washington shall prepare a form of agreement which shall embody the provisions of Sections 3 to 6 inclusive of this act and the county treasurer shall use such form in all cases hereunder.

"Sec. 7. In case any part or portion of this act shall be held unconstitutional, such holding shall not affect the validity of this act as a whole or any other part or portion of this act not adjudged unconstitutional.

"Sec 8. This act is necessary for the immediate support of the state government and the existing public institutions of the state and shall take effect immediately."

Senate Members:

House Members:

PAUL MEHNER, E. B. PALMER, D. V. MORTHLAND. P. C. SHINE, RONALD MOORE, CHAS. I. ROTH.

On motion of Senator Palmer the report of the committee was adopted.

The previous question was demanded by Senators Ryan (J. H.), Todd and Lovejoy.

The previous question was ordered.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 22 as amended by the free conference committee, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—44.

Those absent or not voting were: Senators Bishop, Roup-2.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The President announced that he was about to sign House Bill No. 59.

Senator Reardon moved to dispense with the call of the Senate.

The motion lost.

Senator Ryan (J. H.) moved that the Sergeant-at-Arms be ordered to expel all lobbyists from the foyers of the Senate during sessions of the Senate and that the lobbyists be required to send in their cards if they wish to speak to any Senator.

The motion lost.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., February 25, 1933.

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 10 with the following amendments:

Amend Sec. 5, paragraph 4, by striking the words and figures "five hundred dollars (\$500.00)" and inserting in lieu thereof the words and figures "two hundred fifty dollars (\$250.00)".

Amend Sec. 5, paragraph 5, by striking the words and figures "one thousand dollars (\$1000.00)" and inserting in lieu thereof the words and figures "five hundred dollars (\$500.00)".

Amend Section 9. At the end of the last line of the section strike the period "(.)" and insert in lieu thereof a comma "(,)" and the following: "nor to public grain warehouses or elevators".

Amend the amendment to Section 9. After the word "grain" insert the word "storage".

Amend the amendment to Section 9. Strike the period at the end of the amendment and insert in lieu thereof the words and period "not retailing for profit".

Amend Section 9—strike the whole thereof and insert in lieu thereof the following: "Sec. 9. The provisions of this act shall not apply to public grain storage warehouses or elevators not retailing for profit".

Add a new section to be known as Section 13 and re-numbering Section 13 to be Section 14, "Sec. 13. The payment of the license provided for in this act by any person, firm, corporation, association or copartnership shall not authorize such person, firm, corporation, association or copartnership to conduct business in any city or town in the state without paying a local license therefor when the ordinances of such town or city so require."

and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

Senator Houser moved that the Senate do not concur in the House Amendments to Senate Bill No. 10, and that the House be asked to recede therefrom.

Senator Ryan (Scott M.) moved that the Senate do concur in House Amendments to Engrossed Senate Bill No. 10.

Senator Palmer moved that the further call of the Senate be dispensed with.

The motion carried.

At this time the Senate was at ease to hear a quartette from Seattle Pacific College.

All numbers rendered by the quartette were heartily received.

Senator Howard moved that the hearty thanks of the Senate be extended to the quartette for offering their harmony numbers at such an opportune time and thereby assisting to restore harmony to the discordant Senate.

The motion carried.

The Senate was again called to order by the President.

At this time the Senate resumed consideration of House amendments to Engrossed Senate Bill No. 10.

Senators Houser, Gable, Nugent, Ryan (J. H.), Ryan (Scott M.), Ferryman, Morrow and Smith (Don Cary) demanded a roll call.

A roll call was ordered.

Senator Knutzen's request to be excused from voting on the question was granted.

The Secretary called the roll on the motion by Senator Ryan (Scott M.) and it failed to carry the Senate by the following vote:

Those voting aye were: Senators Ferryman, Lunn, Malstrom, Mehner, Morrow, Murphy, Nelson, Nugent, Peirce, Ryan (J. H.), Ryan (Scott M.), Thein, Worum—13.

Those voting nay were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Landon, Lovejoy, Metcalf, Morthland, Norman, Palmer, Reardon, Ronald, Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams—29.

Those absent or not voting were: Senators Bishop, Knutzen, Marshall, Roup-4.

The motion by Senator Houser that the Senate do not consent and ask the House to recede carried.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., February 24, 1933.

MR. PRESIDENT:

The House has granted the request of the Senate for a Conference Committee on Re-engrossed House Bill No. 87, and the Senate amendments thereto, and the Speaker has appointed Representatives Aspinwall, Harry Huse, and Lanz as a Conference Committee thereon; said bill, together with Senate amendments, is herewith transmitted.

O. H. Olson, Chief Clerk.

The Secretary read:

House of Representatives, Olympia, Wash., February 24, 1933.

MR. PRESIDENT:

The House has granted the request of the Senate for a Conference Committee on Engrossed House Bill No. 12, and the Senate amendments thereto, and the Speaker has

appointed Representatives W. P. Hews, Banker and McDonnell, as a Conference Committee thereon; said bill, together with Senate amendments is herewith transmitted.

O. H. Olson, Chief Clerk.

At 12:06 o'clock p.m., on motion of Senator Morthland, the Senate recessed until 1:30 o'clock p.m.

AFTERNOON SESSION.

The Senate was called to order at 1:30 o'clock p.m. by President Meyers.

INTRODUCTION OF BILLS.

Senate Bill No. 359, by Senator Reardon, entitled: "An Act relating to normal schools, providing for the closing of normal schools in emergencies, defining the powers and duties of certain officers in relation thereto and providing for the disposition of funds appropriated for such normal schools in case of closing the same."

The bill was read the first time, and on motion of Senator Reardon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Education.

Senate Bill No. 360, by Senator Todd, entitled: "An Act to amend Sec. 2, Chapter 23, Session Laws of 1931, relating to revenue and taxation and providing an excise tax on butter substitutes."

The bill was read the first time, and on motion of Senator Todd the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 361, by Senator Gray, entitled: "An Act relating to and providing for the levy, collection and disposition of an 'Old Age Pension' capitation tax, providing penalties and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Gray the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 362, by Senators Steele, Smith (Don Cary), and Marshall, entitled: "An Act relating to the regulation and supervision of the issuance and sale of securities, amending section 5853-24 of Remington's Revised Statutes, and declaring an emergency."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 363, by Senator Palmer, entitled: "An Act relating to the disposition of real property and changing the rule of the common law against perpetuities."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 364, by Senator Garrett, entitled: "An Act relating to municipally and privately owned electric plants and systems, providing for additional supervision and regulation thereof, amending Section 105 of Chapter 117 of the Session Laws of 1911 and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Garrett the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 365, by Senator Garrett, entitled: "An Act relating to the regulation by the Department of Public Works of Washington of the rates, charges, practices, operations and accounts of cities and towns selling electric energy outside their corporate limits, in so far as the same relate to the electric energy sold outside of their corporate limits, levying an annual excise or privilege tax upon such cities and towns in so far as electric energy is sold outside their corporate limits, providing for the collection of such tax and the administration of such regulation and declaring an emergency."

The bill was read the first time, and on motion of Senator Garrett the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 366, by Senator Arnold, entitled: "An Act relating to the University of Washington and the payment of tuition fees, reducing general tuition fees for two years and amending Sections 4546 and 4547 of Remington's Compiled Statutes."

The bill was read the first time, and on motion of Senator Arnold the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Educational Institutions.

Senate Bill No. 367, by Senator Norman (by Departmental request), entitled: "An Act relating to fisheries and food fish, providing for a poundage fee thereon, amending Section 5704-a of Remington's Compiled Statutes of Washington, defining offenses, providing penalties, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Norman the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Fisheries.

Senate Bill No. 368, by Senator Arnold, entitled: "An Act authorizing counties, cities, towns and improvements districts owning and operating two or more public utilities for the purpose of supplying water, power, light, transportation, or for any other public service, to finance the same by bonding such public utilities separately or collectively, and authorizing loaning of moneys accumulated from earnings and interest of such public service corporations."

The bill was read the first time, and on motion of Senator Arnold the rules were suspended, the bill was read the second time by title, ordered printed, and referred to the Committee on Judiciary.

The Secretary read:

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, February 25, 1933.

To the Honorable, The Senate of the State of Washington:

I am returning herewith, without my approval as to Sections 5. 10, 12 and 14, but with my approval as to all of the other sections, Senate Bill No. 240, entitled:

"An Act relating to banks and trust companies, the regulation, operation, conversion, dissolution and reorganization thereof, defining the powers and duties of the supervisor of banking in connection therewith, limiting the effect of certain acts and statutes, providing means and measures for stabilizing banking, limiting the commencement of certain actions, amending Section 81 of Chapter 80 of the Laws of 1917, and declaring an emergency."

This bill is designed to provide a lawful method for the stabilization of banks when beset by any unusual temporary difficulties.

With the purpose of the bill, I am in full accord. However, certain laws to bring about reforms in banking practice have heretofore been passed during this session which have received my approval, and some of the provisions of this act would permit the evasion of some of these enacted statutes. As to such sections which might abrogate the reforms I have advocated, I am impelled to withhold my approval.

My objection to Section 5 is that it would involve the state too much in carrying on or conducting the business of private banking. This function should not be extended

Section 10 evades the provisions of the laws lately enacted in relation to the superadded liability of shareholders, which I have favored, and I therefore can not consistently give this section approval.

Section 12 would place upon the state supervisor of banking certain duties with relation to national banking associations without the approval of the shareholders of such associations. The right to exercise these powers is of doubtful constitutionality. In any event, it would place upon such official extraneous duties that might prove difficult to perform.

As to Section 14, for all practical purposes, abuses intended to be penalized in this section are already made offenses.

For these reasons, Sections 5, 10, 12, and 14 of the said Senate Bill No. 240 are vetoed. The remainder of the bill is approved.

Respectfully submitted,
CLARENCE D. MARTIN,
Governor.

On motion of Senator Morthland, the vetoed sections of Senate Bill No. 240 were made a special order of business at 11:30 o'clock a.m. Monday.

GENERAL FILE.

Senate Bill No. 267:

The Secretary read:

REPORT OF STANDING COMMITTEE.

Senate Chamber, Olympia, Wash., February 21, 1933.

MR. PRESIDENT:

We, your Committee on Harbors and Waterways, to whom was referred Senate Bill No. 267, entitled: "An Act providing for the survey, definite location, construction, maintenance, operation and disposal to the United States of canals connecting Puget Sound with Grays Harbor, Grays Harbor with Willapa Harbor and Willapa Harbor with the Columbia River, creating a canal commission, defining its powers and duties, making an appropriation and for other purposes declaring an emergency and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following committee amendments:

COMMITTEE AMENDMENTS TO SENATE BILL No. 267.

Amend Section 2, line 11 of the original bill, the same being line 2 of the printed bill, as follows: Strike the word "seven" and insert the word "five".

Amend Section 2, line 15 of the original bill, the same being line 4 of the printed bill, as follows: Strike the word "four" and insert in lieu thereof the word "two".

Amend Section 2, line 19 of the original bill, the same being line 8 of the printed bill, as follows: Strike the words "two members" and insert in lieu thereof the words "one member".

Amend Section 2, line 20 of the original bill, the same being line 9 of the printed bill, as follows: Strike the words "the other two members" and insert the words "one member".

Henry Foss, Chairman.

We concur in this report: Geo. A. Lovejoy, Paul Mehner, Ralph Metcalf.

On motion of Senator Foss the report of the committee was received and the bill was read the third time.

On motion of Senator Garrett the committee amendments were adopted. On motion of Senator Norman the Senate resolved itself into a committee

of the whole to consider Senate Bill No. 267.

The bill was considered in the committee of the whole, Senator Hartwell in the chair, and reported back to the Senate with the recommendation that it do pass with the following amendments:

Amend Sec. 3, line 28 of the original bill, the same being line 2 of the printed bill; strike the word "tidewater".

Amend Sec. 2, line 8 of the printed bill, strike "Grays Harbor" and insert "Thurston" so that it will read: "Thurston, Grays Harbor and Pacific" respectively.

Amend Sec. 2, line 12 of the original bill, the same being line 3 of the printed bill after the second "and" insert the word "one."

Amend Sec. 4 of the printed bill, subsection 1, line 7 after the words "navigation by" strike "all".

Amend Sec. 10 of the printed bill, line 4 after the word "operation" strike "and" and insert "or".

On motion of Senator Lovejoy the report of the committee was adopted.

Senator Landon moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

On motion of Senator Lovejoy, the amendments made in the committee of the whole were adopted.

The Secretary called the roll on the final passage of Senate Bill No. 267 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Ronald, Ryan (J. H.), Smith (Don Cary), Steele, Thein, Voss, Williams—31.

Those voting nay were: Senators Ferryman, Gray, Knutzen, Landon, Lunn, Palmer, Stinson, Worum—8.

Those absent or not voting were: Senators Arnold, Bishop, Reardon, Roup, Ryan (Scott M.), Smith (Horace E.), Todd—7.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Williams, Senate Joint Resolution No. 7 was made a special order of business for Monday at 2:00 o'clock p. m.

On motion of Senator Chamberlin, Senate Bill No. 267 was ordered to be immediately engrossed and transmitted to the House.

Senate Bill No. 195:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1933.

MR. PRESIDENT:

We, your Committee on Public Utilities, to whom was referred Senate Bill No. 195, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend Section 3, page 2, line 8 of the original bill, the same being Section 3, page 2, line 11 of the printed bill, by striking the words "and replacements".

Amend Section 9, page 5, line 1 of the original bill, the same being Section 9, page 3, line 7 of the printed bill, by inserting "in substance" before the word "in".

Further amend Section 9, page 5, line 4 of the original bill, the same being Section 9, page 3, line 10 of the printed bill, by inserting before the word "shall" the following: "and no defect in, or in connection with the application for or issuance of, such order".

Amend Section 10, line 19, page 5 of the original bill, the same being Section 10, page 3, line 8 of the printed bill, by striking the period and inserting in lieu thereof a semicolon and inserting thereafter the following: "but no failure in any other respect to comply with the terms or conditions of the order of authorization of the department and no defect in, or in connection with the application for or issuance of, such order shall render void any stock or stock certificates or other evidence of interest or ownership, or any bonds, note or other evidence of indebtedness, except as to a corporation or person taking the same otherwise than in good faith and for value and without actual notice".

We concur in this report: John H. Ferryman, J. H. Ryan, P. Frank Morrow, Ralph Metcalf, Geo. A. Lovejoy, John F. Worum.

On motion of Senator Palmer the report of the committee was received and the bill was read the third time.

On motion of Senator Peirce the committee amendments were adopted.

The Secretary called the roll on the final passage of Senate Bill No. 195, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Ferryman, Foss, Gable, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Malstrom, Mehner, Morrow, Murphy, Nelson, Nugent, Palmer, Peirce, Ryan (J. H.), Smith (Don Cary), Steele, Thein, Todd, Voss, Worum—26.

Those voting nay were: Senators Dawson, Garrett, Gray, Lunn, Metcalf, Morthland, Ronald, Williams-8.

Those absent or not voting were: Senators Arnold, Bishop, Cleary, Cox, Landon, Marshall, Norman, Reardon, Roup, Ryan (Scott M.), Smith (Horace E.), Stinson—12.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senators Voss, Ferryman and Smith (Don Cary) demanded a call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senators Cox, Landon, Norman, Palmer, Roup, Smith (Horace E.), Stinson, Cleary, Arnold, and Reardon; and Senators Bishop and Ryan (Scott M.), who were previously excused.

The Sergeant-at-Arms was ordered to bring in the absent Senators.

On motion of Senator Chamberlin, the Senate proceeded under the call of the Senate.

Senate Bill No. 196:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1933.

MR. PRESIDENT:

We, your Committee on Public Utilities, to whom was referred Senate Bill No. 196, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass as amended.

Amend Section 2, page 2, line 20 of the original bill, the same being Section 2, page 2, line 15 of the printed bill, after the word "approved" by striking the remainder of the Section and inserting in lieu thereof the following: "The department shall not be required to approve any such contract or arrangement unless satisfactory proof is submitted to the department of the cost to the affiliated interest of rendering the services or of furnishing the property or service described herein".

Amend Section 3, page 3, line 5 of the original bill, the same being Section 3, page 2, line 9 of the printed bill, after the word "amount" by striking the remainder of the section and insert in lieu thereof the following: "In such proceeding any payment or compensation may be disapproved or disallowed by the department, in whole or in part, unless satisfactory proof is submitted to the department of the cost to the affiliated interest of rendering the service or furnishing the property or service above described".

Amend Section 6, page 4, line 9 of the original bill, the same being Section 6, page 3 of line 3 of the printed bill, by striking the remainder of the section and inserting in lieu thereof the following: "department may issue a summary order prohibiting the public service company from treating any payment made under the terms of such contract or arrangement as operating expenses or as capital expenditures for rate or valuation purposes, unless and until such payments shall have received the approval of the department".

Amend Section 7, page 4, line 19 of the original bill, the same being Section 7, page 3, line 5 of the printed bill, by striking "to cease and desist from making such payments." and insert in lieu thereof the following: "from treating such payments as operating expenses or capital expenditures for rate or valuation purposes, unless and until such payments shall have received the approval of the department".

ED PEIRCE, Chairman.

We concur in this report: John H. Ferryman, J. H. Ryan, P. Frank Morrow, Ralph Metcalf, Geo. A. Lovejoy, John F. Worum.

On motion of Senator Ronald the committee amendment was adopted.

The Secretary called the roll on the final passage of Senate Bill No. 196, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cox, Ferryman, Foss, Gable, Gray, Hartwell, Heffron, Howard, Knutzen, Landon, Lovejoy, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—35.

Those voting nay were: Senators Dawson, Garrett, Houser, Lunn-4.

Those absent or not voting were: Senators Arnold, Bishop, Cleary, Marshall, Reardon, Ronald, Ryan (Scott M.)—7.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The President announced he had appointed as a conference committee on Re-engrossed House Bill No. 87, Senators Nelson, Gable, and Murphy.

The President announced he had appointed as a conference committee on Engrossed House Bill No. 12, Senators Ferryman, Morthland and Stinson.

On motion of Senator Peirce, Senate Bill No. 196 was ordered immediately engrossed and transmitted to the House.

On motion of Senator Palmer, the further call of the Senate was dispensed with.

On motion of Senator Ryan (J. H.), seven hundred fifty copies of Substitute Senate Bill No. 63 as amended by the Senate were ordered printed.

On motion of Senator Chamberlin, three hundred copies of Senate Bill No. 267 as amended by the Senate were ordered printed.

At 2:42 o'clock p.m., on motion of Senator Palmer, the Senate adjourned until Monday at 10:00 o'clock a.m.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

FIFTIETH DAY.

MORNING SESSION.

Senate Chamber, Olympia, Wash., Monday, February 27, 1933.

The Senate was called to order at ten o'clock a. m. by President Victor A. Meyers, pursuant to adjournment.

Reverend Willard B. Hall of the Church of the Nazarene of Olympia offered prayer.

The Secretary called the roll, all members being present except Senators Arnold. Bishop and Cox, who were excused.

On motion of Senator Voss, the reading of the journal of the previous day was dispensed with and it was approved.

On motion of Senator Reardon, Senator Arnold was excused.

The Secretary read:

Senate Joint Memorial No. 12, by Senators Morthland and Heffron, relating to the construction of the Rosa unit of the Yakima Project.

The Memorial was read the first time by title, and on motion of Senator Morthland, the rules were suspended temporarily, the Memorial read the second and third times and placed on final passage.

The Secretary called the roll on the final passage of Senate Joint Memorial No. 12, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—37.

Those absent or not voting were: Senators Arnold, Bishop, Cox, Foss, Lunn, Malstrom, Nugent, Reardon, Ryan (Scott M.)—9.

The Memorial, having received the constitutional majority, was declared passed.

Senate Joint Resolution No. 15, by Senators Ryan (J. H.), Arnold and Morrow: Providing for an amendment of the Constitution of the State of Washington by adding thereto Article XXIX.

The resolution was read the first time, and on motion of Senator Morrow the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Constitutional Revision.

Senate Joint Memorial No. 13, by Senator Mehner: Relating to script or special currency.

The bill was read the first time, and on motion of Senator Morthland the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Memorials.

House Joint Memorial No. 10, by Mr. Roberts: Relating to the membership of House of Representatives of the United States of America.

The bill was read the first time, and on motion of Senator Ryan (Scott M.), the rules were suspended, the bill was read the second time by title, and referred to the Committee on Memorials.

Senate Joint Memorial No. 11, by Senator Reardon: Relating to federal aid for the development of the natural resources of the Territory of Alaska.

The bill was read the first time, and on motion of Senator Reardon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Memorials.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 25, 1933.

We, your Committee on Industrial Insurance, to whom was referred Senate Bill No. 266, entitled: "An Act relating to extrahazardous employments and to the compensation and remedies of workmen injured therein, and of their dependents and beneficiaries in case of death, and to the medical aid of workmen injured and safety of workmen engaged in such employments; providing an optional plan whereby employers or groups of employers therein may contribute to the accident fund and medical aid fund the actual cost to the funds of their accidents, amending Sections 7674, 7675, 7676, 7679, 7683 and 7697 of Remington's Compiled Statutes of Washington and repealing Section 2 of Chapter 104, Laws of 1931", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

P. Frank Morrow, Chairman.

We concur in this report: D. O. Nugent, J. H. Ryan, F. R. Marshall, Paul Mehner.

On motion of Senator Morrow the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 25, 1933.

MR. PRESIDENT:

We, your Committee on Public Utilities, to whom was referred Senate Bill No. 274, relating to the acquisition by eminent domain proceedings of public utilities by cities, towns, districts and other municipal corporations, and prescribing the method of accounting for earnings, interest, additions and betterments and depreciation and charges for retirement and amortization after verdict or judgment and before payment thereof, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

ED PEIRCE, Chairman.

We concur in this report: J. H. Ryan, John F. Worum, John H. Ferryman, Ralph Metcalf, C. F. Stinson.

On motion of Senator Peirce the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 25, 1933.

MR. PRESIDENT:

We, your Committee on Public Utilities, to whom was referred Senate Bill No. 275, relating to public utilities and the acquisition thereof by cities of the third class and amending Section 9129, Remington's Compiled Statutes, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

ED PEIRCE, Chairman.

We concur in this report: J. H. Ryan, John F. Worum, John H. Ferryman, Ralph Metcalf, C. F. Stinson.

On motion of Senator Peirce the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 25, 1933.

MR. PRESIDENT:

We, your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 206, entitled: "An Act relating to wages and rebates therefrom, defining offenses, providing penalties, and declaring that this act shall take effect immediately", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

J. H. RYAN, Chairman.

We concur in this report: Henry Foss, Daniel Landon, P. Frank Morrow.

On motion of Senator Ryan (J. H.) the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 25, 1933.

MR. PRESIDENT:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 351, entitled: "An Act providing for a loan from the general fund to the capitol building construction fund, providing for the repayment of the same, making appropriations, and declaring that this act shall take effect April 15, 1933.", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Frank R. Marshall, Chairman.

We concur in this report: Arthur E. Cox, Ed Peirce, John H. Ferryman, Charles H. Todd, Kathryn E. Malstrom, Walter G. Ronald.

On motion of Senator Marshall the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 25, 1933.

MR. PRESIDENT:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 343, entitled: "An Act relating to the budget system for the State of Washington, and amending Section 10 of Chapter 9 of the Laws of 1925, as amended by Section 6 of Chapter 162 of the Laws of 1929", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Frank R. Marshall. Chairman.

We concur in this report: Arthur E. Cox, Ed Peirce, John H. Ferryman, Charles H. Todd, Kathryn E. Malstrom, Walter G. Ronald.

On motion of Senator Marshall the report of the committee was received and the bill was placed on general file.

The Committee on Judiciary recommended that Senate Bill No. $341\ do$ pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We, your Committee on Forestry and Logged-Off Lands, to whom was referred Senate Bill No. 147, entitled: "An Act relating to the classification and taxation of unforested lands, repealing Chapter 40 of the Laws of 1931, and declaring that this act shall take effect immediately", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

F. G. Barnes, Chairman.

We concur in this report: Chas. Gable, D. V. Morthland, John Heffron, W. G. Hartwell, Scott M. Ryan, Keiron W. Reardon.

On motion of Senator Barnes the report of the committee was received and the bill was placed on general file.

The Committee on Labor and Labor Statistics recommended that Engrossed House Bill No. 24 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

Mr. President

We, your Committee on Appropriations, to whom was referred Senate Bill No. 177, entitled: "An Act providing for the collection, exhibition and maintenance of the resources, products, and advantages of the State of Washington at the Century of Progress International Exposition to be held at Chicago, Illinois, in the year 1933, making an appropriation therefor, and declaring that this act shall take effect immediately", have had the same under consideration, and we respectfully report the same back to the Senate without recommendation.

FRANK R. MARSHALL, Chairman.

We concur in this report: W. J. Knutzen, Daniel Landon, Scott M. Ryan, John H. Ferryman, Paul Mehner, Ed Peirce.

On motion of Senator Marshall the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 25, 1933.

MR. PRESIDENT:

We, your Committee on Public Utilities, to whom was referred Senate Bill No. 190, relating to public service utilities and properties, and amending Section 8, Chapter 117, of the Laws of 1911, as amended, have had the same under consideration, and

we respectfully report the same back to the Senate with the recommendation that it do not pass. ED Peirce, Chairman.

We concur in this report: John H. Ferryman, Ralph Metcalf, J. H. Ryan, C. F. Stinson, John F. Worum.

On motion of Senator Peirce the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

We, a majority of your Committee on Unemployment Relief, to whom was referred Senate Bill No. 287, entitled: "An Act relating to and providing for the development of the Grand Coulee power and irrigation project including the lands lying within and adjacent to the Columbia Basin area; providing for state aid in connection therewith; for the relief of the unemployed by means of labor thereon; authorizing certain state officers to execute the necessary instruments and contracts in connection therewith; providing for the financing of such development; making an appropriation; and providing that this act shall take effect immediately", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Geo. C. Chamberlin, Chairman.

We concur in this report: Chas. Gable, Horace E. Smith, John Heffron, Kathryn E. Malstrom, E. J. Cleary, Ed Peirce.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

We, a minority of your Committee on Unemployment Relief, to whom was referred Senate Bill No. 287, entitled: "An Act relating to and providing for the development of the Grand Coulee power and irrigation project including the lands lying within and adjacent to the Columbia basin area; providing for state aid in connection therewith; for the relief of the unemployed by means of labor thereon; authorizing certain state officers to execute the necessary instruments and contracts in connection therewith; providing for the financing of such development; making an appropriation; and providing that this act shall take effect immediately", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

Chairman.

We concur in this report: Evert Arnold, F. G. Barnes, J. H. Ryan.

On motion of Senator Chamberlin the reports of the committee were received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 25, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 22, entitled: "An Act relating to the collection of taxes, providing for the remission of interest and principal upon delinquent real and personal property taxes, providing for the payment of delinquent real property taxes in installments and declaring that this act shall take effect immediately", have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

...., Chairman.

We concur in this report: W. J. Knutzen, W. P. Gray, H. L. Nelson, C. Nifty Garrett.

On motion of Senator Garrett the report of the committee was adopted.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 25, 1933.

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 195, entitled: "An Act relating to public service companies, providing for the supervision, regulation, restriction and control of the issuance of securities thereby,

providing penalties for the violation hereof and declaring an emergency"; also Engrossed Senate Bill No. 267, entitled: "An 'Act providing for the survey, definite location, construction, maintenance, operation and disposal to the United States of canals connecting Puget Sound with Grays Harbor, Grays Harbor with Willipa Harbor and Willipa Harbor with the Columbia River, creating a canal commission, defining its powers and duties, making an appropriation and for other purposes declaring an emergency and providing that this act shall take effect immediately"; also Engrossed Senate Bill No. 196, entitled: "An Act relating to public service companies, providing for additional supervision and regulation of their relations and practices with affiliated interests, and declaring an emergency"; have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

....., Chairman,

We concur in this report: Geo. C. Chamberlin, J. W. Thein, P. Frank Morrow, Wm. C. Dawson.

On motion of Senator Lunn the reports of the committee were adopted. The Secretary read:

MESSAGES FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 27, 1933.

Mr. President:

The Speaker has signed Senate Bill No. 22; also the House has passed Reengrossed House Bill No. 263; also the House has passed House Joint Memorial No. 10; also House Bill No. 211; also House Bill No. 373; and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

The Secretary read: .

House of Representatives, Olympia, Wash., February 23, 1933.

Mr. President:

The House has concurred in Senate amendment to Engrossed House Bill No. 135 and passed the bill as amended by the Senate.

O. H. Olson, Chief Clerk.

INTRODUCTION OF BILLS.

Senate Bill No. 369, by Senator Chamberlin (by Departmental request), entitled: "An Act relating to insurance; bonds of surety companies in connection therewith, and amending Section 193, Chapter 49, Laws of 1911."

The bill was read the first time, and on motion of Senator Chamberlin, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Insurance.

Senate Bill No. 370, by Senators Palmer and Cleary, entitled: "An Act relating to firemen's pension fund, providing for the investment of such funds in general obligation warrants and amending Section 15 of Chapter 196 of the Laws of 1919, as amended by Section 12 of Chapter 86 of the Laws of 1929."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Cities of the First Class.

Senate Bill No. 371, by Senators Palmer and Cleary, entitled: "An Act relating to cemeteries owned by cities, providing for the investment of cemetery funds in general obligation warrants of such cities and amending Section 3774 of Remington's Compiled Statutes."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Cities of the First Class.

Senate Bill No. 372, by Senator Malstrom, entitled: "An Act relating to reinstatement of private corporations and amending Section 1 of Chapter 144, Laws of 1923."

The bill was read the first time, and on motion of Senator Malstrom the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Corporations Other Than Municipal.

Senate Bill No. 373, by Senator Palmer, entitled: "An Act to adopt Remington's Revised Statutes of Washington as an official compilation."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 374, by Senator Landon, entitled: "An Act relating to port districts, creating revolving funds, providing for comprehensive schemes of harbor improvement and amending Sections 5 and 6 of Chapter 92 of the Laws of 1911."

The bill was read the first time, and on motion of Senator Landon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Harbors and Waterways.

Senate Bill No. 375, by Senator Nugent, entitled: "An Act for the preservation of game animals, and for the promotion of the art of toxophily, providing penalties and declaring an emergency."

The bill was read the first time, and on motion of Senator Nugent the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Game and Game Fish.

Senate Bill No. 376, by Senator Malstrom, entitled: "An Act relating to an excise tax on the sale and use of certain liquid fuels; providing for the refunding thereof in certain cases and permitting refund for motor fuel bought for school busses; providing penalty and amending Section 8331-1 of Remington's 1927 Supplement."

The bill was read the first time, and on motion of Senator Malstrom the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 377, by Senator Arnold, entitled: "An Act relating to public service companies, amending Sections 26, 27, 28, 29, 30, 31, 32, 33, 34, 54, 70 and 74 of Chapter 117 of the Session Laws of 1911 (Sections 10362, 10363, 10364, 10365, 10366, 10367, 10368, 10369, 10370, 10390, 10406 and 10410 of Remington's Compiled Statutes) so as to include the regulation of steam heating plants."

The bill was read the first time, and on motion of Senator Arnold the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Public Utilities.

Senate Bill No. 378, by Senator Arnold, entitled: "An Act relating to divorce and alimony; prescribing duties and powers of the courts; providing for the modification of orders, judgments or decrees heretofore or hereafter made in divorce actions, relative to alimony and the care, support and education of children, amending Section 988 of Remington's Compiled Statutes

of Washington and inserting new sections to be numbered 988-2 and 988-3 of Remington's Compiled Statutes of Washington."

The bill was read the first time, and on motion of Senator Arnold the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 379, by Senators Ryan (J. H.), Arnold, Morrow and Marshall, entitled: "An Act relating to and providing for the development of power and irrigation projects, including the lands lying within and adjacent to the Columbia basin area; providing for state aid in connection therewith; for the relief of unemployment by means of labor thereon; granting certain powers to certain state officers in connection therewith and creating a state super-power board; providing for the financing of such development; making an appropriation; and creating an emergency."

The bill was read the first time, and on motion of Senator Morrow the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 380, by Senator Ryan (J. H.), entitled: "An Act relating to the powers and duties of the State Board of Health, defining their duties, and powers thereof, and amending Section 6001 of Remington's Compiled Statutes of the State of Washington, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Ryan (J. H.) the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Medicine, Dentistry, Pure Food and Drugs.

Senate Bill No. 381, by Senator Marshall, entitled: "An Act making appropriations for the payment of salaries of certain officers and employees of the state and for the operation, maintenance and other expenses of certain state institutions, departments and offices, for the purchase and improvement of land, the construction of buildings and improvements for the various state institutions designated and mentioned, and for emergencies, and for sundry civil expenses of the state government, and for purposes specified in certain acts of Congress, and for miscellaneous purposes, for the fiscal biennium beginning April 1, 1933, and ending March 31, 1935, except as otherwise provided, and empowering the Governor to suspend certain sections of the Military Code, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Marshall the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 382, by Senators Gable and Ryan (J. H.), entitled: "An Act relating to school textbooks, creating a State Textbook Commission, to inquire into the feasibility and practicability thereof, and making an appropriation therefor."

The bill was read the first time, and on motion of Senator Gable the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Education.

Senate Bill No. 383, by Senator Marshall, entitled: "An Act appropriating the sum of twelve thousand five hundred dollars, or so much thereof as may

be necessary for the expenses of the Twenty-third Legislature and declaring an emergency."

The bill was read the first time, and on motion of Senator Marshall the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 384, by Senator Peirce, entitled: "An Act to promote efficiency and economy of state government, prescribing powers and duties of the Director of the Department of Business Control, making an appropriation and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Peirce the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 385, by Senator Roup (by request), entitled: "An Act making an appropriation for the relief of Doyle Williams and Dollie Williams."

The bill was read the first time, and on motion of Senator Roup the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 386, by Senator Roup (by request), entitled: "An Act relating to revenue and taxation, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Roup the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Senate Bill No. 387, by Senators Smith (Horace E.), Morthland, Heffron, Ferryman and Stinson, entitled: "An Act relating to irrigation districts and amending Section 7442 of Remington's Compiled Statutes of Washington, as amended by Senate Bill No. 106 of the twenty-third regular session of the Legislature of the State of Washington, being Chapter 43 of the Laws of 1933."

The bill was read the first time, and on motion of Senator Stinson the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Reclamation and Irrigation.

Senate Bill No. 388, by Senator Marshall, entitled: "An Act making an appropriation from the Old Age Pension Fund of the state treasury to the county Old Age Pension Funds of the several counties of the state."

The bill was read the first time, and on motion of Senator Marshall the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 389, by Senator Morthland, entitled: "An Act relating to banks and trust companies and amending Section 4 of Chapter 49 of the Laws of 1933, and declaring an emergency."

The bill was read the first time, and on motion of Senator Morthland, the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Banks and Banking.

Senate Bill No. 390, by Senator Howard, entitled: "An Act relating to actions in Justice Courts, providing for the issuance of criminal complaints

and amending Chapter 172 of the Laws of 1854 (Section 1925, Remington's Compiled Statutes of Washington)."

The bill was read the first time, and on motion of Senator Howard the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 391, by Senator Howard, entitled: "An Act relating to vagrants, providing for the issuance of warrants for the arrest of persons charged as vagrants and amending Section 2 and Section 3 of the Laws of 1875 (Sections 1967, 1968, 1969 of Remington's Compiled Statutes of Washington)."

The bill was read the first time, and on motion of Senator Howard the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 392, by Senator Howard, entitled: "An Act relating to search warrants and the execution thereof and amending Section 3 of Chapter 1 of Session Laws of 1854 (Remington's Compiled Statutes, Section 2239)."

The bill was read the first time, and on motion of Senator Howard the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 393, by Committee on Roads and Bridges, entitled: "An Act relating to public roads, both primary and secondary, making appropriations for the location, rights of way, engineering, construction, improvement and/or maintenance thereof, and for the construction or purchase of bridges, and for emergencies and for purposes specified in certain acts of Congress, and for miscellaneous purposes, prescribing the powers and duties of certain officers in relation thereto, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Roup the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Re-engrossed House Bill No. 263, by Committee on Rules and Order (by Executive request), entitled: "An Act to relieve the people of the state from hardships and suffering caused by unemployment, through the agency of the emergency relief administration, creating a debt, authorizing the issuance and sale of state bonds, creating a sinking fund to be known as the 'General Obligation Bonds of 1933 Retirement Fund' and allocating a portion of receipts in the motor vehicle fund thereto for the payment of interest and principal of said bonds, providing for a tax levy to cover any deficiency therein, making an appropriation therefrom, declaring an emergency and that the act shall take effect immediately."

The bill was read the first time, and on motion of Senator Houser the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Rules and Joint Rules.

Engrossed House Bill No. 298, by Committee on Parks and Playgrounds, entitled: "An Act authorizing the exchange of certain state lands or timber for other lands or timber of equal value."

The bill was read the first time, and on motion of Senator Morthland, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Parks and Playgrounds."

House Bill No. 211, by Mr. Adams, entitled: "An Act authorizing the vacation of state oyster reserves or portions thereof, and providing for the manner of sale or lease thereof and the disposition of the proceeds, and amending Section 3 of Chapter 224 of the Laws of 1929."

The bill was read the first time, and on motion of Senator Cleary the rules were suspended, the bill was read the second time by title, and referred to the Committee on Fisheries.

House Bill No. 424, by Committee on Judiciary, entitled: "An Act relating to the superior court of the State of Washington in Class A counties; providing for additional judges therein and for their appointment and election, and for their compensation by an increase in court filing fees, and declaring an emergency."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, and referred to the Committee on Judiciary.

House Bill No. 373, by Committee on Elections and Privileges, entitled: "An Act amending Section 5147 of Remington's Compiled Statutes of the State of Washington, 1927 Supplement, to provide for the political complexion of the present election boards of the state."

The bill was read the first time, and on motion of Senator Smith (Don Cary) the rules were suspended, the bill was read the second time by title, and referred to the Committee on Elections and Privileges.

Senators Voss, Ferryman and Murphy demanded a call of the Senate.

A call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate chamber.

The Secretary called the roll on the call of the Senate, all members being present except Senators Bishop, Cox, and Arnold, who were previously excused.

On motion of Senator Ferryman, the Senate proceeded under the call of the Senate.

GENERAL FILE.

On motion of Senator Murphy, Engrossed House Bill No. 287 was made a special order of business for 2:00 o'clock p. m. tomorrow.

Senate Bill No. 184, by Senator Ferryman, entitled: "An Act relating to horticulture and amending Section 13 of Chapter 141 of the Laws of 1921, and declaring that this act shall take effect immediately," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 184, and it passed the Senate by the following vote:

Those voting aye were: Senators Chamberlin, Ferryman, Garrett, Houser, Landon, Lunn, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Nugent, Palmer, Peirce, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Thein, Voss, Williams, Worum—24.

Those voting nay were: Senators Barnes, Cleary, Dawson, Foss, Gable, Gray, Hartwell, Heffron, Howard, Knutzen, Lovejoy, Metcalf, Morthland, Norman, Reardon, Roup, Smith (Horace E.), Stinson, Todd—19.

Those absent or not voting were: Senators Arnold, Bishop, Cox-3.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The President announced that the hour of 11:30 o'clock a.m. having arrived, the Senate would take up consideration of Senate Bill No. 240, together with the Governor's veto of certain sections thereof.

SPECIAL ORDER.

On motion of Senator Morthland, Senate Bill No. 240, together with the message from the Governor, on the vetoed sections was referred to the Committee on Banks and Banking.

Senate Bill No. 307, by Senator Hartwell, entitled: "An Act relating to and providing for an extension of time in which to remove timber from state lands," was read the third time.

On motion of Senator Marshall, the following amendment was adopted:

Amend Section 1, line 3 of the printed bill by striking the word "five" and insert in lieu thereof the word and figure "three (3)".

The Secretary called the roll on the final passage of Senate Bill No. 307 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Ronald, Ryan (J. H.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Williams—37.

Those absent or not voting were: Senators Bishop, Cox, Morthland, Peirce, Reardon, Roup, Ryan (Scott M.), Smith (Horace E.), Worum—9.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The President announced he was about to sign Senate Bill No. 22.

Senate Joint Resolution No. 8:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

We, a part of your Committee on Judiciary, to whom was referred Senate Joint Resolution No. 8, relating to the amendment of Section 11, Article 1 of the Constitution of the State of Washington, by adding new provisions touching the character and use of the Bible in public education, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend the second paragraph, line 27 of the original Resolution after the word "Testaments" insert the words "of whatsoever version".

Amend the second paragraph, line 28, of the original Resolution after the word "use" insert the following: "as a reference work".

Amend the printed bill by striking out beginning "Provided, further" and ending with "influence". E. N. Steele, Chairman.

We concur in this report: Geo. W. Roup, D. V. Morthland, Ralph Metcalf.

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

We concur in this report: Don Cary Smith, Chas. Gable, E. B. Palmer, Ed Peirce.

On motion of Senator Steele the reports of the committee were received and the bill was read the third time.

On motion of Senator Roup the committee amendments were adopted.

On motion of Senator Arnold the following amendment was adopted:

Amend the resolution by striking the underlined portion beginning with the word "purposes" to and include the word "independence".

On motion of Senator Palmer the following amendment was adopted:

Amend Section 2, Article 1 in the first line of the underlined portion after the word "and" insert "/or".

Senator Morrow moved the adoption of the following amendment:

Amend Section 2, Article 1, after the word "prohibited" strike "Nor use of public money incident thereto be deemed to be for religious instruction, exercise or worship".

Senator Ronald moved that the amendment by Senator Morrow be laid upon the table without taking the bill with it.

The motion carried.

Senators Howard, Houser and Marshall demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of Senate Joint Resolution No. 8, as amended, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Dawson, Ferryman, Gray, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morthland, Nelson, Palmer, Ronald, Roup, Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Voss—21.

Those voting nay were: Senators Barnes, Chamberlin, Cleary, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Marshall, Morrow, Murphy, Norman, Nugent, Peirce, Reardon, Ryan (J. H.), Smith (Don Cary), Thein, Todd, Williams, Worum—22.

Those absent or not voting were: Senators Arnold, Bishop, Cox—3.

The resolution, having failed to receive the constitutional majority, was declared lost.

On motion of Senator Houser, the further call of the Senate was dispensed with.

At 12:16 o'clock p.m., on motion of Senator Reardon, the Senate recessed until 1:30 o'clock p.m.

AFTERNOON SESSION.

At 1:30 o'clock p.m. the Senate was called to order by President Victor A. Meyers.

On motion of Senator Houser, the Senate referred back to the second order of business.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 362, entitled: "An Act relating to the regulation and supervision of the issuance and sale of securities, amending Section 5853-4 of Remington's Revised Statutes, and declaring an emergency", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: E. B. Palmer, Ed Peirce, Ralph Metcalf, Paul Houser, Geo. W. Roup, Chas. Gable, Daniel Landon, Don Cary Smith.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

Mr. President:

We, your Committee on Cities of the First Class, to whom was referred Senate Bill No. 371 relating to cemeteries owned by cities, providing for the investment of cemetery funds in general obligation warrants of such cities and amending Section 3774 of Remington's Compiled Statutes, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. B. Palmer, Chairman.

We concur in this report: Don Cary Smith, D. V. Morthland, J. H. Ryan, E. J. Cleary, Chas. Gable.

On motion of Senator Palmer the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We, your Committee on Cities of the First Class, to whom was referred Senate Bill No. 370, relating to firemen's pension fund, providing for the investment of such funds in general obligation warrants and amending Section 15 of Chapter 196 of the Laws of 1919, as amended by Section 12 of Chapter 86 of the Laws of 1929, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. B. Palmer, Chairman.

We concur in this report: Don Cary Smith, D. V. Morthland, J. H. Ryan, E. J. Cleary, Chas. Gable.

On motion of Senator Palmer the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 25, 1933.

MR. PRESIDENT:

We, your Committee on Memorials, to whom was referred Engrossed House Joint Memorial No. 7, relating to Federal Court hearings of Public Utility cases, have had the same under consideration, and we respectfully report the same back to the Senate

with the recommendation that it be rereferred to the Committee on Cities of the First RALPH METCALF, Chairman. Class.

We concur in this report: Geo. W. Roup, Scott M. Ryan.

On motion of Senator Metcalf the report of the committee was received and Engrossed House Joint Memorial No. 7 was rereferred to the Committee on Cities of the First Class.

> SENATE CHAMBER, OLYMPIA, WASH., February 25, 1933.

MR. PRESIDENT:

We, your Committee on Memorials, to whom was referred Joint Memorial from State of Maine, have had the same under consideration and we respectfully report the same back to the Senate with the recommendation that it be filed without action and that the secretary notify the Honorable Robinson C. Tobey, Secretary of State of Maine, that on January 19th, this Senate passed by a vote of 46 to 0, House Joint Memorial No. 2, which is identical with the Maine Joint Memorial, and that a member of this Senate proceeded to Washington forthwith, by airplane, and presented said RALPH METCALF, Chairman. memorial to the United States Senate and House.

We concur in this report: Geo. W. Roup, Scott M. Ryan.

On motion of Senator Metcalf the report of the committee was adopted.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

The House refuses to recede from its amendments to Engrossed Senate Bill No. 10, and asks the Senate for the appointment of a Conference Committee thereon.

O. H. OLSON, Chief Clerk.

On motion of Senator Houser, the request of the House for a Conference Committee on Engrossed Senate Bill No. 10 was granted.

> House of Representatives, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

The House has passed Senate Bill No. 153, with the following amendments:

Amend Section 1, line 1 of the printed bill. Strike the words "Remington's Revised Statutes of Washington" and insert in lieu thereof the words and figures "Remington's Compiled Statutes of Washington, 1927 Supplement".

Amend Section 1, line 4 of the printed bill, after the word and comma (,) "dairy"

strike the word and comma (,) "livestock,".

Amend Section 2, line 1 of the original bill, being line 1 of the printed bill. Strike the words "Remington's Revised Statutes of Washington" and insert in lieu thereof the words and figures "Remington's Compiled Statutes of Washington, 1927 Supplement".

Amend Section 2, line 21 of the original bill, being line 15 of the printed bill, after the words "penal sum of", strike the words and figures "two thousand dollars (\$2,-000.00)", and insert in lieu thereof the words and figures "one thousand dollars (\$1,000.00)".

Amend Section 2, line 25 of the original bill, being line 18 of the printed bill, after the word "surety", strike the "period (.)", insert a "semicolon (;)", and add the following: "Provided, however, That in the case of a commission merchant who receives any agricultural product to be sold on commission for the account of another, the surety bond provided for in this section shall be in the penal sum of five thousand dollars (\$5,000.00)".

Amend Section 3, line 3 of the printed bill, strike the words "Fees Renewal licenses-Commission merchant's fund".

Amend Section 3, line 5 of the original bill, being line 4 of the printed bill, after the words "a fee of", strike the words and figures "twelve and fifty one-hundredths dollars (\$12.50)" and insert in lieu thereof the words and figures "ten dollars (\$10.00)".

Amend Section 3, line 7 of the original bill, being line 6 of the printed bill, after the words "a fee of", strike the words and figures "twelve and fifty one-hundredths dollars (\$12.50)", and insert in lieu thereof the words and figures "ten dollars (\$10.00)".

Amend the title. In the first line of the title, after the word "product" insert the words and comma (,) "except livestock,".

and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Heffron moved that the Senate do concur in the House amendments to Senate Bill No. 153.

The motion carried.

The Secretary called the roll on the final passage of Senate Bill No. 153, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Ronald, Ryan (J. H.,) Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Williams —36.

Those absent or not voting were: Senators Bishop, Cox, Foss, Landon, Lovejoy, Peirce, Reardon, Roup, Smith (Horace E.), Worum—10.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGE FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

The House has passed Senate Bill No. 210 with the following amendment:

Amend Section 1, in line 6 of the printed bill, strike the word "all" and the balance of the section and insert in lieu thereof the following: "All agricultural and horticultural products other than forest products, livestock and fowls, ownership of which remains in the original producer thereof on the first day of March next succeeding the harvesting thereof shall be exempt from assessment for taxation for the said year".

and the same is herewith transmitted.

O. H. OLSON, Chief Clerk.

Senator Morthland moved that the Senate do not concur in the House amendments to Senate Bill No. 210, and request that the House recede therefrom.

The motion carried.

MESSAGE FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

The Speaker has signed House Joint Memorial No. 8, also

House Bill No. 38, also

House Bill No. 135, also

House Bill No. 269, also

House Bill No. 332, and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

On motion of Senator Morrow, the Senate referred back to the sixth order of business.

INTRODUCTION OF BILLS.

Senate Joint Resolution No. 16, by Senator Palmer, entitled: "An Act amending Section 14, Article II of the Constitution of the State of Washington relating to eligibility of membership in the Legislature."

The bill was read the first time, and on motion of Senator Palmer the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Senate Bill No. 394, by Senator Chamberlin, entitled: "An Act relating to the public schools and to the education of blind, near blind, deaf, crippled, feeble-minded and sub-normal children."

The bill was read the first time, and on motion of Senator Chamberlin the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on State Charitable Institutions.

Senate Bill No. 895, by Senator Morrow, entitled: "An Act relating to and providing for social and unemployment insurance to all persons who are unemployed or unable to work because of sickness, injury, maternity, or old age, providing for a tax on incomes and timbered and logged-off lands, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Morrow the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Unemployment Relief.

Senate Bill No. 396, by Senator Landon (by request), entitled: "An Act relating to the construction, maintenance and operation of a bridge and approaches thereto across Deception Pass and Canoe Pass in Island and Skagit Counties"

The bill was read the first time, and on motion of Senator Landon the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Roads and Bridges.

Senate Bill No. 397, by Senator Ronald, entitled: "An Act for the relief of D. Dierssen, appropriating six thousand nine hundred sixty-eight dollars (\$6968.00) therefor."

The bill was read the first time, and on motion of Senator Ronald the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Appropriations.

Senate Bill No. 398, by Senator Knutzen, entitled: "An Act relating to soliciting for products on which the state levies a sales tax, providing for licensing thereof, regulating the same, prescribing penalties for the violation thereof and apportioning revenues therefrom to the school fund."

The bill was read the first time, and on motion of Senator Knutzen the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation."

Senators Williams, Houser and Voss demanded a call of the Senate.

A call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll of the Senate, all members being present except Senators Bishop and Cox, who were previously excused, and Senators Ferryman, Gray, Metcalf, Morthland, Reardon and Smith (Horace E.).

The Sergeant-at-Arms was ordered to bring in the absent Senators.

On motion of Senator Williams, the Senate proceeded under the call of the Senate.

GENERAL FILE.

Senate Joint Resolution No. 7, by Senator Williams, amending Article VII of the Constitution of the State of Washington relating to revenue and taxation by excepting municipally owned utilities other than water from exemption from taxation, was read the third time.

Senators Nugent, Chamberlin and Murphy demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Joint Resolution No. 7, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Barnes, Dawson, Gray, Hartwell, Heffron, Knutzen, Lunn, Norman, Palmer, Smith (Horace E.), Stinson, Voss, Williams, Worum—14.

Those voting nay were: Senators Arnold, Chamberlin, Cleary, Ferryman, Foss, Gable, Garrett, Houser, Howard, Landon, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Nugent, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Thein, Todd—29.

Those absent or not voting were: Senators Bishop, Cox, Reardon-3.

The resolution, having failed to receive the constitutional majority, was declared lost.

The President announced he was about to sign House Joint Memorial No. 8; House Bill No. 38; House Bill No. 135; House Bill No. 269; House Bill No. 332.

Senate Bill No. 300:

On motion of Senator Houser, the Senate resolved itself into a committee of the whole to consider Senate Bill No. 300.

The bill was considered in the committee of the whole, Senator Ronald in the chair, and reported back to the Senate with the recommendation that it do pass with the following amendments:

Amend Section 1, line 9 of the printed bill, after the words "less than" strike the words "three nor more than five" and insert in lieu thereof the following: "five nor more than eight".

Amend Sec. 4, lines 17, 18, 19 and 20, page 2 of the printed bill, by striking after the words "of candidacy" the following: "The position of the two groups on the ballots shall be alternated so that in approximately one-half of the ballots one group shall head the ballot and in the other one-half the other group shall head the ballot.", and insert in lieu thereof the following: "One of said groups shall occupy the left, and the other the right, column on said ballot.".

Amend Sec. 6, line 3, page 2 of the printed bill, by inserting after the words "respective headings" the following: "where more than the required number have been voted for the ballot shall be rejected".

Add a new section to be known as Sec. 13, to read as follows:

"Sec. 13. This act is necessary for the immediate preservation of the public peace, health and safety and shall take effect immediately."

Amend the title by adding thereto "and declaring an emergency".

On motion of Senator Arnold the report of the committee was adopted.

On motion of Senator Houser the amendments made in the committee of the whole were adopted. On motion of Senator Houser the reading had in the committee of the whole was considered the third reading of the bill.

Senators Houser, Marshall and Williams demanded the previous question.

The previous question was ordered.

On motion of Senator Palmer, the further call of the Senate was dispensed with.

The Secretary called the roll on the final passage of Senate Bill No. 300 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—37.

Those voting nay were: Senators Barnes, Knutzen, Landon, Morthland, Ryan (Scott M.)—5.

Those absent or not voting were: Senators Bishop, Cox, Howard, Reardon-4.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

Senate Bill No. 262:

On motion of Senator Smith (Don Cary) Senate Bill No. 262 was rereferred to the Committee on Judiciary.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 307, entitled: "An Act relating to and providing for an extension of time in which to remove timber from state lands," have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

Walter J. Lunn, Chairman.

We concur in this report: J. W. Thein, Geo. C. Chamberlin, Wm. C. Dawson. On motion of Senator Lunn the report of the committee was received.

Senate Bill No. 161, by Senator Malstrom, entitled: "An Act relating to the construction, maintenance and operation of a bridge and approaches thereto across Puget Sound in the county of Pierce, at or near a point commonly known as the Narrows; granting the consent of the State of Washington therefor to J. F. Hickey, Llewellyn Evans, and B. A. Lewis, their survivors and assigns; granting a right of way therefor through, over and across the submerged and public lands of the State of Washington, and authorizing the filling in thereof; and amending Section 10 of Chapter 93 of the Laws of 1931," was read the third time.

On motion of Senator Ryan (J. H.) the following amendment was adopted:

Amend Section 1, line 5 of the printed bill by striking the word "four" and inserting the word "two"; and in the same line strike the word "eight" and insert the word "four".

On motion of Senator Ryan (J. H.) the following amendment was adopted:

Amend Section 1 by adding the following: "Provided, however, That as a consideration for the granting of this franchise and the passage of this act, the State of Washington shall have, and hereby reserves the right to acquire title to, and complete dominion and control over said bridge approaches and appurtenances, at any time in the future by paying to the franchise holders named above, their heirs, representatives, successors or assigns the actual cost of the construction of said bridge and its approaches less the actual depreciation thereof and the beneficiaries of this act, their heirs, successors, representatives and assigns shall be conclusively deemed to have agreed to this condition by accepting the benefits of this act."

On motion of Senator Ryan $(J.\ H.)$ the following amendment was adopted:

Amend the title by changing the period at the end to a comma and adding the following: "and providing for the acquisition of said property by the State of Washington".

The Senate referred back to Section 1.

Senator Morrow moved the adoption of the following amendment:

Amend Section 1, line 6 of the printed bill after the word "act" insert a colon "(:)" and add the following: "Provided, That the said J. F. Hickey, Llewellyn Evans, and B. A. Lewis file with the State Treasurer, after the passage of this act a good and sufficient bond in the sum of One Hundred Thousand Dollars (\$100,000.00) as a guarantee for the carrying out of the provisions of this act".

Senator Heffron moved that the amendment be laid on the table without taking the bill with it.

The motion carried.

Senators Gray, Houser and Malstrom demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 151 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morthland, Nelson, Norman, Nugent, Palmer, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Thein, Todd, Voss, Worum—35.

Those voting nay were: Senator Morrow-1.

Those absent or not voting were: Senators Bishop, Chamberlin, Cox, Peirce, Murphy, Reardon, Roup, Smith (Don Cary), Stinson, Williams—10.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Morthland, all bills previously passed by the Senate today were ordered immediately engrossed and transmitted to the House.

Senate Bill No. 271, by Senator Landon, entitled: "An Act in relation to legal holidays, and amending Section 1, Chapter 51 of the Laws of 1927," was read the third time.

Senator Palmer moved the adoption of the following amendment:

Amend Section 1, line 6 of the printed bill by changing the word "Declaration" to "Decoration".

The amendment was adopted.

The following Senators demanded a call of the Senate: Landon, Gray and Lovejoy.

A call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senators Bishop and Cox, who were previously excused, and Senators Gable, Metcalf and Reardon.

The Sergeant-at-Arms was ordered to bring in the absent Senators.

On motion of Senator Landon, the Senate proceeded under the call of the Senate.

The Secretary called the roll on the final passage of Senate Bill No. 271, as amended, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Arnold, Cleary, Ferryman, Gable, Heffron, Houser, Landon, Lovejoy, Lunn, Malstrom, Marshall, Palmer, Ryan (J. H.), Smith (Don Cary), Todd, Williams, Worum—17.

Those voting nay were: Senators Barnes, Chamberlin, Dawson, Foss, Garrett, Gray, Hartwell, Howard, Knutzen, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Ronald, Roup, Ryan (Scott M.), Smith (Horace E.), Steele, Thein, Voss—25.

Those absent or not voting were: Senators Bishop, Cox, Reardon, Stinson-4.

The bill, not having received the constitutional majority, was declared

On motion of Senator Houser, Senate Bill No. 278 was placed at the end of today's calendar.

On motion of Senator Landon, Senate Bill No. 57 was rereferred to the Committee on Rules and Joint Rules.

Senate Bill No. 200:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1933.

MR. PRESIDENT:

We, your Committee on Industrial Insurance, to whom was referred Senate Bill No. 200, entitled: "An Act relating to industrial insurance and the care of injured workmen and amending Sections 7687, 7703 and 7726 of Remington's Compiled Statutes and Section 7686, 7712, 7714 and 7725 of Remington's 1927 Supplement", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

SENATE COMMITTEE AMENDMENTS TO SENATE BILL NO. 200.

Amend Section 1, line 5 of the printed bill, same being line 9 of the original bill, before the word "licensed" strike the "asterisks (* * * *)" and insert in lieu thereof the words "physically or".

Amend Section 1, line 6 of the printed bill, same being line 11 of the original bill, after the words "of the" strike the "asterisks (* * * *)" and insert in lieu thereof the words "said physician or".

Amend Section 1, line 14 of the printed bill, same being line 21 of the original bill, before the word "licensed" strike the "asterisks (* * * *)" and insert in lieu thereof the words "physician or".

Amend Section 1, line 22 of the printed bill, same being line 1 of the original bill, after the word "any" strike the "asterisks (* * * *)" and insert in lieu thereof the words "physician or".

Amend Section 2, line 4 of the printed bill, same being line 13 of the original bill, after the word "any" strike the "asterisks (* * * *)" and insert in lieu thereof the words "physician or".

Amend Section 2, line 7 of the printed bill, same being line 16 of the original bill, after the "asterisks (* * *)" strike the word "his" and insert in lieu thereof the word "their".

Amend Section 3, line 9 of the printed bill, same being line 1 of the original bill, before the words "and hospital" strike the word "drugless" and insert in lieu thereof the word "sanipractic".

Amend Section 4, line 4 of the printed bill, same being line 22 of the original bill, after the word "or" strike the word "drugless" and insert in lieu thereof the word "sanipractic".

Amend Section 5, line 7 of the printed bill, same being line 19 of the original bill, after the words "hands of" strike the "asterisks (* * * *)" and insert in lieu thereof the words "a physician or".

Amend Section 5, line 29 of the printed bill, same being line 15 of the original bill, after the words "of a" strike the "asterisks (* * * *)" and insert in lieu thereof the words "surgeon or".

Amend Section 5, line 30 of the printed bill, same being line 16 of the original bill, after the word "such" strike the "asterisks (* * * *)" and insert in lieu thereof the words "surgeon or".

Amend Section 5, line 59 of the printed bill, same being line 24 of the original bill, after the word "chiropractic" strike the word "drugless" and insert in lieu thereof the word "sanipractic".

Amend Section 6, line 5 of the printed bill, same being line 31 of the original bill, after the word "chiropractic" strike the word "drugless" and insert in lieu thereof the word "sanipractic".

Amend Section 6, line 8 of the printed bill, same being line 4 of the original bill, after the words "chiropractic or" strike the word "drugless" and insert in lieu thereof the word "sanipractic".

Amend Section 6, line 10 of the printed bill, same being lines 6 and 7 of the original bill, after the words "chiropractic or" strike the word "drugless" and insert in lieu thereof the word "sanipractic".

Amend Section 7, line 5 of the printed bill, same being line 16 of the original bill, before the word "surgical" strike the word "drugless" and insert in lieu thereof the word "sanipractic".

P. F. Morrow, Chairman.

We concur in this report: E. J. Cleary, Frank R. Marshall, Kebel Murphy, Don Cary Smith, F. G. Barnes.

On motion of Senator Morrow the report of the committee was received and the bill was read the third time.

On motion of Senator Ryan (J. H.) the committee amendments were adopted.

On motion of Senator Ryan (J. H.) the following amendment was adopted:

Amend Section 7, line 11, of the printed bill as follows: After the period "(.)" add the following: "Provided, That this act shall not be construed to apply to or interfere in any way with the practice of religion or any kind of treatment by prayer."

The Secretary called the roll on the final passage of Senate Bill No. 200 as amended and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Dawson, Gable, Garrett, Hartwell, Heffron, Houser, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Murphy, Peirce, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Stinson, Thein, Voss, Williams, Worum—24.

Those voting nay were: Senators Barnes, Cleary, Ferryman, Gray, Howard, Metcalf, Morthland, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Roup, Steele—15.

Those absent or not voting were: Senators Bishop, Cox, Foss, Knutzen, Smith (Horace E.), Todd, Stinson—7.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Palmer moved that the further call of the Senate be dispensed with.

The motion carried.

At 4:49 o'clock p. m., on motion of Senator Palmer, the Senate adjourned until 10:00 o'clock a. m. tomorrow.

VIOTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

FIFTY-FIRST DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Tuesday, February 28, 1933.

The Senate was called to order at ten o'clock a. m. by President Victor A. Meyers pursuant to adjournment.

Reverend Willard B. Hall of the Church of the Nazarene of Olympia offered prayer.

The Secretary called the roll, all members being present except Senator Bishop, who was excused.

On motion of Senator Voss, the reading of the journal of the previous day was dispensed with, and it was approved.

The Secretary read:

House Joint Memorial No. 17, by Committee on Memorials: Relating to the Indians of Colville Reservation in Ferry County, State of Washington, asking for immediate aid of the Federal government for its three thousand five hundred destitute wards.

The memorial was read the first time, and on motion of Senator Metcalf the rules were suspended, the bill was read the second time by title, and referred to the Committee on Memorials.

House Joint Memorial No. 18, by Committee on Memorials: Relating to the retiring of farm mortgages.

The memorial was read the first time, and on motion of Senator Metcalf the rules were suspended, the bill was read the second time by title and referred to the Committee on Memorials.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 153, entitled: "An Act relating to merchants engaged in buying and selling any agricultural product except livestock, and amending Sections 1, 2 and 3 of Chapter

194, Laws Extra Session, 1925, said act being entitled: 'An Act relating to commission merchants engaged in selling any agricultural product other than grain'," have compared same with the Engrossed Bill and find it correctly enrolled.

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, W. J. Knutzen.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 200, entitled: "An Act relating to industrial insurance and the care of injured workmen and amending Section 7687, 7703 and 7726 of Remington's Compiled Statutes and Sections 7686, 7712, 7714 and 7725 of Remington's 1927 Supplement"; also Engrossed Senate Bill No. 161, entitled: "An Act relating to the construction, maintenance and operation of a bridge and approaches thereto across Puget Sound in the county of Pierce, at or near a point commonly known as the Narrows; granting the consent of the state of Washington therefor to J. F. Hickey, Llewellyn Evans, and B. A. Lewis, their survivors and assigns; granting a right-of-way therefor through, over and across the submerged and public lands of the state of Washington, and authorizing the filling in thereof; and amending Section 10 of Chapter 93 of the Laws of 1931, and providing for the acquisition of said property by the state of Washington;" also Engrossed Senate Bill No. 300, entitled: "An Act relating to and providing for the calling and holding of a convention to act upon and ratify or reject proposed amendment or repeals of amendments or other parts of the constitution of the United States; providing for the election of delegates to such convention; providing for defraying of the expenses of such election and convention; and making an appropriation and declaring an emergency," have compared the same with the original bills and find them correctly engrossed. Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: Wm. C. Dawson, P. Frank Morrow.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We, your Committee on Fisheries, to whom was referred Senate Bill No. 367, entitled: "An Act relating to fisheries and food fish, providing for a poundage fee thereon, amending Section 5704-a of Remington's Compiled Statutes of Washington, defining offenses, providing penalties, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

FRED NORMAN, Chairman.

We concur in this report: F. G. Barnes, Henry Foss, Geo. A. Lovejoy, H. L. Nelson, Charles H. Todd, Chas. Gable, E. J. Cleary, Scott M. Ryan.

On motion of Senator Norman the report of the committee was received and the bill was placed on general file.

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

We, your Committee on Fisheries, to whom was referred House Bill No. 211, entitled: "An Act authorizing the vacation of state oyster reserves or portions thereof, and providing for the manner of sale or lease thereof and the disposition of the proceeds, and amending Section 3 of Chapter 224 of the Laws of 1929," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

FRED NORMAN, Chairman.

We concur in this report: F. G. Barnes, Henry Foss, Geo. A. Lovejoy, H. L. Nelson, Charles H. Todd, Chas. Gable, E. J. Cleary, Scott M. Ryan.

On motion of Senator Norman the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred House Bill No. 424, entitled: "An Act relating to the superior court of the State of Washington in Class A counties; providing for additional judges therein and for their appointment and election, and for their compensation by an increase in court filing fees, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: E. B. Palmer, D. V. Morthland, Chas. Gable, Geo. W. Roup, Don Cary Smith, Evert Arnold, Kathryn E. Malstrom, Ed. Peirce, Ralph Metcalf, C. H. Todd.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We, your Committee on Education, to whom was referred Senate Bill No. 382, entitled: "An Act relating to school textbooks, creating a State Textbook Commission, to inquire into the feasibility and practicability thereof, and making an appropriation therefor," have had the same under consideration and we respectfully report the same back to the Senate with the recommendation that it do pass.

CHAS. GABLE, Chairman.

We concur in this report: W. G. Ronald, E. J. Cleary, Daniel Landon.

On motion of Senator Gable the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 326, entitled: "An Act relating to the management, control and disposition of property belonging to absentees, defining duties of the county clerks with reference thereto, and with reference to funds in their custody, amending Section 10 of Chapter 39 of the Laws of 1915, and adding Sections 11, 12, and 13 as new sections to Chapter 38 of the Laws of 1915, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: Don Cary Smith, Evert Arnold, Daniel Landon, Chas. Gable, Kathryn E. Malstrom, Geo. W. Roup, Ed. Peirce.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER,

Mr. President:

OLYMPIA, WASH., February 27, 1933.

We, your Committee on Judiciary, to whom was referred Senate Bill No. 345, entitled: "An Act relating to securities held by state, county or city treasurers and providing that in case of a bank default the receiver or liquidator shall remit the amount of the treasurer's deposits and accept the securities held by such treasurer in lieu thereof, and amending Section 5563, Remington's Compiled Statutes, as amended by Section 3, Chapter 87 of the Laws of 1931, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: E. B. Palmer, Ed. Peirce, Evert Arnold, Chas. Gable, Geo. W. Roup, Kathryn E. Malstrom.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

Mr. President:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 383, entitled: "An Act appropriating the sum of twelve thousand five hundred dollars, or so much thereof as may be necessary for the expenses of the twenty-third legislature and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Frank R. Marshall. Chairman.

We concur in this report: Henry Foss, John H. Ferryman, W. J. Knutzen, W. G. Ronald, Paul Mehner, Kathryn E. Malstrom, Ed. Peirce.

On motion of Senator Marshall the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We, your Committee on Elections and Privileges, to whom was referred House Bill No. 373, entitled: "An Act amending Section 5147 of Remington's Compiled Statutes of the State of Washington, 1927 Supplement, to provide for the political complexion of the precinct election boards of the state," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Don Cary Smith, Chairman.

We concur in this report: John F. Worum, H. L. Nelson, Keiron W. Reardon, F. R. Marshall, W. P. Gray.

On motion of Senator Smith (Don Cary) the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 373, entitled: "An Act to adopt Remington's Revised Statutes of Washington as an official compilation," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: Chas. Gable, E. B. Palmer, Evert Arnold, Ralph Metcalf, Kathryn E. Malstrom, Geo. W. Roup.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 10, relating to membership of House of Representatives of the United States of America, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

RALPH METCALF, Chairman.

We concur in this report: Geo. W. Roup, Scott M. Ryan.

On motion of Senator Metcalf the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 361, entitled: "An Act relating to and providing for the levy, collection and disposition of an 'Old Age Pension' capitation tax, providing penalties and declaring that

this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

PAUL MEHNER, Chairman.

We concur in this report: Chas. Gable, J. H. Ryan, D. O. Nugent, P. Frank Morrow, D. V. Morthland, W. C. Dawson, John F. Worum, John Heffron, F. G. Barnes.

On motion of Senator Mehner the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 313, entitled: "An Act relating to the taxation of inheritances, providing for administration of oaths in all matters relating thereto, and providing for the adoption and use of a seal," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Judiclary.

Paul Mehner, Chairman.

We concur in this report: Chas. Gable, J. H. Ryan, D. O. Nugent, W. J. Knutzen, F. G. Barnes, D. V. Morthland, Wm. C. Dawson, John F. Worum, John Heffron.

On motion of Senator Mehner the report of the committee was received and Senate Bill No. 313 was rereferred to the Committee on Judiciary.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 314, entitled: "An Act relating to taxation of inheritances and ascertaining, determining and collecting of such tax, amending Section 3 of Chapter 205 of the Laws of 1929, repealing Section 7 of Chapter 134 of the Laws of 1931, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Judiciary.

Paul Mehner, Chairman.

We concur in this report: Chas. Gable, J. H. Ryan, D. O. Nugent, W. J. Knutzen, F. G. Barnes, D. V. Morthland, W. C. Dawson, John F. Worum, John Heffron.

On motion of Senator Mehner the report of the committee was received and Senate Bill No. 314 was rereferred to the Committee on Judiciary.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 315, entitled: "An Act relating to inheritance taxes and escheats, and providing for the disposition and escheat of moneys in the custody of clerks of the superior courts and county clerks, and relieving such clerks and their bondsmen from liability, providing for a penalty for the violation hereof and declaring that an emergency exists and that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Judiciary.

PAUL MEHNER, Chairman.

We concur in this report: Chas. Gable, J. H. Ryan, D. O. Nugent, W. J. Knutzen, D. V. Morthland, Wm. C. Dawson, John F. Worum, John Heffron, F. G. Barnes.

On motion of Senator Mehner the report of the committee was received and Senate Bill No. 315 was rereferred to the Committee on Judiciary.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 27, 1933.

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 316, entitled: "An Act relating to the taxation of inheritances and providing for computation and payment of inheritance tax on life estates and remainders and estates

for a term of years, and amending Section 2 of Chapter 146 of the Laws of 1917 (Section 11205 of Remington's Compiled Statutes), and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Judiciary.

PAUL MEHNER, Chairman.

We concur in this report: Chas. Gable, J. H. Ryan, D. O. Nugent, W. J. Knutzen, D. V. Morthland, Wm. C. Dawson, John F. Worum, John Heffron, F. G. Barnes.

On motion of Senator Mehner the report of the committee was received and Senate Bill No. 316 was rereferred to the Committee on Judiciary.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 317, entitled: "An Act relating to taxation of inheritances, requiring consent to transfer of stock of decedents, requiring consent to give access to safe deposit boxes or other similar receptacles to which a decedent had the right of access, requiring notice to be given the supervisor of the inheritance tax and escheat division of the transfer of a joint account of a decedent, and providing penalties for failure to comply therewith, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Judiciary.

PAUL MEHNER, Chairman.

We concur in this report: Chas. Gable, J. H. Ryan, D. O. Nugent, W. J. Knutzen, D. V. Morthland, Wm. C. Dawson, John F. Worum, John Heffron, F. G. Barnes.

On motion of Senator Mehner the report of the committee was received and Senate Bill No. 317 was rereferred to the Committee on Judiciary.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 318, entitled: "An Act relating to taxation of inheritances, non-resident distributees, providing for escheat and amending Section 167 of Chapter 156 of the Laws of 1917 (Section 1537 of Remington's Compiled Statutes), and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Judiciary.

Paul Mehner, Chairman.

We concur in this report: Chas. Gable, J. H. Ryan, D. O. Nugent, W. J. Knutson, D. V. Morthland, Wm. C. Dawson, John F. Worum, John Heffron, F. G. Barnes.

On motion of Senator Mehner the report of the committee was received and Senate Bill No. 318 was rereferred to the Committee on Judiciary.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 27, 1933.

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 319, entitled: "An Act relating to the taxation of inheritances and the ascertainment, determination and collection of such tax, and requiring the execution of a bond to the State of Washington in all estates passing under non-intervention wills, conditioned that the executor will pay the amount of the inheritance taxes due the State of Washington, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Judiciary Committee.

PAUL MEHNER, Chairman.

We concur in this report: Chas. Gable, J. H. Ryan, D. O. Nugent, W. P. Gray, W. J. Knutzen, D. V. Morthland, Wm. C. Dawson, John F. Worum, John Heffron, F. G. Barnes.

On motion of Senator Mehner the report of the committee was received and Senate Bill No. 319 was rereferred to the Committee on Judiciary.

SENATE CHAMBER. OLYMPIA, WASH., February 27, 1933.

Mr. President:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 320, entitled: "An Act relating to taxation of gifts and ascertaining, determining, and collecting such tax, and providing for the establishment of rules and for penalties for the violation of the act, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on PAUL MEHNER, Chairman. Judiciary.

We concur in this report: Chas. Gable, J. H. Ryan, D. O. Nugent, W. P. Gray, W. J. Knutzen, D. V. Morthland, Wm. C. Dawson, John F. Worum, John Heffron,

On motion of Senator Mehner the report of the committee was received and Senate Bill No. 320 was rereferred to the Committee on Judiciary.

> SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 323, entitled: "An Act relating to taxation of inheritances and the ascertainment, determination and collection of such tax, providing for the taxation of insurance, and repealing Sections 11201-1 and 11201-b of Remington's Revised Statutes, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Judiciary. Paul Mehner, Chairman.

We concur in this report: Chas. Gable, J. H. Ryan, W. P. Gray, W. J. Knutzen, D. V. Morthland, W. C. Dawson, John F. Worum, John Heffron, F. G. Barnes.

On motion of Senator Mehner the report of the committee was received and Senate Bill No. 323 was rereferred to the Committee on Judiciary.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, OLYMPIA, WASH., February 27, 1935.

MR. PRESIDENT:

The House has passed House Joint Memorial No. 18; also the House has passed House Bill No. 360; also the Speaker has signed Senate Bill No. 21; also Senate Bill No. 223; also the House has passed House Joint Memorial No. 17; and the same are herewith transmitted. O. H. Olson, Chief Clerk.

> House of Representatives, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

The House refused to recede from its amendments to Senate Bill No. 210, and asks the Senate for the appointment of a Conference Committee thereon.

O. H. OLSON, Chief Clerk.

On motion of Senator Heffron the request of the House for a Conference Committee on Senate Bill No. 210 was granted.

INTRODUCTION OF BILLS.

House Bill No. 360, by the Committee on Reclamation and Irrigation, entitled: "An Act appropriating money from the Reclamation Revolving Fund for the payment of costs, expenses and fees in the case of the State of Washington v. the State of Oregon, providing for the levying and collection of assessments, on lands involved for the reimbursement of such funds, and declaring an emergency."

The bill was read the first time, and on motion of Senator Ferryman the rules were suspended, the bill was read the second time by title and referred to the Committee on Reclamation and Irrigation.

GENERAL FILE.

Senate Bill No. 169, by Senators Foss and Hartwell, entitled: "An Act relating to vehicles, and regulating the operations thereof upon the highways of this state; providing for traffic signals and control thereof; providing for the proper equipment and devices to be used thereon, and for the inspection thereof; prescribing penalties for the violation thereof; prescribing the powers and duties of certain officers, the collection, distribution, and expenditure of fees; making appropriations, and amending Sections 20, 21, 22, 23, 27, 28, 30 and 31 of Chapter 309 of the Laws of 1927, as amended by Chapter 178 of the Laws of 1929," was read the third time.

On motion of Senator Foss the following amendment was adopted:

Amend Section 2, line 39, of the printed bill by eliminating the word "Highway" after the word "State".

On motion of Senator Foss the following amendment was adopted:

Amend Section 2, line 46, of the printed bill as follows: After the word "the" eliminate the words "Director of Traffic" and substitute therefor the words "Chief of Washington State Patrol".

On motion of Senator Foss the following amendment was adopted:

Amend Section 2, line 48, of the printed bill as follows: After the word "the" strike the words "Director of Traffic" and substitute therefor the words "Chief of Washington State Patrol".

On motion of Senator Foss the following amendment was adopted:

Amend Section 2, line 51, of the printed bill as follows: After the word "State" eliminate the word "Highway".

On motion of Senator Foss the following amendment was adopted:

Amend Section 2, line 52 of the printed bill as follows: After the word "the" strike the words "Director of Traffic" and substitute therefor the words "Chief of Washington State Patrol".

On motion of Senator Lovejoy the following amendment was adopted:

Amend Section 6, line 3 of the printed bill by striking the letters "ry" from the word "machinery".

On motion of Senator Lovejoy the following amendment was adopted:

Amend Section 6, line 4 of the printed bill as follows: After the word "farm" insert the words "machine or".

On motion of Senator Foss the following amendment was adopted:

Amend Section 8, line 13 of the printed bill, being line 18 of the original bill, by inserting the word "only" after the word "and" and striking the word "only" in line 14 of the printed bill, being line 19 of the original bill.

The Secretary called the roll on the final passage of Senate Bill No. 169 as amended and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Dawson, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Ryan (J. H.), Smith (Don Cary), Steele, Stinson, Voss, Williams, Worum—35.

Those absent or not voting were: Senators Bishop, Cleary, Cox, Ferryman, Landon, Peirce, Roup, Ryan (Scott M.), Smith (Horace E.), Thein, Todd—11.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the itle of the act

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 324, entitled: "An Act relating to inheritance tax and savings and loan associations, savings and loan societies, building and loan associations, trust companies, national banks, state banks, mutual savings banks, industrial loan companies and any other banking institution or any corporation, association or individual, in which or to which, money in escrow or anything of value, tangible or intangible is placed on deposit, in trust, in escrow or in a safety deposit box, or otherwise, or is received or held, providing for the administration of oaths in relation thereto, and for the adoption and use of a seal, and providing for penalties for failure to comply therewith, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Judiciary.

Paul Mehner, Chairman.

We concur in this report: Chas. Gable, J. H. Ryan, D. O. Nugent, W. P. Gray, W. J. Knutzen, D. V. Morthland, Wm. C. Dawson, John F. Worum, John Heffron, F. G. Barnes.

On motion of Senator Mehner the report of the committee was received and Senate Bill No. 324 was rereferred to the Committee on Judiciary.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 27, 1933.

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 325, entitled: "An Act relating to taxation of inheritances, providing for a tax on property transferred in trust or otherwise where the rights, interests or estates of the transferees are dependent upon contingencies or conditions whereby they may be wholly or in part created, defeated, extended or abridged, and providing for the computation and collection of such tax, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Judiciary.

PAUL MEHNER, Chairman.

We concur in this report: Chas. Gable, J. H. Ryan, D. O. Nugent, W. P. Gray, W. J. Knutzen, D. V. Morthland, Wm. C. Dawson, John F. Worum, John Heffron, F. G. Barnes.

On motion of Senator Mehner the report of the committe was received and Senate Bill No. 325 was rereferred to the Committee on Judiciary.

SENATE CHAMBER,

MR. PRESIDENT: OLYMPIA, WASH., February 27, 1933.

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 327, entitled: "An Act relating to inheritance taxes and escheats, and transferring the power and duties thereto from the Tax Commission of the State of Washington to the Department of Efficiency and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Judiciary.

PAUL MEHNER, Chairman.

We concur in this report: Chas. Gable, J. H. Ryan, D. O. Nugent, W. P. Gray, W. J. Knutzen, D. V. Morthland, W. C. Dawson, John Worum, John Heffron, F. G. Barnes.

On motion of Senator Mehner the report of the committee was received and Senate Bill No. 327 was rereferred to the Committee on Judiciary.

SENATE CHAMBER, OLYMPIA, WASH., February 28, 1933.

MR. PRESIDENT:

We, a majority of your Committee on Mines and Mining, to whom was referred House Bill No. 69, entitled: "An Act relating to coal mining and amending Sections 8794, 8795 and 8796 of Remington's Compiled Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

C. NIFTY GARRETT, Chairman.

We concur in this report: W. P. Gray, Walter J. Lunn, W. G. Hartwell, John F. Worum.

SENATE CHAMBER, OLYMPIA, WASH., February 28, 1933.

MR. PRESIDENT:

We concur in this report: Scott M. Ryan, W. G. Ronald.

On motion of Senator Houser the majority report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., February 28, 1933.

MR. PRESIDENT:

We, your Committee on Banks and Banking, to whom was referred vetoed sections of Senate Bill No. 240, being Sections 5, 10, 12 and 14 vetoed by Governor Martin, have had the same under consideration and we respectfully report the same back to the Senate with the recommendation that said veto of the Governor of Sections 5, 10, 12 and 14 be sustained.

John Heffron, Chairman.

We concur in this report: Kathryn E. Malstrom, Don Cary Smith, Geo. C. Chamberlin, Henry Foss, Harry L. Williams, W. P. Gray, E. L. Howard.

On motion of Senator Heffron the report of the committee was adopted.

The President stated the question to be: Shall Sections 5, 10, 12 and 14 of Senate Bill No. 240 pass, notwithstanding the veto of the Governor?

The Secretary called the roll and the vetoed sections (Sections 5, 10, 12 and 14) failed to pass notwithstanding the veto of the Governor, by the following vote:

Those voting nay were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—41.

Those absent or not voting were: Senators Bishop, Landon, Marshall, Morthland, Smith (Horace E.)—5.

The vetoed sections of Senate Bill No. 240, having failed to receive the constitutional two-thirds majority, were declared lost and the Governor's veto was sustained.

Senate Bill No. 278, by Senator Nugent, entitled: "An Act relating to garbage collection and disposal, providing for the formation and operation of sanitary districts, defining the powers and duties of certain officers in rela-

tion thereto, imposing fees, and providing liens for the collection thereof," was read the third time.

On motion of Senator Palmer the following amendment was adopted:

Amend Section 2, line 4 of the printed bill, by striking the word "ten" and inserting the words "one hundred".

On motion of Senator Palmer the following amendment was adopted:

Amend Section 2, line 4 of the printed bill, after the word "qualified" insert the word "registered."

On motion of Senator Lovejoy the following amendment was adopted:

Amend Section 2, line 18 of the printed bill, after the word "qualified" insert the word "registered".

On motion of Senator Palmer the following amendment was adopted:

Amend Section 2, line 4 of the printed bill, after the word "electors" insert the following: "who are property owners".

On motion of Senator Palmer the following amendment was adopted:

Amend Section 2, line 18 of the printed bill after the word "electors" insert "who are property owners".

On motion of Senator Lovejoy the following amendment was adopted:

Amend Section 2, line 22 of the printed bill, after the word "hearing" insert "within the district".

On motion of Senator Houser the following amendment was adopted:

Amend Section 3, page 2; lines 6, 7, 8, 9 and 10 of the printed bill, by striking after the words "district; end" the following: "if the board shall so determine, it shall by resolution entered in its minutes, establish a sanitary district to be known as 'Sanitary District No......of......of......county,' including the whole, or a portion or portions of the territory described in the petition and fix the boundaries of such district" and substitute in lieu thereof the following: "if the county commissioners of such county find said proposed sanitary district will be conducive to the public health, welfare and convenience and shall be of special benefit to the majority of the land included within the boundaries of said proposed district, they shall by resolution call a special election to be held not less than thirty days from the date of such certificate, and shall cause to be published a notice of such election for four successive weeks, in a newspaper of general circulation in the county in which said proposed sanitary district is located, which notice shall set the hours during which such polls will be open, boundaries of the proposed sanitary district as finally adopted by said county commissioners and object of such election, and the said notice shall also be posted for ten days in three public places in said proposed sanitary district. In submitting the said proposition to the voters for their approval or rejection, such proposition shall be expressed in the following terms:

SANITARY	DISTRICT	NOYES	
SANITARY	DISTRICT	NONO	

giving in each instance the name of such district as may be desired by the board of county commissioners. There shall not be less than one polling place in each precinct".

On motion of Senator Mehner the following amendment was adopted:

Amend Section 4, line 23 of the printed bill, after the words "disposed of" add the words "by the owner of the property in question".

The Secretary called the roll on the final passage of Senate Bill No. 278, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf,

Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—42.

Those voting nay were: Senators Houser, Landon-2.

Those absent or not voting were: Senators Bishop, Smith (Horace E.)—2.

The President announced he was about to sign Senate Bill No. 153.

RE-ENGROSSED HOUSE BILL NO. 263.

On motion of Senator Arnold the Senate resolved itself into a committee of the whole to consider Re-engrossed House Bill No. 263.

The bill was considered in the committee of the whole, Senator Ronald in the chair, and reported back to the Senate with the assertion that it was making progress and asking leave to sit again.

On motion of Senator Ronald the report was adopted, and request to sit again granted.

At 11:57 o'clock a.m., on motion of Senator Lovejoy, the Senate recessed until 1:30 o'clock p. m.

AFTERNOON SESSION.

At 1:30 o'clock p.m. the Senate was called to order by President Pro Tempore Ronald.

Senators Landon, Gray and Foss demanded a call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Bishop, who was excused, and Senators Cleary, Gable, Knutzen, Marshall, Metcalf, Nugent, Roup, Smith (Horace E.), Stinson, and Thein.

Senator Houser moved that Senators Smith (Horace E.), and Roup be excused to work in committee and subject to roll call.

The motion carried.

The Sergeant-at-Arms was ordered to bring in the absent Senators.

On motion of Senator Houser, the Senate proceeded under the call of the Senate.

On motion of Senator Mehner, three hundred copies of Senate Bill No. 188 were ordered printed.

GENERAL FILE.

Senate Joint Resolution No. 12, by the Committee on Compensation and Fees for State and County Officers, relating to compensation of members of the State Legislature, was read the third time.

Senators Gray, Voss and Norman demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Joint Resolution No. 12, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Gable, Gray, Heffron, Houser, Knutzen, Lovejoy, Malstrom, Marshall, Morrow, Reardon, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Todd, Williams—21.

Those voting nay were: Senators Dawson, Ferryman, Foss, Garrett, Hartwell, Howard, Landon, Lunn, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Palmer, Peirce, Ronald, Ryan (Scott M.), Steele, Voss—21.

Those absent or not voting were: Senators Bishop, Nugent, Stinson, Thein -4

The resolution having failed to receive the constitutional majority, was declared lost.

Senator Gray gave notice that at the proper time he would move to reconsider the vote by which Senate Joint Resolution No. 12 failed to pass.

Senate Bill No. 105:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1933.

MR. PRESIDENT:

We, your Committee on Public Utilities, to whom was referred Senate Bill No. 105, entitled: "An Act authorizing cities and towns to construct, condemn and purchase, acquire, add to, maintain, conduct and operate certain public utilities; and purchase, acquire, add to, maintain, operate and lease motor vehicles and other agencies of transportation, and to engage in the business of transportation and carrying of passengers and freight for hire thereon; and amending Section 9488 of Remington's Compiled Statutes; and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass as amended."

Amend Section 1, line 11 of the original bill, the same being Section 1, line 3 of the printed bill by striking the word "of" and inserting in lieu thereof the word "or".

ED. PEIRCE, Chairman.

We concur in this report: Chas. F. Stinson, Ralph Metcalf, John F. Worum, P. Frank Morrow, J. H. Ryan, Geo. A. Lovejoy.

On motion of Senator Peirce the report of the committee was received and the bill was read the third time.

On motion of Senator Peirce the committee amendment was adopted.

The Secretary called the roll on the final passage of Senate Bill No. 105, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Palmer, Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Williams, Worum—40.

Those voting nay were: Senators Gray, Voss-2.

Those absent or not voting were: Senators Bishop, Nugent, Roup, Smith (Horace E.)—4.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 287, by Mr. Richmond, entitled: "An Act relating to machine guns, and to make uniform the law with reference thereto," was read the third time.

On motion of Senator Houser the following amendment was adopted:

Amend Section 7, line 7 of the engrossed bill, by striking the word "was".

The Secretary called the roll on the final passage of Engrossed House Bill No. 287, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Palmer, Peirce, Reardon, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—40.

Those voting nay were: Senator Morrow-1.

Those absent or not voting were: Senators Bishop, Nugent, Ronald, Roup, Smith (Horace E.)—5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Palmer the rules were temporarily suspended and Engrossed House Bill No. 287 as amended was ordered immediately transmitted to the House.

Senate Bill No. 283, by Senator Landon, entitled: "An Act relating to the extermination of certain wild animals, for the payment of bounties for such extermination, providing penalties, and repealing Chapter 193 of the Session Laws of 1909 (Sections 7275-7278, Pierce's Code)," was read the third time.

On motion of Senator Landon the following amendment was adopted:

Amend Section 1 by striking all after the figures "1909" to the word "is", in line 1.

On motion of Senator Landon the following amendment was adopted: Amend the title by striking all after the figures "1909" and inserting a period.

The Secretary called the roll on the final passage of Senate Bill No. 283, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Houser, Howard, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—38.

Those voting nay were: Senators Heffron, Knutzen, Norman, Palmer—4. Those absent or not voting were: Senators Bishop, Nugent, Roup, Smith (Horace E.)—4.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Morthland gave notice that at the proper time he would move to reconsider the vote by which Senate Bill No. 283 passed the Senate.

House Bill No. 283, by Messrs. Benson, Healy, Sorensen, Bilger, Brunton, Post, Smith (Vernon A.), Burns, Hews, Eddy, Moore, Gleason, Anderson

(B. Roy), Aspinwall, Peterson, McIntosh, Harter and Westover, entitled: "An Act relating to the relief of the people of the state from hardships and suffering caused by unemployment and making an appropriation therefor and declaring that this act shall take effect immediately," was read the third time.

On motion of Senator Reardon the Senate resolved itself into a committee of the whole to consider House Bill No. 283.

The bill was considered in the committee of the whole, Senator Ronald in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Reardon the report of the committee was adopted. Senator Houser moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

The Secretary called the roll on the final passage of House Bill No. 283, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Palmer, Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—40.

Those absent or not voting were: Senators Bishop, Cox, Norman, Nugent, Roup, Smith (Horace E.)—6.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Palmer the bill was ordered immediately transmitted to the House.

Senate Bill No. 351, by Senator Marshall, entitled: "An Act providing for a loan from the general fund to the capitol building construction fund, providing for repayment of the same, making appropriations, and declaring that this act shall take effect April 15, 1933," was read the third time.

On motion of Senator Houser the Senate resolved itself into a committee of the whole to consider Senate Bill No. 351.

The bill was considered in the committee of the whole, Senator Ronald in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Ronald the report of the committee was adopted.

Senator Lovejoy moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

The Secretary called the roll on the final passage of Senate Bill No. 351, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer,

Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—42.

Those absent or not voting were: Senators Bishop, Cox, Roup, Smith (Horace E.)—4.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 177, by Senator Lovejoy, entitled: "An Act providing for the collection, exhibition and maintenance of the resources, products, and advantages of the State of Washington at the Century of Progress International Exposition to be held at Chicago, Illinois, in the year 1933, making an appropriation therefor, and declaring that this act shall take effect immediately," was read the third time.

On motion of Senator Lovejoy the Senate resolved itself into a committee of the whole to consider Senate Bill No. 177.

The bill was considered in the committee of the whole, Senator Ronald in the chair, and reported back to the Senate with the recommendation that it do pass with the following amendment:

Amend Section 7, line 3, as follows: Strike the following: "A. Y. P. E. and" and separate the word "shoreland" into two words, to read "shore land".

On motion of Senator Ronald the report of the committee was adopted.

Senator Morthland moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

On motion of Senator Morthland the amendment made in the committee of the whole was adopted.

The Secretary called the roll on the final passage of Senate Bill No. 177 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Williams—41.

Those voting nay were: Senators Ryan (J. H.), Worum-2.

Those absent or not voting were: Senators Bishop, Roup, Worum-3.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 130:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 3, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 130, entitled: "An Act relating to chattel mortgages, providing for the filing of copies of certain chattel mortgages with the secretary of state, declaring the effect of such

filing, defining the duties of the secretary of state therewith, providing certain fees to be paid in connection therewith and amending Section 3788 of Remington's Compiled Statutes," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

SENATE COMMITTEE AMENDMENT TO SENATE BILL NO. 130.

Amend Sec. 2, line 28 of the original bill, same being Sec. 2, line 1 of the printed bill, by striking the figure "2" and inserting in lieu thereof the following figures: "3788-1."

Amend Sec. 3, line 9, page 2 of the original bill, being Sec. 3, page 2, line 1 of the printed bill, strike the figure "3" and insert in lieu thereof the following: "3788-2."

Amend the title by striking the "period (.)" at the end of the title, substituting a "comma (,)" in lieu thereof and adding the following: "and adding two new sections numbered 3788-1 and 3788-2."

E. N. Steele, Chairman.

We concur in this report: Don Cary Smith, Chas. Gable, Daniel Landon, D. V. Morthland, Kathryn E. Malstrom, Geo. W. Roup, C. H. Todd, Ralph Metcalf.

On motion of Senator Steele, the report of the committee was received and the bill was read the third time.

On motion of Senator Gray, the committee amendments were adopted.

The Secretary called the roll on the final passage of Senate Bill No. 130, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Nelson, Norman, Nugent, Reardon, Ronald, Ryan (J. H.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—36.

Those voting nay were: Senators Arnold, Garrett, Murphy, Palmer, Peirce, Ryan (Scott M.)—6.

Those absent or not voting were: Senators Bishop, Cox, Roup, Smith (Horace E.)—4.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, Wash., February 21, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary to whom was referred Senate Bill No. 284 entitled: "An Act relating to justice courts, fixing the venue of civil actions therein and the jurisdiction of justices of the peace and repealing certain acts and parts of acts," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it pass as amended:

Amend Section 2, line 10 of the original bill, being Section 2, line 1 of the printed bill, after the word "Chapter" strike the figure "5" and insert in lieu thereof the figures "75."

E. N. STEELE, Chairman.

We concur in this report: Chas. Gable, Don Cary Smith, Geo. W. Roup, Daniel Landon, D. V. Morthland, Ed Peirce, Evert Arnold, C. H. Todd, Paul Houser.

On motion of Senator Steele the report of the committee was received and the bill was read the third time.

On motion of Senator Morthland the committee amendment was adopted. On motion of Senator Morthland the following amendment was adopted:

Amend the title by striking the words "certain acts and parts of acts" and inserting in lieu thereof the following "Section 2 of Chapter 75 of the Laws of 1929."

The Secretary called the roll on the final passage of Senate Bill No. 284 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Worum—42.

Those voting nay were: Senators Palmer, Williams-2.

Those absent or not voting were: Senators Bishop, Smith (Horace E.)—2.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the

REPORTS OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 2, 1933.

MR. PRESIDENT:

title of the act.

We, a majority of your Committee on Game and Game Fish, to whom was referred Senate Bill No. 77, entitled: "An Act to protect song birds and game birds and game animals and exempting from liability any person or any officer from destroying same," have had the same under consideration, and we respectfully report back to the senate with the recommendation that it do pass with the following amendment:

Amend section 1, line 7 of the original bill, same being Section 1, line 2 of the printed bill, by striking the word "warden" and insert in lieu thereof the word "protector."

GEORGE C. CHAMBERLIN, Chairman.

We concur in this report: C. Nifty Garrett, W. G. Hartwell, W. J. Lunn, D. O. Nugent, John Heffron, E. B. Palmer.

SENATE CHAMBER, OLYMPIA, WASH., February 2, 1933.

MR. PRESIDENT:

We, a minority, your Committee on Game and Game Fish to whom was referred Senate Bill No. 77, entitled: "An Act to protect song birds and game animals and exempting from liability any person or any officer from destroying same," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

., Chairman.

We concur in this report: Keiron W. Reardon.

Senate Bill No. 77:

The Secretary read:

On motion of Senator Chamberlin the report of the committee was received and the bill was read the third time.

On motion of Senator Palmer the committee amendment was adopted.

Senator Reardon moved the adoption of the following amendment:

Amend Section 1, line 3 of the printed bill by striking the word "cat" and inserting in lieu thereof the following "pole cat, civet, or wildcat."

The motion lost.

Senator Reardon moved the adoption of the following amendment:

Amend Section 1, line 3 of the printed bill before the word "cat" insert the following: "male, carniverous.".

The motion lost.

The Secretary called the roll on the final passage of Senate Bill No. 77 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—40.

Those voting nay were: Senators Ferryman, Knutzen, Morrow, Peirce, Reardon—5.

Those absent or not voting were: Senator Bishop-1.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

At this time, on motion of Senator Roup, the Senate resumed consideration of Re-engrossed House Bill No. 263.

On motion of Senator Roup, the Senate resolved itself into a committee of the whole to consider Re-engrossed House Bill No. 263.

The bill was considered in the committee of the whole, Senator Ronald in the chair, and reported back to the Senate with the recommendation that it do pass, with the following amendments:

Amend the title by adding after the comma (,) following the word "bonds" in line 4 thereof the following: "providing for the expenditure of the proceeds therefrom,".

Amend Sec. 3, line 17, page 3, by striking the period (.) after the word "act" and insert in lieu thereof a colon (:) and the following: "Provided, That one-half (½) of the proceeds from the sale of each issue of bonds under this act or such larger sum as the Emergency Relief Administration may determine shall be deposited in the state treasury to be credited to the motor vehicle fund to be expended therefrom by the Director of Highways in accordance with the laws governing the administration of primary and secondary roads; such expenditures being deemed part of the relief program contemplated by this act."

Amend Sec. 5, line 3, page 4, after the word "to" following the words "State Treasurer," strike the remainder of the line and all of lines 4, 5, 6, and 7, and insert in lieu thereof the following: "transfer out of the motor vehicle fund to the 'General Obligation Bonds of 1933 Retirement Fund' such amounts as may be necessary to meet interest and/or principal payments upon bonds issued under the provisions of this act but not to exceed the sum of seven hundred and fifty thousand dollars (\$750,000.00) in any one year."

Amend Sec. 5, line 9, page 4, by inserting after the word "interest" the following: "and principal falling due."

On motion of Senator Roup the report of the committee was adopted.

Senator Houser moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

On motion of Senator Roup, the amendments made in the committee of the whole were adopted.

Senators Arnold, Todd and Chamberlin demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of Engrossed House Bill No. 263 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nelson,

Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Williams—35.

Those voting nay were: Senators Cox, Dawson, Gray, Knutzen, Landon, Morthland, Palmer, Ryan (Scott M.), Voss, Worum—10.

Those absent or not voting were: Senator Bishop-1.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the

On motion of Senator Lovejoy, the bill was ordered transmitted to the House immediately.

On motion of Senator Morthland, the rules were temporarily suspended and the Senate referred back to the second order of business.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 28, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary to whom was referred Senate Bill No. 268, entitled: "An Act relating to sales made by the state of the beds and shore lands of non-navigable waters, to which it had no title, and authorizing and governing actions against the state for the sale price thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: Chas. Gable, Geo. W. Roup, Paul Houser, E. B. Palmer, Don Cary Smith, Kathryn E. Malstrom, Ed Peirce, Evert Arnold, Daniel Landon, Ralph Metcalf.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 28, 1933.

MR. PRESIDENT:

We, your Committee on Appropriations, to whom was referred House Bill No 180, entitled: "An Act making a deficiency appropriation for salaries and wages for the state auditor and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Frank R. Marshall, Chairman.

We concur in this report: Henry Foss, W. J. Knutzen, Arthur E. Cox, Walter G. Ronald, Kathryn E. Malstrom, John H. Ferryman, Ed Peirce.

On motion of Senator Marshall the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 28, 1933.

MR. PRESIDENT:

We, your Committee on Parks and Playgrounds, to whom was referred Engrossed House Bill No. 298, entitled: "An Act authorizing the exchange of certain state lands or timber for other lands or timber of equal value," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

D. V. Morthland, Chairman.

We concur in this report: E. L. Howard, Evert Arnold, H. L. Nelson, E. N. Steele, Charles H. Voss, C. F. Stinson.

On motion of Senator Morthland the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 28, 1933.

We, your Committee on Constitutional Revision, to whom was referred Senate Joint Resolution No. 15: Providing for an Amendment to the Constitution of the State of Washington by adding thereto Article XXIX, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

PAUL HOUSER, Chairman.

We concur in this report: E. N. Steele, Ralph Metcalf, Ed Peirce.

On motion of Senator Houser the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 27, 1933.

We, your Committee on Military, to whom was referred Senate Bill No. 339, entitled: "An Act changing the name of 'Washington Veterans' Home at Port Orchard' to 'Washington Veterans' Home at Lister'," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Kebbl Murphy, Chairman.

We concur in this report: Charles H. Voss, Evert Arnold, Geo. C. Chamberlin, H. L. Nelson, Harry L. Williams, Paul Houser.

On motion of Senator Murphy the report of the committee was received and the bill was placed on general file.

The President appointed Senators Mehner, Morthland and Smith (Horace E.) as a conference committee on Senate Bill No. 210.

On motion of Senator Palmer, the further call of the Senate was dispensed with.

Senator Malstrom's request that Senate Bill No. 250 retain its place on the calendar was granted.

At 4:54 o'clock p. m., on motion of Senator Palmer, the Senate recessed until 7:30 o'clock p. m.

EVENING SESSION.

At 7:30 o'clock p.m. the Senate was called to order by President Victor A. Meyers.

On motion of Senator Lovejoy, the Senate referred back to the second order of business.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., February 28, 1933.

Your Committee on Engrossed Bills to whom was referred Engrossed Senate Bill No. 278, entitled: "An Act relating to garbage collection and disposal, providing for the formation and operation of sanitary districts, defining the powers and duties of certain officers in relation thereot, imposing fees, and providing liens for the collection thereof"; also Engrossed Senate Bill No. 169, entitled: "An Act relating to vehicles and regulating the operation thereof upon the highways of this state; providing for traffic signals and control thereof; providing for the proper equipment and devices to be used thereon, and for the inspection thereof; prescribing penalties for the violation thereof; prescribing the powers and duties of certain officers, the collection, distribution and expenditures of fees; making appropriations and amending Sections 20, 21, 22, 23, 27, 28, 30 and 31 of Chapter 309 of the Laws of 1927 as amended by Chapter 178 of the Laws of 1929"; also Engrossed Senate Bill No. 284, entitled: "An Act relating to justice courts, fixing the venue of civil actions therein

and the jurisdiction of justices of the peace and repealing Section 2 of Chapter 75 of the Laws of 1929"; also Engrossed Senate Bill No. 177, entitled: "An Act providing for the collection, exhibition and maintenance of the resources, products and advantages of the State of Washington at the Century of Progress International Exposition to be held at Chicago, Illinois, in the year 1933, making an appropriation therefor, and declaring that this act shall take effect immediately"; also Engrossed Senate Bill No. 77, entitled: "An Act to protect song birds and game birds and game animals and exempting from liability any person or any officer from destroying same"; also Engrossed Senate Bill No. 130, entitled: "An Act relating to chattel mortgages, providing for the filing of copies of certain chattel mortgages with the secretary of state, declaring the effect of such filing, defining the duties of the secretary of state therewith, providing certain fees to be paid in connection therewith and amending Section 3788 of Remington's Compiled Statutes, and adding two new sections numbered 3788-1 and 3788-2"; also Engrossed Senate Bill No. 105, entitled: "An Act authorizing cities and towns to construct, condemn and purchase, purchase, acquire, add to, maintain, conduct and operate certain public utilities; to purchase, acquire, add to, maintain, operate and lease motor vehicles and other agencies of transportation, and to engage in the business of transporting and carrying passengers and freight for hire thereon; and amending Section 9488 of Remington's Compiled Statutes; and providing that this act shall take effect immediately," have compared same with the original bills and find them correctly engrossed. Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: Wm. C. Dawson, George C. Chamberlin, J. W. Thein. On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 28, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills to whom was referred Enrolled Senate Bill No. 111, entitled: "An Act relating to the salary and compensation of certain appointive state officers and employees, and declaring that this act shall take effect immediately," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. J. Knutzen, W. P. Gray.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 28, 1933.

MR. PRESIDENT:

We, your Committee on Corporations Other Than Municipal, to whom was referred Senate Bill No. 372, entitled: "An Act relating to reinstatement of private corporations and amending Section 1 of Chapter 144, Laws of 1923," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

CHARLES H. VOSS, Chairman.

We concur in this report: Evert Arnold, Don Cary Smith, J. W. Thein.

The Secretary read:

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, February 27, 1933.

To the Honorable, the Senate of the State of Washington:

LADIES AND GENTLEMEN:

I have the honor to advise that the Governor has approved the following Senate Bills, entitled: \cdot

Senate Bill No. 106: "An Act relating to the organization and government of irrigation districts, the levy, collection and remission of assessments, tolls and charges therein, the payment of bonds, the leasing, with option to purchase, and sale of

property, and amending Section 1 of Chapter 82 of the Laws of 1931 (Section 7428-4, Remington's Compiled Statutes of Washington), Sections 7442, 7443, 7444, and 7454, Remington's Compiled Statutes of Washington, as amended by Chapter 60, Laws of 1931, and Sections 7433, 7436, 7442-1, 7445, and 7446, of Remington's Compiled Statutes of Washington, and Section 7447 of Remington's Compiled Statutes of Washington, as amended by Section 2, Chapter 185, Laws of 1929, and adding a new section to Remington's Compiled Statutes of Washington, to be known as Section 7445-1, and providing that this act shall take effect immediately."

Substitute Senate Bill No. 132: "An Act relating to banks, banking, trust companies and trust business, prohibiting corporate security affiliates, providing for segregated savings in commercial banks, restricting loans to directors, officers and employees of banks, amending Sections 3217, 3221, 3222, 3240, 3243, 3245, 3246, 3255n, 3258, 3259, 3261, 3269, 3288 and 3289 of Chapter 1 of Title 18 of Remington's Compiled Statutes (being Chapter 80 of the Laws of 1917 as amended and supplemented), and adding new sections to such chapter to be numbered 3229-2, 3231-1, 3237-1, 3240-1, 3243-1, 3244-1, 3244-2, 3244-3, 3245-1, 3246-1, 3253-1, 3253-2, and 3260-1, prescribing penalties, and declaring an emergency."

Very truly yours,
RICHARD HAMILTON,
Secretary to the Governor.

The Secretary read:

MESSAGES FROM THE HOUSE.

MR. PRESIDENT:

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 28, 1933.

The House has indefinitely postponed Engrossed Substitute Senate Bill No. 4, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 28, 1933.

MR. PRESIDENT:

The House has passed House Bill No. 401; also the House has passed Senate Bill No. 111; also the House has passed Engrossed House Bill No. 5; also Engrossed House Bill No. 231; also Engrossed House Bill No. 271; also Engrossed House Bill No. 375; also Re-Engrossed House Bill No. 425; and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

INTRODUCTION OF BILLS.

Engrossed House Bill No. 375, by Messrs. Banker and Anderson (B. Roy), entitled: "An Act providing for branches of mutual savings banks, amending Section 15 of Chapter 175 of the Laws of 1915, as amended by Section 10, Chapter 86, Laws Extraordinary Session 1925 (being Section 3344, Remington's Compiled Statutes)."

The bill was read the first time, and on motion of Senator Heffron the rules were suspended, the bill was read the second time by title, and referred to the Committee on Banks and Banking.

House Bill No. 401, by Mr. Van Dyk, entitled: "An Act relating to taking fish with dip net from the Nooksack River."

The bill was read the first time, and on motion of Senator Foss the rules were suspended, the bill was read the second time by title, and referred to the Committee on Fisheries.

Re-engrossed House Bill No. 425, by Committee on Judiciary, entitled: "An Act relating to the fees of foreign and domestic corporations and amending Section 4 of Chapter 227 of the Laws of 1929."

The bill was read the first time, and on motion of Senator Voss the rules were suspended, the bill was read the second time by title, and referred to the Committee on Corporations Other Than Municipal.

Engrossed House Bill No. 5, by Mr. Austin (H. D.), entitled: "An Act relating to motor vehicles, evidence of ownership thereof; providing for the issuance of certificates of ownership and evidence of registration thereof; regulating the purchase and sale or other transfer of ownership thereof; facilitating the recovery of motor vehicles stolen or otherwise unlawfully taken; prescribing the powers and duties of certain officers hereunder; defining offenses and providing penalties for violation of the provisions hereof; making appropriations and providing for the collection, distribution and expenditure of fees; and amending Section 9, Chapter 96, Laws of 1921 (Section 6320, Remington's Compiled Statutes)."

The bill was read the first time, and on motion of Senator Roup the rules were suspended, the bill was read the second time by title, and referred to the Committee on Roads and Bridges.

Engrossed House Bill No. 231, by Mrs. Wanamaker, entitled: "An Act relating to balances in state, county, city, and school district funds, providing for investment of same and return of proceeds from such investments to the original fund and the general fund."

The bill was read the first time, and on motion of Senator Marshall the rules were suspended, the bill was read the second time by title, and referred to the Committee on Appropriations.

Engrossed House Bill No. 271, by Mrs. Myers, entitled: "An Act relating to rate of interest on certificates of delinquency, amending Section 11291 of Remington's Compiled Statutes of Washington."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, and referred to the Committee on Judiciary.

GENERAL FILE.

Senate Bill No. 250, by Senator Malstrom, entitled: "An Act relating to the qualifications of and providing for the examination and registration of nurses, amending Sections 3 and 4 of Chapter 41 of the Laws of 1909, as amended by Chapter 150 of the Laws of 1923, and making an appropriation therefor," was read the third time.

On motion of Senator Lovejoy, the Senate resolved itself into a committee of the whole to consider Senate Bill No. 250.

The bill was considered in the committee of the whole, Senator Lovejoy in the chair, and reported back to the Senate with the recommendation that it do pass, with the following amendments:

Amend Sec. 3 by striking the entire section and inserting in lieu thereof the following: "The Director of Licenses shall appoint a qualified nurse who shall inspect or cause to have inspected all training schools for nursing, supervise and maintain standards therefor, and place them on an accredited list yearly, on application and proof of qualifications therefor; she shall also act as Educational Director. To qualify for this appointment, a nurse must be a registered nurse in this state, with at least three years practical experience in nursing after graduation from an accredited school of nursing, and be at the time of appointment actively engaged in the business of teaching or training nurses in the State of Washington."

Amend Sec. 3, Chapter 41, by adding thereto: "No nurse shall practice as a graduate nurse in this State, unless she shall have registered as approved in this Act, either by examination or by reciprocity, or under the waiver of 1909, within six months after this law takes effect."

Senator Lovejoy moved that the amendments made in the committee of the whole be adopted.

The motion carried.

On motion of Senator Lovejoy, the report of the committee was adopted.

Senator Lovejoy moved that the reading of the bill had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

The Secretary called the roll on the final passage of Senate Bill No. 250, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Dawson, Gable, Garrett, Gray, Heffron, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morthland, Murphy, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—33.

Those absent or not voting were: Senators Arnold, Bishop, Cox, Ferryman, Foss, Hartwell, Houser, Landon, Marshall, Morrow, Nelson, Ryan (Scott M.), Smith (Don Cary)—13.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The President announced he was about to sign Senate Bill No. 111.

On motion of Senator Reardon, Senate Bill No. 175 was made a special order of business for tomorrow at 11:00 o'clock a.m.

On motion of Senator Peirce, all bills passed by the Senate today except those on which notice of reconsideration was given were ordered immediately engrossed and transmitted to the House.

The President appointed Senator Foss to escort former Senator R. W. Condon to a seat beside the President.

Senate Bill No. 221, by Senator Cox, entitled: "An Act relating to public warehouses and warehousemen handling, storing and shipping grain, hay and other commodities; providing for and fixing the liability of warehousemen and/or of surety bonds; fixing fees; creating a special fund, and providing for revenues therefor and disbursements therefrom; regulating the printing and issuance of negotiable warehouse receipts; defining the powers and duties of the Director of Agriculture; requiring certain reports from warehousemen; and amending Section 22 of Chapter 189 of the Laws of 1919, as amended by Section 4 of Chapter 145 of the Laws of 1921, as amended by Section 4 of Chapter 46 of the Laws of 1931, and amending Section 24 of Chapter 189 of the Laws of 1919 as amended by Section 1 of Chapter 70 of the Extraordinary Session of 1925, as amended by Section 6 of Chapter 46 of the Laws of 1931," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 221, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Metcalf, Morrow, Morthland, Murphy, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Stinson, Thein, Voss, Williams, Worum—35.

Those absent or not voting were: Senators Arnold, Bishop, Chamberlin, Cox, Landon, Marshall, Mehner, Nelson, Ryan (Scott M.), Steele, Todd—11.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 309, by Committee on Dikes, Drains and Ditches, entitled: "An Act providing for the reorganization of diking improvement districts and drainage districts as diking, drainage and irrigation improvement districts and drainage and irrigation improvement districts, providing for the levy and collection of assessments on lands therein and the issuance of bonds thereby, and providing for assessing the costs of extensions or enlargements of the improvements of such districts, and declaring an emergency," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 309, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Morrow, Morthland, Murphy, Norman, Nugent, Palmer, Peirce, Reardon, Roup, Ronald, Ryan (J. H.), Ryan (Scott M.), Stinson, Thein, Todd, Voss, Worum—34.

Those absent or not voting were: Senators Arnold, Bishop, Chamberlin, Cox, Marshall, Mehner, Metcalf, Nelson, Smith (Don Cary), Smith (Horace E.), Steele, Williams—12.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Ryan (J. H.), Substitute Senate Bill No. 44 was made a special order of business Thursday at 12:00 o'clock m.

At 8:49 o'clock p. m., the Senate adjourned until 10:00 o'clock tomorrow.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

FIFTY-SECOND DAY.

MORNING SESSION.

SENATE CHAMBER,

OLYMPIA, WASH., Wednesday, March 1, 1933.

The Senate was called to order at ten o'clock a.m. by President Pro Tempore Ronald pursuant to adjournment.

Reverend Willard B. Hall of the Church of the Nazarene offered prayer.

The Secretary called the roll, all members being present except Senators Arnold and Bishop, who were excused.

On motion of Senator Voss, the reading of the journal for the previous day was dispensed with and it was approved.

On motion of Senator Lovejoy, Senator Arnold was excused until 1:30 p.m.

Senator Palmer moved that the employees of the Senate be excused Saturday evening to permit them to attend the dance.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., February 28, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 250, entitled: "An Act relating to the qualification of, and providing for the examination and registration of nurses, amending Sections 3 and 4 of Chapter 41 of the Laws of 1909, as amended by Chapter 150 of the Laws of 1923, and making an appropriation therefor," have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: Geo. C. Chamberlin, Wm. C. Dawson, J. W. Thein. On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, Wash., February 27, 1933.

MR. PRESIDENT:

We concur in this report: Paul Mehner, Chas. Gable, D. V. Morthland, Wm. C. Dawson, W. J. Knutzen, John Heffron, F. G. Barnes.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

Mr. President:

We, the minority, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 239, relating to and providing for the exemption of homes and certain personal property from taxation, encumbrances, levy or sale, have had the

We concur in this report: J. H. Ryan, D. O. Nugent, John F. Worum, P. Frank Morrow.

On motion of Senator Mehner, the reports of the committee were received and the bill was placed on general file.

A majority of the Committee on Revenue and Taxation recommended that Senate Bill No. 322 do not pass.

A minority of the Committee on Revenue and Taxation recommended that Senate Bill No. 322 do pass with certain amendments.

The reports of the committee, together with the bill, were placed on general file.

The Committee on Revenue and Taxation recommended that House Bill No. 56 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Judiciary recommended that Senate Bill No. 262 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

A majority of the Committee on Financial Institutions Other Than Banks recommended that Engrossed House Bill No. 121 do not pass.

A minority of the Committee on Financial Institutions Other Than Banks recommended that Engrossed House Bill No. 121 do pass with certain amendments.

The reports of the committee, together with the bill, were placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

We, your Committee on Education, to whom was referred House Bill No. 251, entitled: "An Act relating to the formation of joint union high school districts," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

CHAS. GABLE, Chairman.

We concur in this report: Daniel Landon, Ralph Metcalf, W. G. Ronald, E. J. Cleary, Kathryn E. Malstrom.

On motion of Senator Gable the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 28, 1933.

MR. PRESIDENT:

We, your Committee on Rural Credits and Agricultural Development, to whom was referred House Bill No. 240, entitled: "An Act to provide for the organization, incorporation, operation, supervision, dissolution and/or merger of cooperative savings and credit associations to be termed "Credit Unions" and to define their powers, duties, privileges and scope of undertakings, including penalties for the violation of any provisions," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

JOHN F. WORUM, Chairman.

We concur in this report: Ralph Metcalf, John Heffron, Ed. Peirce, Horace E. Smith, Scott M. Ryan, John H. Ferryman.

On motion of Senator Worum the report of the committee was received and the bill was placed on general file.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., February 28, 1933.

Mr. President:

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The House has passed House Bill No. 348, also

House Bill No. 390; also

House Bill No. 452; also

House Bill No. 457; also

Engrossed House Bill No. 259; also

Engrossed House Bill No. 323; also

Engrossed House Bill No. 389; also

Engrossed House Bill No. 422; and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

House of Representatives, Olympia, Wash., February 28, 1933.

MR. PRESIDENT:

The Speaker has appointed Representatives Compton, Robbins and Nelson as members of Conference Committee on Senate Bill No. 210 and the House amendments thereto.

O. H. Olson, Chief Clerk.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 28, 1933.

MR. PRESIDENT:

The Speaker has signed Senate Bill No. 153, also

Senate Bill No. 111, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Garrett moved that the rules be temporarily suspended to permit reconsideration of the vote by which the majority report of the Committee on Mines and Mining pertaining to House Bill No. 69 was adopted.

The motion carried.

Senator Houser moved that the Senate reconsider the vote by which the majority report of the committee was adopted.

The motion carried.

The Senate reconsidered the vote by which the majority report on House Bill No. 69 was adopted and it failed to carry.

On motion of Senator Houser, the reports of the committee were received and the bill was placed on general file.

INTRODUCTION OF BILLS.

House Bill No. 259, by Mr. Burns, entitled: "An Act relating to insurance and amending Section 105½, Chapter 49 of the Laws of 1911 (Section 7151, Remington's Revised Statutes)."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title, and referred to the Committee on Insurance.

House Bill No. 323, by Committee on Judiciary, entitled: "An Act relating to state printing and the public printer; providing for the acceptance by the state of a printing plant and certain funds in connection therewith; providing for the operation of such plant by the public printer under certain condi-

tions; fixing the salary of the public printer; amending Section 2 of Chapter 168, Laws of 1905; and providing that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Howard the rules were suspended, the bill was read the second time by title, and referred to the Committee on Printing.

House Bill No. 348, by Committee on Judiciary, entitled: "An Act relating to the office of public printer and transferring the power and duties of the Secretary of State and the state printing expert in connection therewith to the Director of Efficiency, and transferring all records, equipment and pending business appertaining thereto to the Department of Efficiency."

The bill was read the first time, and on motion of Senator Howard the rules were suspended, the bill was read the second time by title, and referred to the Committee on Printing.

House Bill No. 389, by Messrs. Brown, McDonnell, Smith (Lee R.), Richmond, Easterday, McIntosh, Allen, Mrs. Wanamaker, Messrs. Bond, Huse, Emerick, Todd, Aspinwall, Anderson (B. Roy), McDonald, Hews and Neff, entitled: "An Act relating to the employment of skilled and common labor, construction of capitol buildings at the state capitol, improving the grounds thereof, issuing bonds against the capitol building land grant, and making an appropriation and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, and referred to the Committee on Public Buildings and Grounds.

House Bill No. 390, by Mr. McDonnell (by departmental request), entitled: "An Act relating to refunds of overcharges made by public service companies; prescribing procedure in matters relating thereto, and amending Section 10433 of Remington's Compiled Statutes of Washington, and repealing Sections 10434, 10435, 10436, 10437, 10438 and 10439 of Remington's Compiled Statutes of Washington."

The bill was read the first time, and on motion of Senator Peirce the bill was read the second time by title, the rules were suspended, and the bill was referred to the Committee on Public Utilities.

House Bill No. 422, by Messrs. Waldron, Magnuson and Schade, entitled: "An Act relating to and providing for the calling and holding of conventions to act upon and ratify or reject proposed amendments to the Constitution of the United States; providing for the qualification and election of delegates to such conventions; providing for defraying the expenses of such conventions; and making an appropriation."

The bill was read the first time, and on motion of Senator Houser the rules were suspended, the bill was read the second time by title, and referred to the Committee on Public Morals.

House Bill No. 452, by Committee on Dairy and Live Stock, entitled: "An Act relating to dairying, the products thereof, amending Sections 6164, 6165 and 6178 of Remington's Compiled Statutes, as amended by Chapter 213, Laws of 1929, Sections 6216 and 6226 of Remington's Compiled Statutes, Section 15 of Chapter 213, Laws of 1929, and Chapter 104, Laws of 1921."

The bill was read the first time, and on motion of Senator Ryan (Scott M.) the rules were suspended, the bill was read the second time by title, and referred to the Committee on Dairy and Live Stock.

House Bill No. 457, by Committee on Dairy and Live Stock, entitled: "An Act relating to and providing for the quarantine of domestic animals, for the prevention and eradication of diseases of domestic animals, and amending Sections 1 and 15 of Chapter 165 of the Laws of 1927."

The bill was read the first time, and on motion of Senator Ryan (Scott M.) the rules were suspended, the bill was read the second time by title, and referred to the Committee on Dairy and Live Stock.

GENERAL FILE.

Senators Palmer, Ferryman and Williams demanded a call of the Senate. The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senators Arnold, Bishop, and Heffron, who were previously excused, and Senators Gray, Hartwell, Houser, Metcalf and Smith (Horace E.).

The Sergeant-at-Arms was ordered to bring in the absent Senators.

On motion of Senator Chamberlin, the Senate proceeded under the call of the Senate.

House Bill No. 424, by Committee on Judiciary, entitled: "An Act relating to the superior court of the State of Washington in Class A counties; providing for additional judges therein and for their appointment and election, and for their compensation by an increase in court filing fees, and declaring an emergency," was read the third time.

Senators Ryan (J. H.), Williams and Chamberlin demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of House Bill No. 424, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—42.

Those voting nay were: Senator Landon-1.

Those absent or not voting were: Senators Arnold, Bishop, Heffron-3.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 366, by Committee on Roads and Bridges, entitled: "An Act reappropriating certain sums from the motor vehicle fund for the purpose of construction, improvement, and/or maintenance of state highways, and declaring that this act shall take effect immediately," was read the third time.

On motion of Senator Houser, the Senate resolved itself into a committee of the whole to consider House Bill No. 366.

The bill was considered in the committee of the whole, Senator Norman in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Norman the report of the committee was adopted. Senator Houser moved that the reading had in the committee of the whole

be considered the third reading of the bill and that it be placed on final passage.

The motion carried.

The Secretary called the roll on the final passage of House Bill No. 366, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—42.

Those absent or not voting were: Senators Arnold, Bishop, Heffron-3.

Those voting nay were: Senator Ryan (J. H.)-1.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Palmer, House Bill No. 424 and House Bill No. 366 were ordered immediately transmitted to the House.

On motion of Senator Houser, the further call of the Senate was dispensed with.

SPECIAL ORDER.

Senate Bill No. 175, by Senator Mehner, entitled: "An Act authorizing the exchange of state timber lands or certain timber lands of equal value, and amending Chapter 25 of the Session Laws of 1931", was read the third time

On motion of Senator Mehner the following amendment was adopted:

Strike all after the enacting clause and insert the following:

"Section 1. That Chapter 25 of the Session Laws of 1931 be amended to read as follows: 'Section 1. For the purpose of securing and preserving certain stands of timber bordering the Willapa-Grays Highway or State Road Number 13 in Pacific and Grays Harbor Counties, and bordering the Ocean Beach Highway or State Road Number 12 in Pacific county, and the Navy Yard Highway in Kitsap and Mason counties, state of Washington, * * * * the commissioner of public lands with the advice and approval of the board of state land commissioners, is hereby authorized to exchange any state lands or state timber of equal value, for such quantity of timber lands or timber in, Section 3, Township 23, Range 1 West W. M.; Section 34, Township 24, Range 1 West W. M.; Section 35, Township 24, Range 1 West, W. M.; * Section 13, Township 15 north, range 9 west, in Pacific county; and Section 1, township 15 north, range 9 west; Sections 17, 19 and 31 in township 16 north, range 8 west, in Grays Harbor county; also section 11, township 11 north, range 10 west, on the Ocean Beach Highway in Pacific county; also such portion of section 26, township 35 north, range 9 in Skagit county; also section 7, township 13 north, range 4 west W. M. on the Ocean Beach Highway in Lewis county; as may be * * by him, and with the advice and approval of the attorney general, is hereby authorized to execute such agreements, writings, or relinquishments and deeds as are necessary or proper for the purpose of carrying such exchanges into effect, and when such exchanges shall have been effected, the lands and timber so acquired in exchange * * * * shall be held for the benefit of the same fund and subject to the same laws relative to disposition, application of the proceeds, and otherwise, as was the particular lands and timber exchanged therefor."

On motion of Senator Knutzen, the following amendment was adopted: Amend Section 1, line 16 of the amendment, after the figures "26" insert "and 27". On motion of Senator Nugent, the following amendment was adopted:

Amend Section 1, line 17 of the amendment, after the words "in Skagit county" insert "Section 3, Township 12, North, Range 6 West,".

The Secretary called the roll on the final passage of Senate Bill No. 175, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Houser, Howard, Knutzen, Lovejoy, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—38.

Those voting nay were: Senators Lunn, Reardon-2.

Those absent or not voting were: Senators Arnold, Bishop, Heffron, Landon, Marshall, Roup—6.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Mehner, Senate Bill No. 175 was ordered immediately engrossed and transmitted to the House.

Engrossed House Bill No. 191:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 22, 1933.

MR. PRESIDENT:

We, your Committee on Education, to whom was referred Engrossed House Bill No. 191, entitled: "An Act relating to education, providing for the consolidation of school districts, the allocation of levies between union high school districts and their component districts," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

SENATE COMMITTEE AMENDMENTS TO ENGROSSED HOUSE BILL NO. 191.

Amend Section 7, line 8 of the engrossed bill as follows:

Change the period to a colon and add the following:

"Provided, That a county reviewing committee of five persons to consist of the county superintendent of schools, a member of the local board of education and three citizens who are tax payers, registered voters, property owners and residents of the county the districts of which are under review and who hold no public office with or without salary or who are otherwise in public employment with or without salary".

CHAS. GABLE, Chairman.

We concur in this report: W. G. Ronald, Daniel Landon, E. J. Cleary.

On motion of Senator Gable, the report of the committee was received, and the bill was read the third time.

On motion of Senator Gable, the committee amendment was adopted.

The Secretary called the roll on the final passage of Engrossed House Bill No. 191 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Roup, Ryan (J. H.),

Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams—38.

Those voting nay were: Senator Peirce-1.

Those absent or not voting were: Senators Arnold, Bishop, Cox, Heffron, Landon, Marshall, Worum—7.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 185, by Committee on Education, entitled: "An Act relating to the operation of the State Teachers' Retirement Fund, amending Section 7, of Chapter 187, of the Laws of 1923," was read the third time.

The Secretary called the roll on the final passage of Engrossed House Bill No. 185, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Houser, Howard, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams—38.

Those absent or not voting were: Senators Arnold, Bishop, Cox, Heffron, Knutzen, Landon, Marshall, Worum—8.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 207, by Committee on Forestry and Logged-Off Lands, entitled: "An Act relating to the forests of the state; defining the powers and duties of wardens, and amending Section 6 of Chapter 125, of the Laws of 1911," was read the third time.

The Secretary called the roll on the final passage of Engrossed House Bill No. 207, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Houser, Howard, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Todd, Voss, Williams—33.

Those absent or not voting were: Senators Arnold, Bishop, Cleary, Cox, Gray, Heffron, Knutzen, Marshall, Norman, Reardon, Stinson, Thein, Worum—13.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 136, by Mr. Wiswall, entitled: "An Act relating to the government, powers and duties of cities of the third class, and amending Section 1 of Chapter 184 of the Laws of 1915," was read the third time.

The Secretary called the roll on the final passage of Engrossed House Bill No. 136, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Metcalf, Morrow, Morthland, Murphy, Nelson,

Norman, Nugent, Palmer, Peirce, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Todd, Voss, Williams, Worum —35.

Those absent or not voting were: Senators Arnold, Bishop, Cox, Gray, Heffron, Marshall, Mehner, Reardon, Roup, Stinson, Thein—11.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 1, 1933.

MR. PRESIDENT:

The House has adopted the report of the Conference Committee on Senate Bill No. 210, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

The Secretary read:

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., February 28, 1933.

Mr. President:

MR. SPEAKER:

We, your Committee on Conference, to whom was referred Senate Bill No. 210, entitled: "An Act amending Section 20, Chapter 130, Session Laws of 1925 Extraordinary Session, relating to revenue and taxation, and declaring that said act shall take effect immediately," have had the same under consideration, and we recommend that the Senate do concur in the House amendment.

Senate Members:

PAUL MEHNER, D. V. MORTHLAND, HORACE E. SMITH. House Members:

IVAN J. COMPTON, MARCUS O. NELSEN, W. W. ROBBINS.

On motion of Senator Peirce the report of the committee was adopted, and the bill was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 210, as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Thein, Todd, Voss, Williams, Worum—37.

Those voting nay were: Senator Hartwell-1.

Those absent or not voting were: Senators Arnold, Bishop, Cox, Gray, Heffron, Marshall, Reardon, Stinson—8.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

At 12:02 o'clock p.m., on motion of Senator Cleary, the Senate recessed until 1:30 o'clock p.m.

AFTERNOON SESSION.

The Senate was called to order at 1:30 o'clock p. m. by President Victor A. Meyers.

On motion of Senator Houser, the Senate referred back to the second order of business.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 210, entitled: "An Act amending Section 20, Chapter 130, Session Laws of 1925 Extraordinary Session, relating to revenue and taxation, and declaring that said act shall take effect immediately," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, H. L. Nelson, W. J. Knutzen, W. P. Gray.

On motion of Senator Arnold, the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., February 28, 1933.

MR. PRESIDENT:

We, your Committee on Game and Game Fish, to whom was referred Senate Bill No. 347, entitled: "An Act relating to the granting of fishing, hunting, trapping, game farming, professional licensed guide and predatory animal hunter licenses; providing penalties for the violation thereof and amending Section 43a, Chapter 178, Laws of the Extraordinary Session of 1925, being Section 1, Chapter 221, Laws of 1929 (being Section 5899, Rem. Rev. Stat.); and amending Section 50, Laws of the Extraordinary Session of 1925, as amended by Section 3, Chapter 221, Laws of 1929, and further amended by Section 9, Chapter 108, Laws of 1931 (being Section 5904, Rem. Rev. Stat.); and amending Section 51, Laws of the Extraordinary Session of 1925, as amended by Section 4, Chapter 221, Laws of 1929 (being Section 5905, Rem. Rev. Stat.); and amending Section 52-d, Chapter 178, Laws of the Extraordinary Session of 1925, being the fourth subdivision of Section 9, Chapter 258, Laws of 1927 (being Section 5910, Rem. Rev. Stat.); and amending Section 53, Chapter 178, Laws of the Extraordinary Session of 1925, as amended by Section 10, Chapter 258, Laws of 1927 (being Section 5911, Rem. Rev. Stat.); and amending Section 106, Chapter 178, Laws of the Extraordinary Session of 1925, as amended by Section 14, Chapter 221, Laws of 1929 (being Section 5968, Rem. Rev. Stat.); and amending Section 106-f, Chapter 178, Laws of 1925, the same being the sixth subdivision of Section 14, Chapter 108, Laws of 1931 (being Section 5974 Rem. Rev. Stat.)," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass. GEORGE C. CHAMBERLIN, Chairman.

We concur in this report: W. J. Knutzen, D. O. Nugent, Keiron W. Reardon, W. G. Hartwell, E. B. Palmer, C. Nifty Garrett.

On motion of Senator Chamberlin, the report of the committee was received and the bill was placed on general file.

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., February 28, 1933.

We, your Committee on Game and Game Fish, to whom was referred Senate Bill No. 375, entitled: "An Act for the preservation of game animals, and for the promotion of the art of toxophily, providing penalties and declaring an emergency,"

have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

GEORGE C. CHAMBERLIN, Chairman.

We concur in this report: Walter J. Lunn, W. J. Knutzen, D. O. Nugent, C. Nifty Garrett, Keiron W. Reardon, W. G. Hartwell, E. B. Palmer.

On motion of Senator Chamberlin the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

We, your Committee on Medicine, Dentistry, Pure Foods and Drugs, to whom was referred Senate Bill No. 294, entitled: "An Act relating to tax exempt hospitals and the right of licensed physicians and surgeons to practice their profession therein, defining offenses and providing penalties for the violation thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

D. O. Nugent, Chairman.

We concur in this report: Walter J. Lunn, Kathryn E. Malstrom, John H. Ferryman, J. H. Ryan.

On motion of Senator Nugent, the report of the committee was received and the bill was placed on general file.

SENATE CHAMPER, OLYMPIA, WASH., February 28, 1933.

MR. PRESIDENT:

We, minority, your Committee on Game and Game Fish, to whom was referred Senate Bill No. 346, entitled: "An Act relating to the granting of fishing licenses to tourists," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

 \dots Chairman.

We concur in this report: Keiron W. Reardon, D. O. Nugent.

SENATE CHAMBER, OLYMPIA, WASH., February 28, 1933.

MR. PRESIDENT:

MR. PRESIDENT:

We, majority, your Committee on Game and Game Fish, to whom was referred Senate Bill No. 346, entitled: "An Act relating to the granting of fishing licenses to tourists," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

GEORGE C. CHAMBERLIN, Chairman.

We concur in this report: W. J. Knutzen, W. G. Hartwell, E. B. Palmer, C. Nifty Garrett.

On motion of Senator Chamberlin, the reports of the committee were received and the bill was placed on general file.

SENATE CHAMBER,

OLYMPIA, WASH., March 1, 1933.

We, your Committee on Medicine, Dentistry, Pure Foods and Drugs, to whom was referred Senate Bill No. 265, entitled: "An Act defining and regulating the practice of dentistry and dental hygiene; providing for the examination and licensing of dentists and dental hygienists; providing for an annual renewal of licenses and the payment of annual license renewal fees; providing for the revocation and suspension of licenses; defining reputable dental colleges; prescribing penalties; and amending Sections 4 and 7 of Chapter 16 of the Laws of 1923," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

D. O. Nugent, Chairman.

We concur in this report: Walter J. Lunn, Kathryn E. Malstrom, John H. Ferryman, J. H. Ryan, Horace E. Smith.

On motion of Senator Nugent, the report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

Mr. President:

We, your Committee on Banks and Banking, to whom was referred Senate Bill No. 389, entitled: "An Act relating to banks and trust companies and amending Section 4 of Chapter 44 of the Laws of 1933, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

John Heffenn, Chairman.

We concur in this report: E. L. Howard, Kathryn E. Malstrom, Geo. C. Chamberlin, Harry L. Williams, W. P. Gray, Geo. W. Roup, Don Cary Smith.

On motion of Senator Heffron, the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

We, your Committee on Forestry and Logged-Off Lands, to whom was referred Senate Bill No. 332, entitled: "An Act relating to flowering ornamental trees and shrubs and flowering plants, and providing penalties for the violation thereof, and amending Section 1 of Chapter 59 of the Session Laws of 1925 of the Extraordinary Session," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

F. G. BARNES, Chairman.

We concur in this report: D. V. Morthland, Keiron W. Reardon, John Heffron, W. G. Hartwell, Chas. Gable, Scott M. Ryan.

On motion of Senator Barnes, the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 24, 1933.

MR. PRESIDENT:

We, your Committee on Forestry and Logged-Off Lands, to whom was referred Senate Bill No. 331, entitled: "An Act relating to certain evergreens, including huckleberry branches, and evergreen trees, commonly known as Christmas trees; requiring licenses for the sale of the same within the state or for the shipment and/or transportation of the same to a point outside of the state; and amending Sections 1; 2 and 3 of Chapter 141 of the Laws of 1929," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

F. G. BARNES, Chairman.

We concur in this report: D. V. Morthland, Keiron W. Reardon, John Heffron, W. G. Hartwell, Chas. Gable, Scott M. Ryan.

On motion of Senator Barnes, the report of the committee was received and the bill was placed on general file.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 1, 1933.

MR. PRESIDENT:

The House has concurred in Senate amendment to Engrossed House Bill No. 287, and passed the bill as amended by the Senate.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 1, 1933.

MR. PRESIDENT:

The Speaker has signed House Bill No. 283, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., March 1, 1933.

The House refuses to concur in Senate amendments to Re-engrossed House Bill No. 263, and asks the Senate to recede therefrom, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

The President announced he was about to sign Senate Bill No. 210; also House Bill No. 283; also House Bill No. 287.

At 2:39 o'clock p. m., Senator Reardon moved to dispense with the further call of the Senate and to recess for a period of ten minutes.

The motion by Senator Reardon carried.

At 2:49 o'clock p. m. the Senate was called to order by President Victor A. Meyers.

Senators Houser, Foss and Norman demanded a call of the Senate.

A call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senator Thein, who was previously excused, and Senators Murphy and Williams.

The Sergeant-at-Arms was ordered to bring in the absent Senators.

Senator Marshall moved to proceed under the call of the Senate.

The motion carried.

Senator Peirce moved that the Senate recede from its amendments to Reengrossed House Bill No. 263.

A roll call was demanded by Senators Marshall, Heffron, Cleary, Lovejoy, Todd, Ryan (J. H.), Malstrom and Smith (Don Cary).

A roll call was ordered.

The Secretary called the roll on the motion of Senator Peirce that the Senate recede to its amendment to Re-Engrossed House Bill No. 263, and the motion carried by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Ferryman, Foss, Gable, Garrett, Heffron, Howard, Landon, Lovejoy, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Todd, Williams —27.

Those voting nay were: Senators Barnes, Bishop, Cleary, Cox, Dawson, Gray, Hartwell, Houser, Knutzen, Lunn, Metcalf, Morthland, Norman, Palmer, Smith (Horace E.), Stinson, Voss, Worum—18.

Those absent or not voting were: Senator Thein-1.

Senator Chamberlin moved that Re-engrossed House Bill No. 263 be placed on final passage.

The motion carried.

The Secretary called the roll on the final passage of Re-engrossed House Bill No. 263, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Ferryman, Foss, Gable, Garrett, Heffron, Howard, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nelson, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Steele, Todd, Williams—26.

Those voting nay were: Senators Barnes, Bishop, Cleary, Cox, Dawson, Gray, Hartwell, Houser, Knutzen, Landon, Lunn, Morthland, Norman, Palmer, Ryan (Scott M.), Smith (Horace E.), Stinson, Voss, Worum—19.

Those absent or not voting were: Senator Thein—1.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the

On motion of Senator Chamberlin, Re-engrossed House Bill No. 263 was ordered immediately transmitted to the House.

Senate Bill No. 389, by Senator Morthland, entitled: "An Act relating to banks and trust companies and amending Section 4 of Chapter 44 of the Laws of 1933, and declaring an emergency," was read the third time.

On motion of Senator Heffron the following amendments were adopted:

Senate amendments to Senate Bill No. 389:

Strike the title and insert in lieu thereof the following:

"An Act relating to banks and banking, the stabilization and reorganization of banks, defining banks, extending the powers of the supervisor of banking, repealing Chapter 44 of the Laws of 1933, and declaring an emergency."

Strike Section 1 and insert in lieu thereof the following:

"Section 1. This act shall be known as the Bank Stabilization Act."

Strike Section 2 and insert in lieu thereof the following:

The supervisor of banking is hereby empowered, upon the written application of the directors of a bank, if in his judgment the circumstances warrant it, to authorize a bank to postpone, for a period of ninety days and for such further period or periods as he may deem expedient, the payment of such proportions or amounts of the demands of its depositors from time to time as he may deem necessary. The period or periods of postponement and the proportions or amounts of the demands to be deferred shall be determined by him according to the ability of the bank to pay withdrawals. By the regulations prescribed for deferred payments, the supervisor may classify accounts and limit payments to depositors of the several classes differently. The supervisor's orders, regulations and directions shall be in writing and be filed in his office, and copies thereof shall be delivered to the bank and be forthwith posted in a conspicuous place in the banking room."

Add new sections 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 and 13, as follows:

During postponement of payments the bank shall remain open for business and be in charge of its officers, but shall not make any loans, investments or expenditures except as the supervisor will approve as necessary to conserve its assets and pay the costs of operation. The bank's failure during a period of postponement to repay deposits existing at the commencement of the period, shall not authorize or require the supervisor to take charge of or liquidate the bank, nor constitute grounds for the appointment of a receiver."

"Sec. 4. Deposits received during a period of postponement and for sixty days thereafter shall be kept separate from other assets of the bank, shall not draw interest, shall not be loaned or invested except by depositing with reserve banks or investing in liquid securities approved by the supervisor, and shall be withdrawable upon demand. If during a postponement of payments, or at the expiration thereof, the supervisor shall take charge of the bank for liquidation, deposits made during the period of postponement shall be deemed trust funds and be repaid to the depositors forthwith.'

At the request of the directors of a bank, the supervisor may propose a plan for its reorganization, if in his judgment it would be for the best interests of the bank's creditors and of the community which the bank serves. The plan may contemplate such temporary ratable reductions of the demands of depositors and other creditors as would leave its reserves adequate and its capital and surplus unimpaired after the charging off of bad and doubtful debts; and also may contemplate a postponement of payments as in a case falling within Section 2. The plan shall be fully described in a writing, the original of which shall be filed in the office of the supervisor and several copies of which shall be furnished the bank, where one or more copies shall be kept available for inspection by stockholders, depositors and other creditors."

"Sec. 6. If, within ninety days after the filing of the plan, creditors having unsecured demands against the bank aggregating not less than three-fourths of the amount of the unsecured demands of all its creditors, approve the plan, the supervisor shall have power to declare the plan to be in effect. Thereupon the unsecured demands of creditors shall be ratably reduced according to the plan and appropriate debits shall be made in the books. The right of a secured creditor to enforce his securities shall not be affected by the operation of the plan, but the amount of any deficiency to which he may be entitled shall be reduced as unsecured demands were reduced. If the plan contemplates a temporary postponement of payments, Sections 2, 3 and 4 shall be applicable, and the bank shall comply therewith and conduct its affairs accordingly."

- "Sec. 7. A bank for which such a plan has been put into effect shall not declare or pay a dividend or distribute any of its assets among stockholders until there shall have been set aside for and credited ratably to the creditors whose demands were reduced an amount equal to the aggregate of the reductions."
- "Sec. 8. The failure of a bank operating under such a plan to pay to a creditor at any time a sum greater than the plan then requires, shall not constitute a default nor authorize or require the supervisor to take charge of or liquidate the bank nor entitle the creditor to maintain an action against the bank."
- "Sec 9. If the net assets of a bank operating under such a plan are sufficient to provide the capital and surplus of a newly organized bank in the same place, the supervisor, under such reasonable conditions as he shall prescribe, may approve the incorporation of a new bank and permit it to take over the assets and business and assume the liability of the existing bank."
- "Sec. 10. In this act the word "bank" includes savings banks, mutual savings banks and trust companies, and "directors" shall include trustees."
- "Sec. 11. Chapter 44 of the Laws of 1933 is hereby repealed. Such repeal, however, shall not be construed to invalidate any action or actions heretofore taken pursuant thereto."
- "Sec. 12. If any clause, part or section of this act shall be adjudged invalid, such judgment shall not effect nor invalidate the remainder of the act, but shall be confined in its operation to the clause, part or section directly involved in the controversy in which such judgment was rendered. If the operation of any clause, part or section of this act shall be held to impair the obligation of contract, or to deny to any person any right or protection secured to him by the Constitution of the United States of America, or by the constitution of the State of Washington, it is hereby declared that, had the invalidity of such clause, part or section been considered, at the time of the enactment of this act, the remainder of the act would nevertheless have been adopted without such and any and all such invalid clauses, parts or sections."
- "Sec. 13. This act is necessary for the immediate preservation of the public peace and safety and for the support of the state government and its existing institutions, and shall take effect immediately."

The Secretary called the roll on the final passage of Senate Bill No. 389, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Bishop, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Williams, Worum—42.

Those voting nay were: Senators Palmer, Ryan (Scott M.), Voss-3.

Those absent or not voting were: Senator Thein-1.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 89, by Mr. Wiswall, entitled: "An Act relating to State Road No. 8 and naming and designating a portion thereof as 'Evergreen Highway'," was read the third time.

The Secretary called the roll on the final passage of House Bill No. 89, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Bishop, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams, Worum—41.

Those absent or not voting were: Senators Chamberlin, Heffron, Marshall, Morrow, Thein—5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Morthland, Senator Morrow was temporarily excused.

On motion of Senator Morthland the rules were temporarily suspended, and Senate Bill No. 389 was ordered immediately transmitted to the House.

On motion of Senator Morthland, two hundred copies of Senate Bill No. 389, as amended, were ordered mimeographed.

Senator Heffron and Senator Chamberlin's requests to be excused were granted.

On motion of Senator Houser, Senator Marshall was excused.

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1933.

MR. PRESIDENT:

We, your Committee on Cities of the First Class, to whom was referred Engrossed House Bill No. 94, entitled: "An Act relating to and providing for the regulation of common carriers of passengers upon public streets, roads and highways; providing for the issuance of permits and the furnishing of bonds in connection therewith; and amending Section 2 of Chapter 57 of the Laws of 1927," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend Section 1, lines 10 and 11 of the original bill, the same being Section 1, lines 4 and 5 of the printed bill, by striking, after the words "business of" the following words: "renting Motor Vehicles with or without drivers or of".

Amend the title by inserting after the figures "1915" a "period (.)" and striking the following words: "and Section 3 of said laws as amended by Chapter 161 of the Laws of 1927".

E. B. PALMER, Chairman.

We concur in this report: Evert Arnold, D. V. Morthland, Don Cary Smith, E. J. Cleary, Chas. Gable, J. H. Ryan.

On motion of Senator Palmer the report of the committee was received and the bill was read the third time.

On motion of Senator Roup, the further call of the Senate was dispensed with.

On motion of Senator Palmer, the committee amendments were adopted. The Secretary called the roll on the final passage of Engrossed House Bill No. 94, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Worum—37.

Those absent or not voting were: Senators Bishop, Chamberlin, Cox, Dawson, Heffron, Marshall, Morrow, Thein, Williams—9.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Palmer, Engrossed House Bill No. 94 was ordered immediately transmitted to the House.

House Bill No. 239, by Judiciary Committee, entitled: "An Act to create an association to be known as the 'Washington State Bar Association': to provide for its organization, government, membership and powers; to regulate the practice of law and to provide penalties for the violation of said act and repealing all acts or parts of acts in conflict therewith," was read the third time.

Senator Reardon moved the adoption of the following amendment:

Amend Section 5 after the period (.) in line 11 change the period to a colon (:) insert the following "such elected member before qualifying must be approved by the Supreme Court."

The motion lost.

The Secretary called the roll on the final passage of House Bill No. 239, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Marshall, Metcalf, Morthland, Murphy, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Steele, Stinson, Todd, Voss—33.

Those voting nay were: Senators Landon, Mehner, Morrow, Nelson, Rvan (Scott M.) -- 5.

Those absent or not voting were: Senators Bishop, Chamberlin, Gray, Malstrom, Thein, Williams, Worum, Smith (Horace E.)—8.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Peirce gave notice that at the proper time he would move to reconsider the vote by which House Bill No. 239 passed the Senate.

On motion of Senator Voss, the Senate referred back to the second order of business.

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

We, your Committee on Corporations Other Than Municipal, to whom was referred Re-engrossed House Bill No. 425, entitled: "An Act relating to the fees of foreign and domestic corporations and amending Section 4 of Chapter 227 of the Laws of 1929," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

CHARLES H. Voss, Chairman.

We concur in this report: Don Cary Smith, Evert Arnold.

On motion of Senator Voss, the report of the committee was received and the bill was placed on general file.

On motion of Senator Smith (Don Cary) the Senate recessed until 7:30 o'clock p. m.

EVENING SESSION.

At 7:30 o'clock p. m. the Senate was called to order by President Victor A. Meyers.

Senators Houser, Voss, and Palmer demanded a call of the Senate.

A call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senators Arnold, Barnes, Dawson, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Knutzen, Malstrom, Marshall, Mehner, Metcalf, Morthland, Nelson, Nugent, Reardon, Ryan (J. H.), Smith (Horace E.), Steele, Thein and Worum.

The Sergeant-at-Arms was instructed to bring in the absent senators. Senator Houser moved to proceed under the call of the Senate.

The motion lost.

On motion of Senator Ryan (Scott M.), Senator Landon was excused.

Senator Houser moved that all bills passed by the Senate on which notice to reconsider had not been given be immediately transmitted to the House.

The motion carried.

At 7:51 Senator Houser moved to adjourn.

The motion lost.

The Secretary read:

MESSAGE FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 389, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

REPORT OF COMMITTEE ON ENROLLED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 389, entitled: "An Act relating to banks and banking, the stabilization and reorganization of banks, defining banks, extending the powers of the supervisor of banking, repealing Chapter 44 of the Laws of 1933, and declaring an emergency," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received. The President announced he was about to sign Senate Bill No. 389. The Secretary read:

House of Representatives, Olympia, Wash., March 1, 1933.

MR. PRESIDENT:

The Speaker has signed Senate Bill No. 389, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Re-engrossed House Bill No. 176, by Committee on State Granted, School and Tide Lands, entitled: "An Act relating to state lands, the sale of timber

thereon; amending Section 50, Chapter 255, Session Laws of 1927, and declaring an emergency," was read the third time.

The Secretary called the roll on the final passage of Re-engrossed House Bill No. 176, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Houser, Howard, Lovejoy, Lunn, Marshall, Mehner, Morthland, Murphy, Palmer, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Worum —27.

Those voting nay were: Senators Cleary, Cox, Foss, Heffron, Knutzen, Malstrom, Metcalf, Morrow, Nelson, Norman, Peirce—11.

Those absent or not voting were: Senators Barnes, Bishop, Chamberlin, Landon, Nugent, Reardon, Thein, Williams—8.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Stinson gave notice that at the proper time he would move to reconsider the vote by which Re-engrossed House Bill No. 176 passed the Senate.

Engrossed House Bill No. 298, by Committee on Parks and Playgrounds, entitled: "An Act authorizing the exchange of certain state land or timber for other lands or timber of equal value," was read the third time.

The Secretary called the roll on the final passage of Engrossed House Bill No. 298, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Nelson, Norman, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Todd, Voss, Worum—36.

Those voting nay were: Senators Cleary, Murphy, Stinson-3.

Those absent or not voting were: Senators Bishop, Chamberlin, Landon, Nugent, Reardon, Thein, Williams—7.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 211, by Committee on Forestry and Logged-Off Lands, entitled: "An Act authorizing the vacation of state oyster reserves or portions thereof, and providing for the manner of sale or lease thereof and the disposition of the proceeds, and amending Section 3 of Chapter 224 of the Laws of 1929," was read the third time.

The Secretary called the roll on the final passage of House Bill No. 211, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Todd, Voss, Worum—35.

Those voting nay were: Senators Cleary, Houser, Howard, Morrow, Reardon, Stinson-6.

Those absent or not voting were: Senators Bishop, Chamberlin, Landon, Thein, Williams—5.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 69, by Mr. McDonnell, entitled: "An Act relating to coal mining and amending Sections 8794, 8795 and 8796 of Remington's Compiled Statutes of Washington," was read the third time.

Senators Murphy, Howard and Gray demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Engrossed House Bill No. 69, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Arnold, Ferryman, Foss, Gable, Lovejoy, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Norman, Nugent, Peirce, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Worum—23.

Those voting nay were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Garrett, Gray, Hartwell, Houser, Howard, Knutzen, Lunn, Metcalf, Morthland, Palmer, Worum—16.

Those absent or not voting were: Senators Bishop, Heffron, Landon, Reardon, Roup, Thein, Williams—7.

The bill, having failed to receive the constitutional majority, was declared lost.

On motion of Senator Palmer, the further call of the Senate was dispensed with.

Engrossed House Bill No. 49, by Mr. Cohn, entitled: "An Act relating to and regulating the use and operation of motor driven boats and vessels on non-navigable waters and providing penalties for violation thereof," was read the third time.

The Secretary called the roll on the final passage of Engrossed House Bill No. 49, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Worum—38.

Those absent or not voting were: Senators Barnes, Bishop, Chamberlin, Cleary, Heffron, Marshall, Thein, Williams—8.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Hartwell moved that the Senate do now adjourn.

The motion lost.

House Bill No. 373, by Committee on Elections and Privileges, entitled: "An Act amending Section 5147 of Remington's Compiled Statutes of the State of Washington, 1927 Supplement, to provide for the political complexion of the precinct election boards of the state," was read the third time.

Senator Morrow moved the adoption of the following amendment:

Amend the bill by adding the following:

"And provided further that in any primary election, the said election officials shall be designated by political parties as in Section 1, hereinabove provided."

Senator Murphy moved that the amendment be laid upon the table without taking the bill with it.

The motion carried.

At 9:43 o'clock p.m., Senator Reardon moved that the Senate do now adjourn.

The motion lost.

The Secretary called the roll on the final passage of House Bill No. 373, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Arnold, Dawson, Gable, Garrett, Love-joy, Marshall, Malstrom, Mehner, Murphy, Nelson, Nugent, Palmer, Peirce, Roup, Ryan (J. H.), Ryan (Scott M.), Worum—17.

Those voting nay were: Senators Barnes, Cleary, Cox, Ferryman, Foss, Hartwell, Houser, Knutzen, Landon, Lunn, Metcalf, Morrow, Morthland, Norman, Reardon, Ronald, Smith (Don Cary), Smith (Horace E.), Stinson, Todd, Voss—21.

Those absent or not voting were: Senators Bishop, Chamberlin, Gray, Heffron, Howard, Steele, Thein, Williams—8.

The bill, having failed to receive the constitutional majority, was declared lost.

Senator Smith (Don Cary) gave notice that tomorrow at the proper time he would move to reconsider the vote by which House Bill No. 373 failed to pass the Senate.

On motion of Senator Houser, the further call of the Senate was dispensed with.

On motion of Senator Houser, all bills remaining on the calendar were ordered placed at the head of the calendar for tomorrow.

At 9:53 o'clock p.m., Senator Houser moved that the Senate adjourn until 10:00 o'clock tomorrow.

The motion carried.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

FIFTY-THIRD DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Thursday, March 2, 1933.

The Senate was called to order at ten o'clock a.m. by President Victor A. Meyers, pursuant to adjournment.

Reverend Willard B. Hall, of the Church of the Nazarene, of Olympia, offered prayer.

The Secretary called the roll, all members being present except Senators Bishop and Reardon, who were excused.

On motion of Senator Voss, the reading of the journal of the previous day was dispensed with and it was approved.

On motion of Senator Palmer, Senator Bishop was excused.

On motion of Senator Gable, Senator Reardon was excused.

Senators Voss, Palmer, and Smith (Don Cary) demanded a call of the Senate.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senators Bishop and Reardon, who were excused.

On motion of Senator Palmer, the Senate proceeded under the call of the Senate.

The President announced he would appoint Senators Ryan (Scott M.), Steele, and Howard as a Conference Committee on Senate Bill No. 10.

Senator Smith (Don Cary) moved to reconsider the vote by which House Bill No. 373 had failed to pass the Senate.

The motion carried.

Senators Smith (Don Cary), Peirce and Foss demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of House Bill No. 373, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Dawson, Ferryman, Gable, Garrett, Heffron, Lovejoy, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Thein, Todd, Williams, Worum—28.

Those voting nay were: Senators Barnes, Cleary, Cox, Foss, Gray, Hartwell, Houser, Howard, Knutzen, Landon, Lunn, Metcalf, Norman, Smith (Horace E.), Stinson, Voss—16.

Those absent or not voting were: Senators Bishop, Reardon-2.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 2, 1933.

MR. PRESIDENT:

The Speaker has appointed Representatives Ralph A. Van Dyk, Dave S. Cohn and B. Roy Anderson as members of a Conference Committee on Engrossed Senate Bill No. 10.

O. H. Olson, Chief Clerk.

Senator Peirce moved that the vote by which House Bill No. 239 passed the Senate be reconsidered.

Senator Morthland moved that the motion to reconsider be laid upon the table without taking the bill with it.

The motion carried.

Senator Palmer made a statement from the floor and moved that his remarks be spread upon the journal.

Senator Arnold moved that the motion be laid upon the table.

The motion carried.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

The Committee on Dairy and Livestock recommended that House Bill No. 452 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Revenue and Taxation recommended that Senate Bill No. 244 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

Mr. President:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 389, entitled: "An Act relating to banks and banking, the stabilization and reorganization of banks, defining banks, extending the powers of the supervisor of banking, repealing Chapter 44 of the Laws of 1933, and declaring an emergency," also

Engrossed Senate Bill No. 175, entitled: "An Act authorizing the exchange of state timber lands or certain timber lands of equal value, and amending Section 1 of Chapter 25 of the Session Laws of 1931"; also

Engrossed Senate Bill No. 283, entitled: "An Act relating to the extermination of certain wild animals, for the payment of bounties for such extermination, providing penalties, and repealing Chapter 193 of the Session Laws of 1909," have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: P. Frank Morrow, Wm. C. Dawson, Geo. C. Chamberlin, J. W. Thein.

On motion of Senator Lunn, the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills to whom was referred Enrolled Senate Bill No. 225, entitled: "An Act relating to license fees of foreign and domestic corporations, providing additional fees for certain delinquencies, adding a new section to Chapter 227 of the Laws of 1929 to be numbered 5½, and declaring that this act shall take

effect immediately," have compared same with the original bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, W. P. Gray.

On motion of Senator Arnold, the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 103, entitled: "An Act relating to false statements, rumors and predictions; making the instigation, circulation and transmission of, and the counseling, advising or inducing of others to instigate, circulate or transmit, such statements, rumors, and predictions a gross misdemeanor, and amending Sections 2432-1 of Remington's Compiled Statutes," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, W. P. Gray.

On motion of Senator Arnold, the report of the committee was received.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 1, 1933.

Your Committee on Enrolled Bills, to whom was referred Enrolled Substitute Senate Bill No. 41, entitled: "An Act relating to fisheries, providing for the regulation of the taking of clams or mussels, amending Sections 1 and 2, Chapter 74, Laws of 1931, and declaring an emergency," have compared same with the Original Substitute Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, W. P. Gray.

On motion of Senator Arnold, the report of the committee was received.

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

We, your Committee on Dairy and Livestock, to whom was referred House Bill No. 457, entitled: "An Act relating to and providing for the quarantine of domestic animals, for the prevention and eradication of diseases of domestic animals, and amending Sections 1 and 15 of Chapter 165 of the Laws of 1927," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Scott M. Ryan, Chairman.

We concur in this report: John Heffron, Kebel Murphy, F. G. Barnes, W. J. Knutzen.

On motion of Senator Ryan (Scott M.), the report of the committee was received and the bill was placed on general file.

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

We, your Committee on Reclamation and Irrigation, to whom was referred House Bill No. 360, entitled: "An Act appropriating moneys from the Reclamation Revolving Fund for the payment of costs, expenses and fees in the case of State of Washington v. State of Oregon, providing for the levy and collection of assessments on lands involved for the reimbursement of such funds and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

John H. Ferryman, Chairman.

We concur in this report: D. V. Morthland, John Heffron, C. F. Stinson, W. G. Ronald.

On motion of Senator Ferryman, the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred Senate Bill No. 396, entitled: "An Act relating to the construction, maintenance and operation of a bridge and approaches thereto across Deception Pass and Canoe Pass in Island and Skagit Counties," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

GEO. W. ROUP, Chairman.

We concur in this report: John Heffron, E. L. Howard, John F. Worum, H. L. Nelson, Evert Arnold, E. J. Cleary, W. G. Hartwell, C. Nifty Garrett, Geo. W. Lovejoy.

On motion of Senator Roup, the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER. OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

We, your Committee on Public Utilities, to whom was referred Senate Bill No. 377, relating to public service companies, amending Sections 26, 27, 28, 29, 30, 31, 32, 33, 34, 54, 70, and 74 of Chapter 117 of the Session Laws of 1911 (Sections 10362, 10363, 10364, 10365, 10366, 10367, 10368, 10369, 10370, 10390, 10406 and 10410 of Remington's Compiled Statutes) so as to include the regulation of steam heating plants, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Ed. Peirce, Chairman.

We concur in this report: Ralph Metcalf, C. F. Stinson, John H. Ferryman, J. H. Ryan, Geo. A. Lovejoy, P. Frank Morrow.

On motion of Senator Peirce, the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER,

Mr. President: OLYMPIA, WASH., March 1, 1933.

We, your Committee on Public Utilities, to whom was referred House Bill No. 390, relating to refunds of overcharges made by public service companies; prescribing procedure in matters relating thereto, and amending Section 10433 of Remington's Compiled Statutes of Washington, and repealing Sections 10434, 10435, 10436, 10437, 10438 and 10439 of Remington's Compiled Statutes of Washington have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass. ED PEIRCE, Chairman.

We concur in this report: Ralph Metcalf, John H. Ferryman, C. F. Stinson, J. H. Ryan, Geo. A. Lovejoy, P. Frank Morrow.

On motion of Senator Peirce, the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 1, 1933.

We, your Committee on Industrial Insurance, to whom was referred Senate Bill No. 95, entitled: "An Act relating to the compensation and medical and surgical care of workmen engaged in extrahazardous employment, and repealing Section 15, Chapter 28, of the Laws of 1917; Section 5, Chapter 129, of the Laws of 1919; Section 12, Chapter 182, of the Laws of 1921; and Section 9, Chapter 310, of the Laws of 1927," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

P. FRANK MORROW, Chairman.

We concur in this report: D. O. Nugent, Paul Mehner, F. R. Marshall, Don Cary Smith.

On motion of Senator Morrow, the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

We, a majority, your Committee on Elections and Privileges, to whom was referred Senate Bill No. 353, entitled: "An Act relating to elections and the appointment of election officers and amending Section 5158, Remington's Compiled Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

DON CARY SMITH, Chairman.

We concur in this report: H. L. Nelson, John F. Worum, P. Frank Morrow, W. P. Gray, F. R. Marshall.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

We, minority, your Committee on Elections and Privileges, to whom was referred Senate Bill No. 353, entitled: "An Act relating to elections and the appointment of election officers and amending Section 5158, Remington's Compiled Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

...., Chairman,

We concur in this report: Charles H. Voss, Paul Houser, K. W. Reardon.

On motion of Senator Smith (Don Cary), the reports of the committee were received and the bill was placed on general file.

Senator Houser gave notice that tomorrow at the proper time he would move to amend Senate Rule No. 45.

The President announced he was about to sign Senate Bills Nos. Substitute 41, 103 and 225.

The Secretary read:

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., February 28, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred Engrossed House Bill No. 12, entitled: "An Act creating a commission for the development of the Columbia Basin project; defining its powers and duties; appropriating funds for such purpose; and declaring an emergency," have had the same under consideration, and we do respectfully report the same back with the recommendation that the Senate recede from their amendment to said bill.

Senate Members:

House Members:
E. F. Banker.

JOHN H. FERRYMAN, D. W. MORTHLAND, C. F. STINSON.

S. J. McDonnell, W. P. Hews.

On motion of Senator Morthland, the report of the conference committee was adopted.

Senator Morthland moved that the Senate recede from Senate amendment to Engrossed House Bill No. 12.

The motion carried.

The Secretary called the roll on the final passage of Engrossed House Bill No. 12, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan

(Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams—38.

Those voting nay were: Senators Ferryman, Knutzen, Landon, Marshall, Morrow, Worum—6.

Those absent or not voting were: Senators Bishop, Reardon-2.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Smith (Don Cary), the chairmen of the Roads and Bridges Committee, Revenue and Taxation Committee, and Appropriations Committee were excused.

The Secretary read:

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 1, 1933.

To the Honorable, the Senate of the State of Washington:

LADIES AND GENTLEMEN:

I have the honor to advise that the Governor has approved the following Senate Bills, entitled:

Senate Bill No. 111: "An Act relating to the salary and compensation of certain appointive state officers and employees, and declaring that this act shall take effect immediately."

Senate Bill No. 210: "An Act amending Section 20, Chapter 130, Session Laws of 1925, Extraordinary Session, relating to revenue and taxation, and declaring that this act shall take effect immediately." Very truly yours,

RICHARD HAMILTON, Secretary to the Governor.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 2, 1933.

To the Honorable, the Senate of the State of Washington:

LADIES AND GENTLEMEN:

I have the honor to advise that the Governor has approved the following Senate Bill, entitled:

Senate Bill No. 389: "An Act relating to banks and banking, the stabilization and reorganization of banks, defining banks, extending the powers of the supervisor of banking, repealing Chapter 44 of the Laws of 1933, and declaring an emergency."

Very truly yours,

RICHARD HAMILTON, Secretary to the Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, March 1, 1933.

To the Honorable, the Senate of the State of Washington:

For the purpose of advising the Legislature of the State of Washington of the action taken by the Congress of the United States, so that you may take such action as may be deemed advisable or expedient, I am herewith transmitting a copy of a Resolution of Congress entitled: "Joint Resolution Proposing an Amendment to the Constitution of the United States," passed during the second session of the Seventy-second Congress of the United States. Respectfully,

CLARENCE D. MARTIN, Governor.

SEVENTY-SECOND CONGRESS OF THE UNITED STATES OF AMERICA: AT THE SECOND SESSION

Begun and held at the City of Washington on Monday, the fifth day of December, one thousand nine hundred and thirty-two.

JOINT RESOLUTION.

Proposing an amendment to the Constitution of the United States.

Resolved, by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein), That the following article is hereby proposed as an amendment to the Constitution of the United States, which shall be valid to all intents and purposes as part of the constitution when ratified by conventions in three-fourths of the several States:

"ARTICLE ---

"SECTION 1. The eighteenth article of amendment to the Constitution of the United States is hereby repealed.

"Sec. 2. The transportation or importation into any State, Territory, or possession of the United States for delivery or use therein of intoxicating liquors, in violation of the laws thereof, is hereby prohibited.

"SEC. 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by conventions in the several states, as provided in the Constitution, within seven years from the date of the submission hereof to the States by the Congress."

JNO. N. GARNER,

Speaker of the House of Representatives. CHARLES CURTIS,

> Vice President of the United States and President of the Senate.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

The House has concurred in Senate Amendments to Engrossed House Bill No. 94, and passed the bill as amended by the Senate. O. H. OLSON, Chief Clerk.

> House of Representatives, OLYMPIA, WASH., March 2, 1933.

Mr. President: The House has concurred in Senate amendment to Engrossed House Bill No. 191,

and passed the bill as amended. O. H. OLSON, Chief Clerk.

House of Representatives, OLYMPIA, WASH., March 1, 1933. MR. PRESIDENT:

The Speaker has signed House Bill No. 287; also The Speaker has signed Senate Bill No. 210; also The House has passed Substitute Senate Bill No. 41; also Engrossed Senate Bill No. 103; also Senate Bill No. 225; also Senate Bill No. 248, and the same are herewith transmitted. O. H. OLSON, Chief Clerk.

House of Representatives, MR. PRESIDENT: OLYMPIA, WASH., March 1, 1933.

The House has passed Engrossed Senate Bill No. 267 with the following amendments:

Amend Section 2, in line 3, strike the words "by and with the consent of the Senate";.

Amend Section 4, line 27 of the printed bill. Strike the words "State Land Commission" and insert in lieu thereof the words "State Board of Land Commissioners"; and the same is herewith transmitted. O. H. OLSON, Chief Clerk.

Senator Norman moved that the Senate concur in the House amendments to Engrossed Senate Bill No. 267 and that the bill be placed on final passage.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 267, as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams—41.

Those voting nay were: Senator Worum-1.

Those absent or not voting were: Senators Bishop, Marshall, Reardon, Roup-4.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 1, 1933

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 28 with the following amendments:

Amend Section 3 in line nine of the printed bill, strike the period (.) and in lieu thereof insert a colon (:) and add the following: "Provided further, That wards of the United States government shall not be entitled to such relief."

Amend Section 9, line 4, page 4 of the original bill, being line 2 of the printed bill, strike the word "shall" and insert in lieu thereof the word "may" and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

On motion of Senator Palmer, the Senate refused to concur in House amendments to Engrossed Senate Bill No. 28, and requested the House to recede therefrom.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 1, 1933.

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 155, with the following amendments:

Amend Section 1, line 15 of the printed bill, after the word "children", strike the following words: "and licensed by the Division of Child Welfare,".

Amend Section 2, in line 12 of the Engrossed bill, being line 13 of the printed bill, strike the period (.) and insert in lieu thereof a semicolon (;) and add the following: "Provided, That the foregoing information shall be divulged only when it will inure to the benefit of the child.",

and the same is herewith transmitted.

O. H. OLSON, Chief Clerk.

On motion of Senator Malstrom, the Senate concurred in House amendments to Engrossed Senate Bill No. 155.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 155, as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—41.

Those absent or not voting were: Senators Bishop, Chamberlin, Marshall, Reardon, Roup—5.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 1, 1933.

The House has passed Engrossed Senate Bill No. 146 with the following amendment:

Amend Section 1, in line 13 of the original bill, being line 6 of the printed bill, between the words "located" and "to" insert the following: "to correct such defects, and",

and the same is herewith transmitted.

O. H. OLSON, Chief Clerk.

On motion of Senator Heffron, the Senate refused to concur in House amendments to Engrossed Senate Bill No. 146 and requested the House to recede therefrom.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 1, 1933.

MR. PRESIDENT:

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 27 with the following amendments:

Amend Section 2, in line 12 of the printed bill. Strike the period (.) and insert the following words: "such plans and specifications to include a legal description of all the property to be affected."

Amend Section 3 in line 6 of the printed bill. After the comma (,) and before the word "no" insert the following words: "or if the owners of more than one-half of the property affected by the proposed improvement by petition protest such improvement",

and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

On motion of Senator Cox, the Senate refused to concur in House amendments to Engrossed Senate Bill No. 27 and requested the House to recede therefrom.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives,

MR. PRESIDENT:

OLYMPIA, WASH., March 1, 1933.

The House has passed Engrossed Senate Bill No. 215 with the following amendments:

Amend Section 2 by striking the whole thereof.

Amend the bill by renumbering Sec. 3 to read "Sec. 2."

Amend Sections 4 and 5 by striking the whole thereof.

Amend the title. Substitute a period (.) for the comma (,) after the figures "1923" and strike the remainder of the title.

and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

On motion of Senator Gable, the Senate concurred in House amendments to Engrossed Senate Bill No. 215.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 215, as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—43.

Those absent or not voting were: Senators Bishop, Reardon, Roup-3.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 1, 1933.

MR. PRESIDENT:

The House has passed Senate Bill No. 248 with the following amendments:

"Amend Section 1 as follows: Add line 27½, page 1 of the original bill; same

being line 18½ of the printed bill;
"For the Department of Business Control": In line 29, page 1 of the original bill, being line 19 of the printed bill, after the word "chambers" add the sum of (\$600.00),".

And in line 29, page 1 of the original bill, the same being line 20 of the printed bill after the word "of" strike the word "legislative".

In line 31, page 1 of the original bill, the same being line 20 of the printed bill, after the word "equipment" strike the figures "5,000.00" and substitute therefor the figures "\$1,400.00".

Strike all of lines 5, 6, 7, and 8 on page 2 of the original bill, the same being lines 25, 26, 27 and 28 of the printed bill.

and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

On motion of Senator Landon, the Senate refused to concur in House amendment to Senate Bill No. 248 and requested the House to recede therefrom.

GENERAL FILE.

Re-engrossed House Bill No. 149, by Mr. Gehlen, entitled: "An Act authorizing the Director of Agriculture to appoint a state chemist, requiring the payment of certain fees, the recording of the analyses of commercial feeding stuffs, commercial fertilizers and livestock remedies, establishing a standard sack, providing for the enforcement and prescribing penalties for the violation thereof, amending Section 2729 of Remington's Compiled Statutes and making an appropriation," was read the third time.

On motion of Senator Norman, the Senate resolved itself into a committee of the whole to consider Re-engrossed House Bill No. 149.

The bill was considered in the committee of the whole, Senator Foss in the chair, and reported back to the Senate with the recommendation that it do pass. On motion of Senator Foss the report of the committee was adopted.

Senator Houser moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

On motion of Senator Houser, the special order set for 12:00 o'clock noon was advanced until 2:00 o'clock p.m.

The Secretary called the roll on the final passage of Re-engrossed House Bill No. 149, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Barnes, Cleary, Cox, Foss, Gray, Heffron, Houser, Howard, Knutzen, Lovejoy, Metcalf, Morthland, Norman, Palmer, Roup, Smith (Horace E.), Steele, Stinson, Todd—19.

Those voting nay were: Arnold, Chamberlin, Dawson, Ferryman, Gable, Garrett, Hartwell, Landon, Lunn, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Nugent, Peirce, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Thein, Voss, Williams, Worum—25.

Those absent or not voting were: Senators Bishop, Reardon-2.

The bill, having failed to receive the constitutional majority, was declared lost.

Senator Chamberlin gave notice that at the proper time he would move to reconsider the vote by which Re-engrossed House Bill No. 149 failed to pass the Senate.

On motion of Senator Palmer, the further call of the Senate was dispensed with.

At 12:09 o'clock p. m., on motion of Senator Palmer, the Senate recessed until 1:30 o'clock p. m.

AFTERNOON SESSION.

The Senate was called to order at 1:30 o'clock p. m. by President Victor A. Mevers.

On motion of Senator Heffron, the rules were temporarily suspended and the Senate referred back to the second order of business.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., March 2, 1933.

MR. PRESIDENT:

We, your Committee on Banks and Banking, to whom was referred Senate Bill No. 185, entitled: "An Act relating to depositaries for public funds, including state, county, cities and towns; and providing that such depositaries may deposit certain securities, and amending Section 2, Chapter 87 of the Laws of 1931 (Section 5551 Remington's Compiled Statutes), and amending Section 5565 Remington's Compiled Statutes, and adding a new section to Remington's Compiled Statutes, to be known as Section 5572-1 and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass as amended:

Amend the bill by striking, after the enacting clause, the whole thereof, and substituting in lieu thereof the following:

"SECTION 1. That Section 64 of Remington's Compiled Statutes, 1927 Supplement, be and the same hereby is amended to read as follows:

"Section 64. No court shall be open, nor shall any judicial business be transacted, on a legal holiday, except:

- "1. To give, upon their request, instructions to a jury when deliberating on their verdict;
 - "2. To receive the verdict of a jury;
- "3. For the exercise of the powers of a magistrate in a criminal action, or in a proceeding of a criminal nature;
- "4. For hearing applications for and issuing writs of habeas corpus, injunction, prohibition and attachment.

"The Governor, in declaring any legal holiday, in his discretion, may provide in his proclamation that such holiday shall not be applicable to the courts of or within the state.

"Sec. 2. This act is necessary for the immediate support of the state government and its existing public institutions and shall take effect immediately."

Amend the title by striking the whole thereof and substituting in lieu thereof the following:

"An Act relating to courts, amending Section 64 of Remington's Compiled Statutes, 1927 Supplement, and declaring an emergency." John Heffron, Chairman.

We concur in this report: Henry Foss, Kathryn E. Malstrom, W. P. Gray, Kebel Murphy, Geo. W. Roup, Don Cary Smith.

On motion of Senator Heffron, the rules were temporarily suspended, the report of the committee was received and the bill was read the third time and placed on final passage.

On motion of Senator Heffron, the committee amendments were adopted.

The Secretary called the roll on the final passage of Senate Bill No. 185,

as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Knutzen, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—38.

Those absent or not voting were: Senators Bishop, Cox, Howard, Landon, Marshall, Reardon, Roup, Smith (Horace E.)—8.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

We, your Committee on Public Buildings and Grounds, to whom was referred Engrossed House Bill No. 389, entitled: "An Act relating to the employment of skilled and common labor, construction of capitol buildings at the state capitol, improving the grounds thereof, issuing bonds against the capitol building land grant, and making an appropriation and declaring that this act shall take effect immediately," have had the same under consideration, and we repectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: Paul Mehner, F. G. Barnes, E. B. Palmer, Geo. A. Lovejoy.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Re-engrossed House Bill No. 48, entitled: "An Act relating to will contests; establishing the burden of proof, and amending Section 1387 of Remington's Compiled Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: Kathryn E. Malstrom, Daniel Landon, Paul Houser, Chas. Gable, Evert Arnold, Ralph Metcalf.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1933.

MR. PRESIDENT:

We, your Committee on Insurance, to whom was referred Senate Bill No. 369, entitled: "An Act relating to insurance; bonds of surety companies in connection therewith, and amending Section 193, Chapter 49, Laws of 1911," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Geo. A. Lovejoy, Chairman.

We concur in this report: C. Nifty Garrett, Evert Arnold, Kebel Murphy, Harry L. Williams, Chas. F. Stinson.

On motion of Senator Lovejoy the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 21, 1933.

MR. PRESIDENT:

We, your Committee on Public Morals, to whom was referred Senate Joint Resolution No. 6, the title of which is: Relating to the appointment by the Governor of a commission of nine members to study the various forms of liquor control, regulation and distribution, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

H. L. WILLIAMS, Chairman.

We concur in this report: Paul Houser, Evert Arnold, Don Cary Smith, Fred Norman, D. O. Nugent.

On motion of Senator Williams the report of the committee was received and the bill was placed on general file.

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., March 2, 1933.

We, your Committee on Memorials, to whom was referred Senate Joint Memorial No. 11, relating to federal aid for the development of the natural resources of the Territory of Alaska, have had the same under consideration, and we respectfully report the same back to the Senate without recommendation.

RALPH METCALF, Chairman.

We concur in this report: Scott M. Ryan, Geo. W. Roup.

On motion of Senator Metcalf the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 2, 1933.

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 185, entitled: "An Act relating to courts, amending Section 64 of Remington's Compiled Statutes, 1927 Supplement, and declaring an emergency," have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

Walter J. Lunn, Chairman.

We concur in this report: Wm. C. Dawson, J. W. Thein.

On motion of Senator Lunn the report of the committee was received.

The Committee on Judiciary recommended that Engrossed House Bill No. 271 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Insurance recommended that Engrossed Senate Bill No. 281 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

GENERAL FILE.

House Bill No. 159, by Mr. Peterson, entitled: "An Act relating to legislative districts and changing the boundaries of the fourth and fifth senatorial and representative districts," was read the third time.

The Secretary called the roll on the final passage of House Bill No. 159, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Mehner, Morrow, Morthland, Murphy, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Stinson, Thein, Todd, Voss, Williams—36.

Those voting nay were: Senators Metcalf, Nelson-2.

Those absent or not voting were: Senators Bishop, Cox, Landon, Marshall, Reardon, Smith (Horace E.), Steele, Worum—8.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 36.

On motion of Senator Houser, Engrossed Substitute House Bill No. 36 was made a special order of business for 10:00 o'clock a. m. Monday morning.

On motion of Senator Houser, consideration of the remaining House Bills on the calendar for Thursday, March 2, was ordered to follow the special order set for 10:00 o'clock Monday morning.

The hour of 2:00 o'clock having arrived, the Senate took up the special order set for that hour.

SPECIAL ORDER.

Senators Ferryman, Voss and Malstrom demanded a call of the Senate.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senators Bishop, Reardon and Steele, who were previously excused, and Senators Cox, Foss, Heffron, Landon, Marshall, Murphy, Nelson, Norman, Nugent and Roup.

The Sergeant-at-Arms was instructed to bring in the absent Senators.

Senator Chamberlin moved that the Senate and House meet in joint session to hear representatives of the unemployed.

The motion lost.

Senator Gray moved to proceed under the call of the Senate.

The motion carried.

Substitute Senate Bill No. 44, by Senators Malstrom and Smith (Don Cary), entitled: "An Act relating to and regulating the practices of hair-dressing and beauty culture and the conducting of schools for the teaching of such practices, providing for the licensing of persons to practice hair-dressing and beauty culture, and to conduct schools for the teaching thereof, creating a State Board of Hairdressers and Beauty Culturists, providing penalties, amending Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18 and 19 of Chapter 281 of the Laws of 1927, and declaring an emergency." was read the third time.

Senator Arnold moved the adoption of the following amendment:

Amend Section 2, line 5 after the word "person" insert the following: "including trimming of mustaches and clipping of beards."

Senator Lovejoy moved that the amendment be laid on the table without taking the bill with it.

The motion carried.

On motion of Senator Chamberlin the following amendment was adopted:

Amend Sec. 5, line 19 of the printed bill, after the word "he" insert the words "or she".

Senator Chamberlin moved the adoption of the following amendment:

Amend Section 3 by adding the following: "The term 'he' shall also mean 'she', and the term 'she' shall also mean 'he', and the term 'his' shall also mean 'hers', and the term 'hers' shall also mean 'his' ".

Senator Ronald moved that the amendment by Senator Chamberlin be laid on the table without taking the bill with it.

The motion carried.

On motion of Senator Howard the following amendment was adopted:

Amend Sec. 5, line 5, strike the words "has the equivalent of a high school education".

Senator Morrow moved the adoption of the following amendment:

Amend Section 5, line 39, by striking the entire paragraph.

Senator Murphy moved that the amendment by Senator Morrow be laid upon the table without taking the bill with it.

The motion carried.

On motion of Senator Lovejoy the following amendment was adopted:

Amend Sec. 5, line 41 of the printed bill, by inserting the word "an" after the word "receive" and striking the letter "s" from the word "licenses".

On motion of Senator Hartwell, the following amendment was adopted:

Amend Sec. 6, line 12 of the printed bill, strike the words "is a shop owner" and the semi-colon following those words.

On motion of Senator Hartwell the following amendment was adopted:

Amend Sec. 6, line 20 of the printed bill, strike the words and figures "ten dollars (\$10.00)" and substitute therefor "seven dollars (\$7.00)".

On motion of Senator Hartwell the following amendment was adopted:

Amend Sec. 7, line 14 of the printed bill, after the word "qualified" add a period and beginning with the semi-colon strike the balance of the section.

On motion of Senator Hartwell the following amendment was adopted:

Amend Sec. 11, line 6 of the printed bill, by striking the word "board" and inserting the word "director".

On motion of Senator Hartwell the following amendment was adopted:

Amend Sec. 12, line 3 of the printed bill, strike the words "Upon recommendation of the board" and capitalize the letter "t" following.

On motion of Senator Murphy the following amendment was adopted:

Amend Sec. 15 by striking lines 3, 4, 5, and 6 of the printed bill.

On motion of Senator Ryan (J. H.), the following amendment was adopted:

Amend Sec. 15, line 19 of the printed bill, by striking the words "or use for residential purposes".

On motion of Senator Ryan (J. H.), the following amendment was adopted:

Amend Sec. 15, line 21 of the printed bill, after the word "sleeping" strike the words "or residential".

On motion of Senator Ryan (J. H.), the following amendment was adopted:

Amend Sec. 15, line 21 of the printed bill, after the "period (.)" strike the remainder of the paragraph.

On motion of Senator Palmer the following amendment was adopted:

Amend Sec. 16, by striking all after the word and figures "Section 16" in lines 3 and 8, inclusive, and inserting in lieu thereof the following:

"Nothing in this act shall prohibit any duly licensed practitioner of any of the various healing arts licensed by the state from legally practicing such profession in accord with the state law regulating the practice of such profession; nor shall any person be required under any of the provisions of this act to secure a license in order to practice manicuring in a barber shop. Nothing in this act shall prohibit any duly licensed barber from practicing barbering as defined in the existing state barber law: Provided, That the state barber examining committee shall be empowered to examine licensed barbers as to whether they are qualified to practice marcelling and/or permanent waving of the hair, and any such barber securing a passing grade of seventy-five per cent in either or both such arts shall have his barber's license extended to include the practice of either or both such arts by the state director of licenses".

Senators Murphy, Ryan (J. H.), and Gray demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Substitute Senate Bill No. 44, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox. Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Smith (Don Cary), Smith (Horace E.), Stinson, Thein, Todd, Voss, Williams—34.

Those voting nay were: Senators Arnold, Houser, Landon, Marshall, Mehner, Morrow, Ryan (J. H.), Ryan (Scott M.), Worum—9.

Those absent or not voting were: Senators Bishop, Reardon, Steele—3. The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Malstrom, Substitute Senate Bill No. 44 was ordered immediately engrossed and transmitted to the House.

Senate Bill No. 57:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1933.

MR. PRESIDENT:

We, the majority, your Committee on Revenue and Taxation, to whom was rereferred Senate Bill No. 57, relating to taxation of publicly owned public utilities, providing for a tax thereon measured by gross earnings, providing a method for determining the amount thereof, and the method for the assessment and collection thereof, providing penalties, and declaring that this act shall take effect immediately, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass as amended:

Amend Section 1, line 9 of the original bill, the same being Section 1, line 3 of the printed bill, after the words "heating system" by striking out the words "water system".

Amend Sec. 2, line 6 of the original bill, the same being Sec. 2, line 4 of the printed bill, by striking the comma after the word "provided" and placing a colon in lieu thereof; by striking the balance of the section, after the colon, and inserting in lieu thereof, the following:

"(a) At the rate of one and twenty-five hundredths per centum (1.25%) of the gross earnings of the utility for the next preceding taxable year on all publicly owned utilities within the corporate limits of the cities owning and operating such utility."

"(b) At the rate of five per centum (5%) of the gross earnings of the utility for the next preceding taxable year on all publicly owned utilities outside the corporate limits of the cities owning and operating such utility".

Amend Sec. 3, line 15, subdivision (b) of the original bill, the same being Sec. 3, line 5, subdivision (b) of the printed bill, striking out the entire subdivision (b).

..... Chairman.

We concur in this report: Chas. Gable, Ralph Metcalf, W. P. Gray, Wm. C. Dawson, John Heffron, F. G. Barnes, W. J. Knutzen, John F. Worum.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1933.

MR. PRESIDENT:

We, the minority, your Committee on Revenue and Taxation, to whom was rereferred Senate Bill No. 57, relating to taxation of publicly owned utilities, providing for a tax thereon measured by gross earnings, providing a method for determining the amount thereof, and the method for the assessment and collection thereof, providing penalties, and declaring that this act shall take effect immediately, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

Paul Mehner, Chairman.

We concur in this report: Geo. C. Chamberlin, D. O. Nugent, P. Frank Morrow.

On motion of Senator Mehner, the reports of the committee were received and the bill was read the third time.

On motion of Senator Gray, the committee amendment to Section 1 was adopted.

On motion of Senator Gray, the following amendment was adopted:

Amend Section 1, line 7 of the printed bill, after the word "district" strike the words "or water district".

Senator Gray moved the adoption of the committee amendment to Section 2.

The motion carried.

Senator Morthland moved to reconsider the vote by which the committee amendment to section 2 was adopted.

The motion carried.

Senator Morthland moved that the committee amendment to Section 2 be laid upon the table without taking the bill with it.

The motion carried.

Senator Gray moved the adoption of the following as a substitute for the committee amendment to Section 2:

Amend Sec. 2, line 4 of the printed bill, after the word "provided" strike the comma and insert a colon and strike the balance of the sentence and insert the following: "(a) from its gross earnings derived from the sale of its commodity or otherwise within its own corporate limits one and one-quarter per centum (1½).

"(b) from its gross earnings derived from the sale of its commodity or otherwise

outside its own corporate limits, five per centum (5%)".

Senator Morthland moved the adoption of Senator Gray's amendment to Section 2.

The motion carried.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 2, 1933.

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 185, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

REPORT OF COMMITTEE ON ENROLLED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 2, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 185, entitled: "An Act relating to courts, amending Section 64 of Remington's Compiled Statutes, 1927 Supplement, and declaring an emergency," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, W. J. Knutzen, C. Nifty Garrett.

On motion of Senator Arnold, the report of the committee was received. The President announced he was about to sign Senate Bill No. 185.

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 2, 1933.

MR. PRESIDENT:

The Speaker has signed Senate Bill No. 185, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Consideration of Senate Bill No. 57 was resumed.

Senator Gray moved the adoption of the following amendment:

Amend Section 1, line 12 after the word "therewith" insert a period "(.)" and strike the balance of the sentence.

Senator Chamberlin moved that the amendment by Senator Gray be laid on the table without taking the bill with it.

The motion carried.

On motion of Senator Gray, the committee amendment to Section 3 was adopted.

Senator Lovejoy moved the adoption of the following amendment:

Amend Section 1, line 3 of the printed bill after the words "heating system" strike the "comma (,)" and all thereafter to and including "and systems" in line 4.

The amendment lost.

Senator Arnold moved the adoption of the following amendment:

Amend Section 1, line 4 after the word "auditorium" insert "irrigation system".

The amendment lost.

Senator Nugent moved the adoption of the following amendment:

Amend Section 1, line 2 of the printed bill after the word "any" strike all to and including "systems" in line 2.

The amendment lost.

Senators Cox, Chamberlin, and Cleary moved the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 57, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Gable, Garrett, Gray, Hartwell, Heffron, Knutzen, Lunn, Morthland, Murphy, Nelson, Norman, Palmer, Roup, Smith (Horace E.), Stinson, Thein, Todd, Voss, Williams, Worum—25.

Those voting nay were: Senators Chamberlin, Ferryman, Foss, Houser, Howard, Landon, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Nugent, Peirce, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary)—18.

Those absent or not voting were: Senators Bishop, Reardon, Steele—3.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Arnold gave notice that at the proper time he would move to reconsider the vote by which Senate Bill No. 57 passed the Senate.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 2, 1933.

MR. PRESIDENT:

The Speaker has signed House Bill No. 207; also House Bill No. 424, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

The President announced that he was about to sign House Bills Nos. 207 and 424.

Senator Ferryman moved that Senate Bill No. 287 be rereferred to the Committee on Reclamation and Irrigation.

Senator Gray moved that the motion of Senator Ferryman be laid on the table without taking the bill with it.

The motion carried.

Senate Bill No. 287, by Senators Chamberlin, Mehner, Smith (Horace E.), Gable, Malstrom, Thein and Barnes, entitled: "An Act relating to and providing for the development of the Grand Coulee power and irrigation project including the lands lying within and adjacent to the Columbia basin

area; providing for state aid in connection therewith; for the relief of the unemployed by means of labor thereon; authorizing certain state officers to execute the necessary instruments and contracts in connection therewith; providing for the financing of such development; making an appropriation; and providing that this act shall take effect immediately," was read the third time.

On motion of Senator Houser, the Senate resolved itself into a committee of the whole to consider Senate Bill No. 287.

The bill was considered in the committee of the whole, with Senator Heffron in the chair.

The committee of the whole reported progress, with the recommendation that Senate Bill No. 287 be made a special order of business at 8:00 o'clock p. m.

Senator Houser moved that the recommendation of the committee of the whole be adopted.

On motion of Senator Marshall, the Senate resolved itself into a committee of the whole to consider Senate Bill No. 383.

The bill was considered in the committee of the whole, with Senator Heffron in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Marshall, the report of the committee was adopted. Senator Houser moved that the reading had in the committee of the whole of Senate Bill No. 383 be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

The Secretary called the roll on the final passage of Senate Bill No. 383, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Stinson, Thein, Todd, Voss, Williams—39.

Those voting nay were: Senators Landon, Lunn-2.

Those absent or not voting were: Senators Bishop, Foss, Reardon, Steele, Worum—5.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Lovejoy, Senate Bill No. 383 was ordered immediately transmitted to the House.

On motion of Senator Houser, Senate Bill No. 287 was made a special order of business for 8:00 o'clock p. m.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 2, 1933.

MR. PRESIDENT:

The Speaker has signed House Bill No. 89, also House Bill No. 94, also House Bill No. 136, also House Bill No. 176, also House Bill No. 185, also the Speaker has signed Substitute Senate Bill No. 41; also Senate Bill No. 225; also Senate Bill No. 103, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 2, 1933.

MR. PRESIDENT:

The House has passed House Bill No. 309, also House Bill No. 196, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

The Secretary read:

REPORT OF COMMITTEE ON ENROLLED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 2, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 215, entitled: "An Act relating to education, defining the powers and duties of the State Board of Education, providing for the certification of teachers, amending Sections 4529 and 4977 of Remington's Compiled Statutes, and Section 7 of Chapter 175 of the Laws of 1923"; also

Enrolled Senate Bill No. 155, entitled: "An Act relating to the welfare of minor children, their care, custody, control and adoption, and providing penalties"; also

Enrolled Senate Bill No. 267, entitled: "An Act providing for the survey, definite location, construction, maintenance, operation and disposal to the United States of canals connecting Puget Sound with Grays Harbor, Grays Harbor with Willapa Harbor and Willapa Harbor with the Columbia River, creating a canal commission, defining its powers and duties, making an appropriation and for other purposes declaring an emergency and providing that this act shall take effect immediately"; have compared same with the Engrossed Bills and find them correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, W. J. Knutzen.

On motion of Senator Arnold the report of the committee was received.

On motion of Senator Houser, the further call of the Senate was dispensed with.

The President announced he was about to sign Senate Bill No. 155, also Senate Bill No. 215, also Senate Bill No. 267, also House Bill No. 89, also House Bill No. 94, also House Bill No. 136, also House Bill No. 176, also House Bill No. 185.

At 5:12 o'clock p. m., on motion of Senator Houser, the Senate recessed until 7:45 o'clock p. m.

EVENING SESSION.

The Senate was called to order by President Pro Tempore Ronald at 7:45 o'clock p. m.

On motion of Senator Houser, the Senate referred back to the second order of business.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

We, your Committee on Fisheries, to whom was referred House Bill No. 401, entitled: "An Act relating to taking fish with dip net from the Nooksack River,"

have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

FRED NORMAN, Chairman.

We concur in this report: F. G. Barnes, Henry Foss, Chas. Gable, Scott M. Ryan, E. J. Cleary, H. L. Nelson.

On motion of Senator Norman the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 2, 1933.

We, your Committee on Banks and Banking, to whom was referred Senate Bill No. 235, entitled: "An Act relating to state funds; providing for and regulating deposits thereof with banks and trust companies, and for the awarding of such deposits on competitive bids; providing penalties; amending Sections 5548 and 5549 of Remington's Compiled Statutes; amending Title XXXIII, of Chapter IX of Remington's Compiled Statutes by adding thereto five new sections to be designated as Section 5548-1, Section 5548-2, Section 5548-3, Section 5548-4 and Section 5548-5; repealing Section 5550 of Remington's Compiled Statutes; and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

JOHN HEFFRON, Chairman.

We concur in this report: Geo. C. Chamberlin, Kathryn E. Malstrom, Geo. W. Roup, Kebel Murphy, H. L. Williams.

On motion of Senator Heffron the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER,

Mr. President:

OLYMPIA, WASH., March 1, 1933.

We, your Committee on Medicine, Dentistry, Pure Foods and Drugs, to whom was referred Senate Bill No. 60, entitled: "An Act regulating and licensing the practice of Sanipractic, creating a committee for such physicians, defining the powers and duties of such committee, defining the term 'Sanipractic'; regulating the use of certain professional terms and abbreviations, creating a sanipractic physicians' fund, defining unprofessional conduct, defining an authorized sanipractic institution, defining sanipractic surgery, defining anesthesia, creating and appropriating license fees, prescribing penalties for violation of this act, and repealing all acts and parts of acts in conflict herewith," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

D. O. NUGENT, Chairman.

We concur in this report: W. P. Gray, J. H. Ryan, W. J. Lunn, Horace E. Smith, John H. Ferryman.

On motion of Senator Nugent the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER,

MR. PRESIDENT: OLYMPIA, WASH., March 1, 1933.

We, your Committee on Medicine, Dentistry, Pure Foods and Drugs, to whom was referred Senate Bill No. 308, entitled: "An Act relating to and providing for the issuance, revocation and suspension of licenses for certain professions and callings; providing for the appointment of committees therefor, and defining their powers and duties; amending Section 99 of Chapter 7 of the Laws of 1921; amending Chapter 7 of the Laws of 1921 by adding thereto a new section to be designated as Section 99-1; and repealing all acts and parts of acts in conflict therewith," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

D. O. NUGENT, Chairman.

We concur in this report: W. P. Gray, J. H. Ryan, W. J. Lunn, John H. Ferryman, Kathryn E. Malstrom.

On motion of Senator Nugent the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

We, a majority, your Committee on Medicine, Dentistry, Pure Foods and Drugs, to whom was referred Senate Bill No. 201, entitled: "An Act regulating and licensing the practice of Physio-Medicine and surgery and creating a Board of Examiners for such practitioners, defining the powers and duties of such Board, defining the term 'Physio-Medicine,' defining what shall be unprofessional conduct, defining the term 'College of Physio-Medicine and Surgery,' and providing for the violation of this act and repealing all acts and parts of acts in conflict herewith," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

D. O. Nugent, Chairman.

We concur in this report: W. P. Gray, John H. Ferryman, Horace E. Smith, Kathryn E. Malstrom.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

I concur in this report: J. H. Ryan.

On motion of Senator Nugent the reports of the committee were received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

We, a majority, your Committee on Medicine, Dentistry, Pure Foods and Drugs, to whom was referred Senate Bill No. 380, entitled: "An Act relating to the powers and duties of the State Board of Health, defining their duties and powers thereof, and amending Section 6001 of Remington's Compiled Statutes of the State of Washington, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

D. O. Nugent, Chairman.

We concur in this report: W. P. Gray, W. J. Lunn, John H. Ferryman, Horace E. Smith, Kathryn E. Malstrom.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

I concur in this report: J. H. Ryan.

On motion of Senator Nugent the reports of the committee were received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 2, 1933.

MR. PRESIDENT:

We, your Committee on Memorials, to whom was referred Senate Joint Memorial No. 13, relating to script or special currency, have had the same under consideration, and we respectfully report the same back to the Senate without recommendation.

RALPH METCALF, Chairman.

We concur in this report: Scott M. Ryan, Geo. W. Roup.

On motion of Senator Metcalf the report of the committee was received and the memorial was placed on general file.

MESSAGE FROM THE HOUSE.

The Secretary read:

House of Representatives, Olympia, Wash., March 2, 1933.

MR. PRESIDENT:

The House has passed House Bill No. 381, also the Speaker has signed Senate Bill No. 155, also Senate Bill No. 215, also Senate Bill No. 267, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

GENERAL FILE.

Senate Bill No. 298, by Senator Roup, entitled: "An Act relating to transportation by motor vehicles over the public highways of the State of Washington, limiting the size and weight of such vehicles, and the load thereof, providing penalties for the violation of this act, and repealing all laws and parts of laws in conflict herewith," was read the third time.

Senator Heffron moved the adoption of the following amendment:

Amend Section 1, line 10 of the printed bill by eliminating the words "forty-five" and substituting the words "sixty-five".

The motion carried.

Senator Morthland moved as a substitute the adoption of the following amendment:

Amend Section 1, line 10 of the printed bill by eliminating the words "forty-five" and substituting therefor the word "fifty".

The President ruled the amendment was out of order.

Senator Stinson moved to reconsider the vote by which the amendment by Senator Heffron was adopted.

Senator Roup moved to proceed with the special order set for 8:00 o'clock p. m.

Senator Houser moved as a substitute motion that the special order be deferred until 8:30 o'clock p. m.

The substitute motion carried.

Senator Foss' request to be excused was granted.

SPECIAL ORDER.

The hour of 8:30 o'clock p. m. having arrived, the Senate resumed consideration of Senate Bill No. 287.

On motion of Senator Lovejoy, the Senate resolved itself into a committee of the whole to consider Senate Bill No. 287.

The bill was considered in the committee of the whole, Senator Steele in the chair, and reported back to the Senate with the recommendation that it do pass with the following amendments:

Amend Sec. 2, line 12 of the printed bill as follows: After the word "districts" insert a period "(.)" and strike the remainder of the section.

Amend Sec. 3, line 6 of the printed bill by striking the words "as herein provided".

Amend Sec. 8 by striking the entire section and substituting therefor the following: "There is hereby appropriated from the state emergency relief fund of the state treasury, subject to the approval and direction of the emergency relief commission and/or administration, the sum of Twenty million dollars (\$20,000,000.00), or as much thereof as may be necessary to carry out the provisions of this act, said sum to be in addition to any funds heretofore appropriated therefrom".

On motion of Senator Steele the report of the committee was adopted.

Senator Lovejoy moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

Senator Houser moved that the amendments made in the committee of the whole be adopted.

The motion carried.

The Secretary called the roll on the final passage of Senate Bill No. 287, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cox, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams—36.

Those voting nay were: Senators Cleary, Dawson, Ferryman, Knutzen, Landon, Worum—6.

Those absent or not voting were: Senators Bishop, Reardon, Metcalf, Smith (Don Cary)—4.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Chamberlin, Senate Bill No. 287 was ordered immediately engrossed and transmitted to the House.

The Senate resumed consideration of Senate Bill No. 298.

The motion by Senator Stinson to reconsider the vote by which Senator Heffron's amendment was adopted carried.

The amendment by Senator Heffron lost.

Senator Heffron moved the adoption of the following amendment:

Amend Section 1, line 10, of the printed bill by eliminating the words "forty-five" and substituting therefor the word "sixty".

The motion carried.

On motion of Senator Williams the following amendment was adopted:

Amend Section 1, line 11 of the printed bill by striking the period "(.)" at the end of the sentence and inserting in lieu thereof a comma "(,)" and adding the following: "combinations of vehicles shall consist of not more than two units, truck-tractors and semi-trailers shall be construed to be one vehicle for the purpose of determining length".

On motion of Senator Williams the following amendment was adopted: Strike Sections 2 and 3 of the printed bill, re-numbering the remaining sections to conform therewith.

On motion of Senator Norman the following amendment was adopted:

Amend the title, line 2, by striking the word "weight" and inserting in lieu thereof the word "length". Also strike the following words in line 2: "and the loads thereof."

Senators Gray, Heffron and Nugent demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 298, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Ferryman, Foss, Gable, Gray, Hartwell, Heffron, Knutzen, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Stinson, Todd, Voss, Williams, Worum—32.

Those voting nay were: Senators Dawson, Garrett, Houser, Landon, Lovejoy, Lunn, Peirce, Steele, Thein—9.

Those absent or not voting were: Senators Bishop, Howard, Metcalf, Reardon, Smith (Don Cary)—5.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Williams, Senate Bill No. 298 was ordered immediately engrossed and transmitted to the House.

On motion of Senator Arnold, all bills remaining on today's calendar were ordered placed at the head of the calendar for tomorrow.

At 9:45 o'clock p. m., on motion of Senator Houser, the Senate adjourned until 10:00 o'clock a. m. tomorrow.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

FIFTY-FOURTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Friday, March 3, 1933.

The Senate was called to order at ten o'clock a. m., by President Victor A. Meyers pursuant to adjournment.

Reverend Willard B. Hall of the Church of the Nazarene of Olympia offered prayer.

The Secretary called the roll, all members being present except Senators Bishop, Howard and Reardon, who were excused.

On motion of Senator Houser, the reading of the Journal of the previous day was dispensed with, and it was approved.

Senators Arnold, Gray and Landon demanded a call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senators Bishop, Howard and Reardon, who were previously excused, and Senators Chamberlin, Mehner, Murphy, Smith (Horace E.), Steele and Williams.

The Sergeant-at-Arms was instructed to bring in the absent Senators.

Senator Houser moved that Rule No. 45 of the State Senate Twenty-third Session of the State Legislature be amended by adding the following: "After the fiftieth day, no member shall speak more than once on the same question without leave of the Senate, except the Chairman of the Committee or the mover of the question, who may close debate; Provided, That no member may speak more than three minutes without the consent of the Senate.

Senators Garrett, Ronald and Lovejoy demanded the previous question.

The previous question was ordered.

The motion by Senator Houser lost.

Senator Landon moved to proceed under the call of the Senate.

The Secretary read:

SENATE CONCURRENT RESOLUTION.

By Senator Lovejoy: Relating to the consideration of bills:

Be It Resolved, By the Senate of the State of Washington, the House concurring, that after twelve o'clock midnight, Sunday, the 5th day of March, 1933, the Senate will not consider any Senate Bills, and the House will not consider any House Bills, and that after twelve o'clock midnight on Wednesday, the 8th day of March, 1933, neither the House nor the Senate will consider any bills or matter except conference reports and free conference reports and matters incident to the closing of the business of this session of the Legislature.

Senator Lovejoy moved that consideration of Senate Concurrent Resolution No. 6 be made a special order of business immediately following recess. The motion carried.

Senator Arnold moved to reconsider the vote by which Senate Bill No. 57 passed the Senate.

Senator Houser moved that reconsideration of the vote on Senate Bill No. 57 be made a special order of business at 2:00 o'clock p. m.

Senators Cleary, Hartwell, Landon, Marshall, Voss, Arnold and Knutzen demanded a roll call.

A roll call was ordered.

The Secretary called the roll on the motion to make reconsideration of the vote on Senate Bill No. 57 a special order of business at 2:00 o'clock p. m. and it lost by the following vote:

Those voting aye were: Senators Arnold, Ferryman, Foss, Gable, Houser, Landon, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nugent, Peirce, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Thein—20.

Those voting nay were: Senators Barnes, Cleary, Cox, Dawson, Garrett, Gray, Hartwell, Heffron, Knutzen, Lunn, Morthland, Nelson, Norman, Palmer, Ronald, Roup, Smith (Horace E.), Stinson, Todd, Voss, Williams, Worum—22.

Those absent or not voting were: Senators Bishop, Chamberlin, Howard, Reardon—4

Senators Arnold, Palmer, Foss, Steele, Voss, Cox, Marshall, and Cleary demanded a roll call.

A roll call was ordered.

The Secretary called the roll on the motion to reconsider the vote on Senate Bill No. 57, and it carried by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Ferryman, Foss, Gable, Houser, Landon, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nugent, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Thein—23.

Those voting nay were: Senators Barnes, Cleary, Cox, Dawson, Garrett, Gray, Hartwell, Heffron, Knutzen, Lunn, Morthland, Nelson, Norman, Palmer, Smith (Horace E.), Stinson, Todd, Voss, Williams, Worum—20.

Those absent or not voting were: Senators Bishop, Howard, Reardon-3.

The Secretary called the roll on the final passage of Senate Bill No. 57, as amended, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Barnes, Cleary, Cox, Dawson, Garrett, Gray, Hartwell, Heffron, Knutzen, Lunn, Morthland, Nelson, Norman, Palmer, Smith (Horace E.), Stinson, Voss, Williams, Worum—19.

Those voting nay were: Senators Arnold, Chamberlin, Ferryman, Foss, Gable, Houser, Landon, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nugent, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Thein, Todd—24.

Those absent or not voting were: Senators Bishop, Howard, Reardon—3. The bill, having failed to receive the constitutional majority, was declared lost.

On motion of Senator Palmer, Senator Chamberlin was excused.

Senator Chamberlin moved to reconsider the vote by which Re-engrossed House Bill No. 149 failed to pass.

Senators Gray, Williams and Stinson demanded the previous question.

The previous question was ordered.

The motion to reconsider carried.

Senators Chamberlin, Heffron and Williams demanded the previous question

The previous question was ordered.

The Secretary called the roll on the final passage of Re-engrossed House Bill No. 149, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Gray, Hartwell, Heffron, Houser, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams—37.

Those voting nay were: Senators Garrett, Landon, Peirce, Ronald, Ryan (Scott M.), Worum—6.

Those absent or not voting were: Senators Bishop, Howard, Reardon—3. The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

House Joint Resolution No. 11, by Mr. Jones: Providing for an amendment of Section 1 of Article VII of the Constitution of the State of Washington, relating to taxation.

The resolution was read the first time, and on motion of Senator Houser the rules were suspended, the resolution was read the second time by title, and referred to the Committee on Constitutional Revision. House Joint Resolution No. 14, by Committee on Rules and Order: Providing for an amendment of Section 12 of Article XI of the Constitution of the State of Washington, relating to taxation.

The resolution was read the first time, and on motion of Senator Houser the rules were suspended, the resolution was read the second time by title, and referred to the Committee on Constitutional Revision.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., March 2, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 298, entitled: "An Act relating to transportation by motor vehicles over the public highways of the State of Washington, limiting the size and length of such vehicles, providing penalties for the violation of this act, and repealing all laws and parts of laws in conflict herewith;" also

Engrossed Substitute Senate Bill No. 44, entitled: "An Act relating to and regulating the practices of hairdressing and beauty culture and the conducting of schools for the teaching of such practices, providing for the licensing of persons to practice hairdressing and beauty culture, and to conduct schools for the teaching thereof, creating a State Board of Hairdressers and Beauty Culturists, providing penalties, amending Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18 and 19 of Chapter 281 of the Laws of 1927, and declaring an emergency;" also

Engrossed Senate Bill No. 287, entitled: "An Act relating to and providing for the development of the Grand Coulee power and irrigation project including the lands lying within and adjacent to the Columbia basin area; providing for state aid in connection therewith; for the relief of the unemployed by means of labor thereon, authorizing certain state officers to execute the necessary instruments and contracts in connection therewith; providing for the financing of such development; making an appropriation; and providing that this act shall take effect immediately;"

have compared the same with the original bills and find them correctly engrossed.

Respectfully submitted,

Walter J. Lunn, Chairman.

We concur in this report: Wm. C. Dawson, J. W. Thein.

SENATE CHAMBER, OLYMPIA, WASH., March 2, 1933.

MR. PRESIDENT:

We concur in this report: Ralph Metcalf, F. G. Barnes, Wm. C. Dawson, W. J. Knutzen, W. P. Gray, John Heffron, Chas. Gable.

SENATE CHAMBER, OLYMPIA, WASH., March 2, 1933.

MR. PRESIDENT:

We, minority, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 249, entitled: "An Act to levy a surtax on the rental income of land and natural resources," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

PAUL MEHNER, Chairman.

I concur in this report: P. Frank Morrow.

On motion of Senator Mehner the reports of the committee were received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 2, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 333, relating to taxation, amends Section 6398-5 Rem. Compiled Statutes of the State of Washington, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

PAUL MEHNER, Chairman.

We concur in this report: Ralph Metcalf, W. C. Dawson, F. G. Barnes, Chas. Gable, P. Frank Morrow, John F. Worum, W. P. Gray, John Heffron.

On motion of Senator Mehner the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., March 2, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 376, relating to an excise tax on the sale and use of certain liquid fuels; providing for the refunding thereof in certain cases and permitting refund for motor fuel bought for school busses; providing penalty and amending Section 8331-1 of Remington's 1927 Supplement, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

PAUL MEHNER, Chairman.

We concur in this report: Ralph Metcalf, P. Frank Morrow, W. C. Dawson, W. J. Knutzen, F. G. Barnes, John F. Worum, W. P. Gray, John Heffron.

On motion of Senator Mehner the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., March 2, 1933.

MR. PRESIDENT:

We, majority, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 349, providing for collection of taxes on timbered lands according to a deferred payment system; that the total amount of taxes due on timbered land shall be paid before the timber thereon is cut, providing penalties, and declaring an emergency, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

We concur in this report: Ralph Metcalf, F. G. Barnes, W. J. Knutzen, W. P. Gray, John Heffron, W. C. Dawson.

SENATE CHAMBER, OLYMPIA, WASH., March 2, 1933.

MR. PRESIDENT:

We, minority, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 349, providing for the collection of taxes on timbered lands according to a deferred payment system; that the total amount of taxes due on timbered land shall be paid before the timber thereon is cut, providing penalties; and declaring an emergency, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

PAUL MEHNER, Chairman.

We concur in this report: P. Frank Morrow, John F. Worum.

On motion of Senator Mehner the reports of the committee were received and the bill was placed on general file.

SENATE CHAMBER,

OLYMPIA, WASH., March 3, 1933.

Mr. President: We, your Committee on Appropriations, to whom was referred Senate Bill No. 381, entitled: "An Act making appropriations for the payment of salaries of certain officers and employees of the state and for the operation, maintenance and other expenses of certain state institutions, departments and offices, for the purchase and improvement of land, the construction of buildings, and improvements for the various state institutions designated and mentioned, and for emergencies, and for sundry civil expenses of the state government, and for public schools, and for purposes specified in certain acts of Congress, and for miscellaneous purposes, for the fiscal biennium beginning April 1, 1933, and ending March 31, 1935, except as otherwise provided, and empowering the Governor to suspend certain sections of the Military Code, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

FRANK R. MARSHALL, Chairman.

We concur in this report: John H. Ferryman, Arthur E. Cox, Ed. Peirce, Henry Foss, Charles H. Todd, Scott M. Ryan, Daniel Landon, W. G. Ronald.

On motion of Senator Marshall the report of the committee was received and the bill was placed on general file.

The Committee on Judiciary recommended that Senate Bill No. $390\,$ do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 2, 1933.

MR. PRESIDENT:

We, your Committee on Forestry and Logged-Off Lands, to whom was referred Engrossed House Bill No. 70, entitled: "An Act relating to coal mining and amending Section 8789 of Remington's Compiled Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate without recommendation.

F. G. Barnes, Chairman.

We concur in this report: John Heffron, D. V. Morthland, Scott M. Ryan, Chas. Gable.

On motion of Senator Barnes the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 3, 1933.

MR. PRESIDENT:

We, your Committee on Counties and County Boundaries, to whom was referred Senate Bill No. 128, entitled: "An Act relating to the commencement of the term of office of certain officials in Class A Counties and Counties of the First Class, and amending Section 4 of Chapter 61 of the Laws of 1921, page 180," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

W. G. Hartwell, Chairman.

We concur in this report: John F. Worum, W. G. Ronald, Scott M. Ryan, Fred Norman.

On motion of Senator Hartwell the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 3, 1933.

MR. PRESIDENT:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 157, entitled: "An Act relating to and providing for securing the portrait of former Governor Roland H. Hartley, and making an appropriation," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Frank R. Marshall, Chairman.

We concur in this report: Arthur E. Cox, Henry Foss, Paul Mehner, Ed. Peirce, W. G. Ronald, John H. Ferryman, Charles H. Todd, Scott M. Ryan.

On motion of Senator Marshall the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 3, 1933.

MR. PRESIDENT:

We, your Committee on Appropriations, to whom was referred Senate Bill No. 388, entitled: "An Act making an appropriation from the Old Age Pension fund of the State Treasury to the county Old Age Pension funds of the several counties of the state," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

FRANK R. MARSHALL, Chairman.

We concur in this report: Arthur E. Cox, Henry Foss, Paul Mehner, Ed. Peirce, W. G. Ronald, John H. Ferryman, Charles H. Todd, Scott M. Ryan.

On motion of Senator Marshall the report of the committee was received and the bill was placed on general file.

The Secretary read:

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 2, 1933.

To the Honorable, the Senate of the State of Washington:

LADIES AND GENTLEMEN:

I have the honor to advise that the Governor has approved the following Senate

Bills, entitled:

Senate Bill No. 22: "An Act relating to the collection of taxes, providing for the remission of interest and principal upon delinquent real and personal property taxes in installments and declaring that this act shall take effect immediately."

Senate Bill No. 21: "An Act relating to schedule of fees for jurors and amending Section 4229 of Remington's Compiled Statutes of Washington, as amended by Chapter 171 of the Laws of 1927."

Senate Bill No. 129: "An Act relating to municipal corporations; granting to cities and towns certain powers; authorizing cities and towns to use, purchase, sell and dispose of electric energy inside or outside their corporate limits; to acquire, construct, maintain and operate inter-tie lines, transmission lines and distribution systems; and to exercise the right of eminent domain in aid of the acquisition, construction, repair, operation, extension or betterment of any plant or system for transmitting or distributing electricity."

Very truly yours,

RICHARD HAMILTON, Secretary to the Governor.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 2, 1933.

To the Honorable, the Senate and the House of Representatives of the State of Washington:

LADIES AND GENTLEMEN:

In compliance with the provisions of Section II of Article III of the Constitution of the State of Washington, I have the honor to submit herewith a County Jail executive Parole granted since the date of the report to the Legislature of January 11, 1933:

AUBREY TUCKER—Sentenced June 19, 1931, from Clark County to a term of six months in the Clark County Jail and to pay a fine of \$500.00 and costs, for the crime of possessing intoxicating liquor with intent to sell. Executive Parole granted February 7, 1933, on the recommendation of the Sentencing Judge, Honorable George B. Simpson; The Prosecuting Attorney, Honorable Dale McMullen; and numerous citizens.

Respectfully submitted,

CLARENCE D. MARTIN,

Governor.

The Secretary read:

MESSAGE FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 1, 1933. . •

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 219, with the following amendments:

Amend the bill—in line 9 of page 4 of the engrossed bill, being line 79 of page 3 of the printed bill, strike the asterisks and insert in lieu thereof the following: "but no corporation shall be entitled to more than one such larger exemption, and where the college is under the direction or control of any religious denomination such larger exemption shall be allowed to one college only directed or controlled by such religious denomination:"

Amend the bill further—in line 11, page 4 of the engrossed bill, being line 80 of page 3 of the printed bill, after the word "and" insert the following "/or"

Amend the bill further—in pages 4 and 5 of the engrossed bill, being page 3 of the printed bill, strike the whole of sub-paragraph Sixth and insert in lieu thereof the following: "Sixth: The personal property of each head of a family or widow liable to assessment and taxation of which such individual is the actual and bona fide owner to an amount of three hundred dollars: Provided, That each person shall list all of his personal property for taxation and the county assessor shall deduct the amount of the exemption authorized by this section from the total amount of the assessment and assess the remainder."

Amend the engrossed bill by adding thereto a new sub-section to read as follows: "Ninth: If any provision or exemption provided for in this act shall be adjudged to be invalid or unconstitutional, such adjudication shall not affect the validity of this act as a whole or of any provision or exemption not adjudged invalid or unconstitutional."

and the same is herewith transmitted.

O. H. OLSON, Chief Clerk.

Senator Todd moved that the Senate do not concur in the House amendments to Engrossed Senate Bill No. 219, and request the House to recede therefrom.

The motion carried.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 2, 1933.

MR. PRESIDENT:

The House has passed House Bill No. 275; also

House Bill No. 340; also

House Joint Resolution No. 11: also

House Joint Resolution No. 14; and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

INTRODUCTION OF BILLS.

House Bill No. 196, by Mr. Wiswall, entitled: "An Act relating to liens by physicians and other persons against claims and rights of action to recover damages or compensation by persons injured by the fault or negligence of others."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title and referred to the Committee on Judiciary.

House Bill No. 275, by Mr. Waldron, entitled: "An Act to protect hotel keepers, inn keepers, boarding house keepers and lodging house keepers; to

prescribe and regulate their duties and liabilities toward their guests, boarders and lodgers; and amending Section 3 of Chapter 190 of the Laws of 1915 as amended by Section 2 of Chapter 216 of the Laws of 1929."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, and referred to the Committee on Judiciary.

House Bill No. 309, by Messrs. Smith (Vernon A.), Smith (Archibald), Smith (Lee R.), and Smith (J.B.), entitled: "An Act providing for the transfer of distributing systems of water districts to cities or towns supplying such districts with water; for holding elections to pass thereon; and for acceptance of such systems by cities and towns."

The bill was read the first time, and on motion of Senator Hartwell, the rules were suspended, the bill was read the second time by title, and referred to the Committee on Municipal Corporations Other Than the First Class.

House Bill No. 340, by Committee on State Granted, School and Tide Lands, entitled: "An Act relating to state lands, providing for the sale of timber thereon, repealing all acts and parts of acts in conflict therewith."

The bill was read the first time, and on motion of Senator Thein the rules were suspended, the bill was read the second time by title, and referred to the Committee on State Granted, School and Tide Lands.

House Bill No. 381, by Mrs. Haddon, entitled: "An Act relating to vital statistics and the registration and certification of births, and amending Section 13 of Chapter 83 of the Laws of 1907."

. The bill was read the first time, and on motion of Senator Nugent the rules were suspended, the bill was read the second time by title, and referred to the Committee on Medicine, Dentistry, Pure Foods and Drugs.

GENERAL FILE.

Senate Bill No. 197:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 17, 1933.

MR. PRESIDENT:

We, your Committee on Public Utilities, to whom was referred Senate Bill No. 197, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass as amended.

Amend line 2 of the title of the original bill, the same being line 2 of the title of the printed bill, by inserting a comma after the figures "1911" and inserting the following: "and amending Section 27 of Chapter 7 of the Session Laws of 1921,".

Amend the bill by inserting a new Section 5 immediately following Section 4 to read as follows:

"Sec. 5. That Section 27 of Chapter 7 of the Session Laws of 1921 be amended to read as follows:

"Sec. 27. The Director of Public Works, the Supervisor of Transportation, and the Supervisor of Public Utilities shall have the power, and it shall be their duty, to jointly hear and decide, by a majority vote, all matter, arising either in the division of transportation or the division of public utilities, which the director of public work, or the supervisor of transportation or the supervisor of public utilities, respectively, shall deem to be of sufficient importance to require their joint action."

And further amend the bill by renumbering the present Section 5 as Section 6, and

correspondingly numbering all succeeding sections.

Amend Section 9, page 6, line 19 of the original bill, the same being Section 9, page 4, line 33 of the printed bill after the word "year" insert the following: "The Department may in its discretion upon the request of any public service company withhold from publication during such time as the Department may deem advisable any portion of any original or supplemental budget relating to proposed capital expenditures."

Amend Section 9, page 6, line 26 of the original bill, the same being Section 9, page 4, line 28 of the printed bill, after the word "useful" by inserting the following: "any public service company may upon the happening of any emergency caused by fire, flood, explosion, storm, earthquake, riot or insurrection, or for the immediate preservation or restoration of condition of usefulness of any of its property, the usefulness of which has been destroyed by accident, make the necessary expenditure therefor free from the operation of this section."

Amend Section 10, page 7, line 7 of the original bill, the same being Section 10, page 5, line 6 of the printed bill, by striking the words "declared and".

Amend Section 10, page 7, line 10 of the original bill, the same being Section 10, page 5, line 8 of the printed bill, by striking the words "Declared or".

Amend Section 10, page 7, line 18 of the original bill, the same being Section 10, page 5, line 14 of the printed bill, by striking the words "declared or".

Amend Section 10, page 7, line 15 of the original bill, the same being Section 10, page 5, line 11 and 12 of the printed bill by striking the words "declaration and".

Amend Section 12, page 8, line 28 of the original bill, the same being Section 10, page 5, line 2 of the printed bill by striking the words "a proper and adequate depreciation account" and inserting in lieu thereof the following: "proper and adequate depreciation or retirement accounts".

Amend Section 12, page 9, line 1 of the original bill, the same being Section 12, page 6, line 5 of the printed bill after the word "depreciation" insert "or retirement".

Amend Section 12, page 9, line 3 of the original bill, the same being Section 12, page 6, line 6 of the printed bill after the word "depreciation" insert "or retirement".

Amend Section 12, page 9, line 3 of the original bill, the same being Section 12, page 6, line 7 of the printed bill by striking all the words in line 3 after the word "rates" down to and including the word "depreciation" on line 12 of the original bill, the same being lines 7 to 13 inclusive of the printed bill and inserting in lieu thereof the following: "so prescribed and shall expend the funds credited thereto only for such purposes and under such rules and regulations as the department may prescribe. The income from investments of such accounts shall likewise be carried therein. In fixing the rate of the annual depreciation or retirement charge, the department may consider the rate and amount theretofore charged by the company for depreciation or retirement."

Amend Section 12, page 9, line 14 of the original bill, the same being Section 12, page 6, line 14 of the printed bill, after the word "all" insert the word "other".

Amend Section 14, page 9, line 29 of the original bill, the same being Section 14, page 6, line 3 of the printed bill, after the word "thereof", by adding the following: "As to any findings or order issued under or pursuant to any of the provisions of this act, there is and shall be preserved the rights of review and supersedeas, as provided in Section 10428 and 10430, Remington's Revised Statutes of Washington, and by the provisions of this act."

We concur in this report: John H. Ferryman, J. H. Ryan, P. Frank Morrow, Ralph Metcalf, Geo. A. Lovejoy, John F. Worum.

On motion of Senator Peirce the report of the committee was received and the bill was read the third time.

Senator Gray moved the adoption of the following amendment:

Amend Section 1, line 3 of the printed bill after the word "company" insert the words "or municipality".

Senator Morrow moved that the amendment by Senator Gray be laid upon the table without taking the bill with it.

The motion carried.

On motion of Senator Peirce the committee amendments to Section 5 were adopted.

On motion of Senator Peirce the committee amendments to Section 9 were adopted.

On motion of Senator Peirce, the first and second committee amendments to Section 10 were adopted.

On motion of Senator Ferryman the third and fourth committee amendments to Section 10 were adopted.

Senator Gray moved the adoption of the following amendment:

Strike all of Section 10 of the printed bill and renumber succeeding sections to conform with this amendment.

Senator Nugent moved that the amendment by Senator Gray be tabled without taking the bill with it.

The motion carried.

On motion of Senator Palmer the further call of the Senate was dispensed with.

At 12:10 o'clock p.m., on motion of Senator Palmer, the Senate recessed until 1:30 o'clock p.m.

AFTERNOON SESSION.

The Senate was called to order at 1:30 o'clock p.m. by President Pro Tempore Ronald.

Senators Peirce, Palmer, and Arnold demanded a call of the Senate.

A call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members bing present except Senators Bishop and Chamberlin, who were previously excused, and Senators Barnes, Cox, Ferryman, Foss, Gable, Garrett, Hartwell, Landon, Marshall, Reardon, Roup, Ryan (Scott M.), Steele, and Williams.

The Sergeant-at-Arms was instructed in bring in the absent Senators.

Senator Peirce moved to proceed under the call of the Senate and the absentees be brought in.

The motion carried.

On motion of Senator Nugent the Senate referred back to the first order of business.

The Secretary read:

Senate Concurrent Resolution No. 7, by Senator Nugent: Be it Resolved by the Senate of the State of Washington, the House concurring, that Senator Nugent be permitted to introduce a Senate Joint Memorial relating to government operation of banks.

The resolution was read the first time, and on motion of Senator Nugent the rules were temporarily suspended, the resolution was read the second and third time and placed on final passage.

The Secretary called the roll on the final passage of Senate Concurrent Resolution No. 7, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Ferryman, Gable, Garrett, Hartwell, Houser, Howard, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nelson, Norman, Nugent,

Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Williams, Worum-36.

Those voting nay were: Senators Dawson, Foss, Gray, Heffron, Knutzen, Morthland, Smith (Horace E.). Voss-8.

Those absent or not voting were: Senators Bishop, Chamberlin-2.

The resolution, having received the constitutional majority, was declared passed.

On motion of Senator Nugent the resolution was ordered immediately transmitted to the House.

SPECIAL ORDER.

The time having arrived, the Senate proceeded to the special order of business set for that hour, considering Senate Concurrent Resolution No. 6, by Senator Lovejoy, relating to time of consideration of Senate bills in the Senate.

On motion of Senator Lovejoy the resolution was adopted.

On motion of Senator Lovejoy the resolution was ordered immediately transmitted to the House.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 3, 1933.

We, your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 14, providing for an amendment of Section 12 of Article XI of the Constitution of the State of Washington, relating to taxation. have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass. PAUL HOUSER, Chairman.

We concur in this report: Ralph Metcalf, E. B. Palmer, E. N. Steele.

On motion of Senator Houser the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 3, 1933.

We, your Committee on Constitutional Revision, to whom was referred House Joint Resolution No. 11, providing for an amendment of Section 1 of Article VII of the Constitution of the State of Washington, relating to taxation, have had the same under consideration, and we respectfully report the same back to the Senate with the PAUL HOUSER, Chairman. recommendation that it do pass.

We concur in this report: Ralph Metcalf, E. B. Palmer, E. N. Steele.

On motion of Senator Houser the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER,

Mr. President:

OLYMPIA, WASH., March 3, 1933.

We, your Committee on Harbors and Waterways, to whom was referred Senate Bill No. 152, the title of which is: "An Act relating to steamboat companies and repealing Sections 1 and 2 of Chapter 248 of the Laws of 1927," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it be rereferred to the Committee on Judiciary.

...., Chairman.

We concur in this report: Ralph Metcalf, Paul Mehner, E. N. Steele, Henry Foss, Geo. A. Lovejoy.

On motion of Senator Foss the report of the committee was received and Senate Bill No. 152 was rereferred to the Committee on Judiciary.

SENATE CHAMBER, OLYMPIA, WASH., March 3, 1933.

MR. PRESIDENT:

We, your Committee on Public Morals, to whom was referred House Bill No. 422, entitled: "An Act relating to and providing for the calling and holding of conventions to act upon and ratify or reject proposed amendments to the Constitution of the United States; providing for the qualification and election of delegates to such conventions; providing for defraying the expenses of such conventions; and making an appropriation," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

HARRY L. WILLIAMS, Chairman.

We concur in this report: Fred Norman, D. O. Nugent, Kathryn E. Malstrom, Don Cary Smith.

On motion of Senator Williams the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., March 3, 1933.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred Senate Bill No. 165, entitled: "An Act relating to the laying out, construction and/or improvement of certain public highways; providing for the distribution of revenues made available therefor, and amending Section 5 of Chapter 88, Laws of 1929," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

GEO. W. ROUP, Chairman.

We concur in this report: E. L. Howard, Geo. A. Lovejoy, John F. Worum, Fred Norman, Evert Arnold, J. W. Thein, E. J. Cleary, Keiron W. Reardon, John Heffron.

On motion of Senator Roup the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., March 2, 1933.

Mr. President:

We, a majority of your Committee on Roads and Bridges, to whom was referred Engrossed House Bill No. 5, entitled: "An Act relating to motor vehicles, evidence of ownership thereof; providing for the issuance of certificates of ownership and evidence of registration thereof; regulating the purchase and sale or other transfer of ownership thereof; facilitating the recovery of motor vehicles stolen or otherwise unlawfully taken; prescribing the powers and duties of certain officers hereunder; defining offenses and providing penalties for violation of the provisions hereof; making appropriations and providing for the collection, distribution and expenditure of fees; and amending Section 9, Chapter 96, Laws of 1921 (Section 6320 Remington's Compiled Statutes)," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

GEO. W. ROUP, Chairman.

We concur in this report: Geo. A. Lovejoy, C. F. Stinson, John Heffron, E. L. Howard, C. Nifty Garrett, Evert Arnold, Keiron W. Reardon, Kebel Murphy, John F. Worum.

SENATE CHAMBER, OLYMPIA, WASH., March 2, 1933.

MR. PRESIDENT:

We, a minority of your Committee on Roads and Bridges, to whom was referred Engrossed House Bill No. 5, entitled: "An Act relating to motor vehicles, evidence of ownership thereof; providing for the issuance of certificates of ownership and evidence of registration thereof; regulating the purchase and sale or other transfer of ownership thereof; facilitating the recovery of motor vehicles stolen or otherwise unlawfully taken; prescribing the powers and duties of certain officers hereunder; defining offenses and providing penalties for violation of the provisions hereof; making appropriations and providing for the collection, distribution and expenditure of fees; and amending Section 9, Chapter 96, Laws of 1921 (Section 6320 Remington's Compiled Statutes),"

have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

....., Chairman.

We concur in this report: H. L. Nelson, J. W. Thein.

On motion of Senator Roup the reports of the committee were received and the bill was placed on general file.

GENERAL FILE.

At this time the Senate resumed consideration of Senate Bill No. 197.

Senator Garrett moved the adoption of the following amendment:

Amend Section 11 of the printed bill, same being Section 12 of the amended bill, by striking all thereof, and renumbering succeeding sections to conform with this amendment.

Senator Morrow moved that the amendment be laid on the table without taking the bill with it.

The motion carried.

On motion of Senator Peirce the first committee amendment to Section 12 was adopted.

On motion of Senator Ferryman the second committee amendment to Section 12 was adopted.

On motion of Senator Peirce the third committee amendment to Section 12 was adopted.

On motion of Senator Ferryman the fourth and fifth committee amendments to Section 12 were adopted.

On motion of Senator Ferryman the committee amendment to Section 14 was adopted.

Senator Mehner moved the adoption of the following amendment:

Amend Section 14 to read as follows: "The term or designation 'Public Service Companies' or 'Public Service Company' as used in Sections 8, 9, 10, 11, 12 and 13 hereof shall not be taken to mean, or include, Public Service Companies engaged in business as common carriers, wharfingers or warehousemen."

Senator Peirce moved that the amendment be tabled without taking the bill with it.

The motion carried.

On motion of Senator Ferryman the committee amendment to the title was adopted.

On motion of Senator Peirce the following amendment was adopted:

Amend the title in line 3 of the printed bill by striking the word "thereof" and inserting in lieu thereof the following: "of Chapter 117 of the Session Laws of 1911".

The Secretary called the roll on the final passage of Senate Bill No. 197, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Ferryman, Foss, Gable, Heffron, Houser, Landon, Lovejoy, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—32.

Those voting nay were: Senators Cleary, Cox, Dawson, Garrett, Gray, Hartwell, Howard, Knutzen, Lunn, Metcalf, Norman, Palmer—12.

Those absent or not voting were: Senators Bishop, Chamberlin—2.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Arnold Senate Bill No. 197 was ordered immediately engrossed and transmitted to the House.

On motion of Senator Reardon consideration of Senate Bill No. 290 was deferred until tomorrow and it retained its place on the calendar.

Senator Reardon moved the further call of the Senate be dispensed with. The motion lost.

Senate Bill No. 370, by Senator Palmer, entitled: "An Act relating to firemen's pension fund, providing for the investment of such funds in general obligation warrants and amending Section 15 of Chapter 196 of the Laws of 1919, as amended by Section 12 of Chapter 86 of the Laws of 1929," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 370, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—42.

Those absent or not voting were: Senators Bishop, Chamberlin, Reardon, Roup—4.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 371, by Senators Palmer and Cleary, entitled: "An Act relating to cemeteries owned by cities, providing for the investment of cemetery funds in general obligation warrants of such cities and amending Section 3774 of Remington's Compiled Statutes," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 371 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—42.

Those absent or not voting were: Senators Bishop, Houser, Reardon, Smith (Don Cary)—4.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 367, by Senator Norman, entitled: "An Act relating to fisheries and food fish, providing for a poundage fee thereon, amending Section 5704-a of Remington's Compiled Statutes of Washington, defining offenses, providing penalties, and declaring that this act shall take effect immediately," was read the third time.

On motion of Senator Norman the following amendment was adopted:

Amend Section 1, after line $30\,\%$ add a new line $30\,\%$ as follows: "For all smelt caught in the Columbia River district, at the rate of ten cents (10c) per 100 pounds."

The Secretary called the roll on the final passage of Senate Bill No. 367, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—41.

Those voting nay were: Senator Morrow-1.

Those absent or not voting were: Senators Bishop, Marshall, Reardon, Roup-4.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 270:

On motion of Senator Palmer Senate Bill No. 270 was rereferred to the Committee on Judiciary.

Senate Bill No. 269, by the Committee on Insurance, entitled: "An Act relating to insurance; providing for the credit and offset of payments on income and excise taxes on the annual premium tax payable by insurance companies, and amending Title XLV, Article I, of Remington's Compiled Statutes, by adding a new section thereto to be known and designated as Section 7071-1," was read the third time.

Senators Barnes, Ferryman and Chamberlin demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 269, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cox, Dawson, Gable, Gray, Hartwell, Heffron, Howard, Knutzen, Lovejoy, Lunn, Metcalf, Morthland, Nelson, Norman, Nugent, Palmer, Roup, Stinson, Todd, Voss, Williams, Worum—25.

Those voting nay were: Senators Cleary, Ferryman, Foss, Garrett, Houser, Landon, Malstrom, Mehner, Morrow, Murphy, Peirce, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Thein—17.

Those absent or not voting were: Senators Bishop, Marshall, Reardon, Smith (Don Cary)—4.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Roup the Senate referred back to the second order of business.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER,

OLYMPIA, WASH., March 3, 1933.

Mr. President:

We, your Committee on Harbors and Waterways, to whom was referred Senate Bill No. 374, entitled: "An Act relating to port districts, creating revolving funds, providing for comprehensive schemes of harbor improvement and amending Sections 5 and 6 of Chapter 92 of the Laws of 1911," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that Substitute Senate Bill No. 374, entitled "An Act relating to port districts, providing for comprehensive schemes of harbor improvement and amending Section 6 of Chapter 92 of the Laws of 1911, as amended by Section 6 of Chapter 62 of the Laws of 1913," do pass and be ordered printed.

Henry Foss, Chairman.

We concur in this report: Paul Mehner, E. N. Steele, Geo. A. Lovejoy, Ralph Metcalf.

On motion of Senator Foss the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., March 3, 1933.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred Senate Bill No. 393, entitled: "An Act relating to public roads, making appropriations for the location, rights of way, engineering, construction, improvement, betterment, reconstruction, and/or maintenance thereof, and for the construction or purchase of bridges, and for emergencies and for purposes specified in certain acts of Congress, and for miscellaneous purposes, prescribing the powers and duties of certain officers in relation thereto, defining and amending and repealing portions of Chapter 41, Laws of 1933, making appropriations for the carrying out of the provisions thereof, defining the duties of public officials described therein and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

GEO. W. ROUP, Chairman.

We concur in this report: W. G. Hartwell, John Heffron, Geo. A. Lovejoy, W. P. Gray, H. L. Nelson, H. L. Williams, Horace E. Smith, Evert Arnold, E. L. Howard, Fred Norman, Kebel Murphy, John F. Worum, E. J. Cleary, J. W. Thein, Chas. F. Stinson, Keiron W. Reardon.

On motion of Senator Roup the report of the committee was received and the bill was placed on general file.

Senator Houser gave notice that tomorrow at the proper time he would move to amend Senate Rule No. 45.

On motion of Senator Palmer the further call of the Senate was dispensed with.

Senator Peirce moved that Senate Joint Memorial No. 4 be reported out by the Rules Committee and made a special order of business at 7:30 o'clock p. m.

The motion lost.

At 5:18 o'clock p. m., on motion of Senator Arnold, the Senate recessed until 8:00 o'clock p. m.

EVENING SESSION.

The Senate was called to order by President Victor A. Meyers at 8 o'clock p. m.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 3, 1933.

MR. PRESIDENT:

The House has adopted Senate Concurrent Resolution No. 6, with the following amendment:

"In line 5 of the original resolution—strike the comma (,) after the word 'Bills' and insert in lieu thereof the following: '; Provided however, that Senate Bills Nos. 381, 393 and House Bills Nos. 465, 466, 467, and 468 may be considered at any time by either House or Senate prior to twelve o'clock midnight on Wednesday the 8th day of March, 1933, A. D.",

and the same is herewith transmitted.

O. H. OLSON, Chief Clerk.

Senator Lovejoy moved that the Senate concur in House amendments to Senate Concurrent Resolution No. 6.

Senator Houser moved that House amendments to Senate Concurrent Resolution No. 6 be made a special order of business for 9:30 o'clock p.m.

The motion carried.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 3, 1933.

MR. PRESIDENT:

The House refused to recede from its amendments to Engrossed Senate Bill No. 27, and asks the appointment of a Conference Committee thereon.

O. H. OLSON, Chief Clerk.

The President announced he would appoint as a Conference Committee on Engrossed Senate Bill No. 27 Senators Cox, Arnold and Heffron.

The Secretary read:

MESSAGES FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 3, 1933.

MR. PRESIDENT:

The House refuses to recede from its amendments to Engrossed Senate Bill No. 219 and asks the Senate for the appointment of a Conference Committee thereon.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 3, 1933.

MR. PRESIDENT:

The Speaker has signed House Bill No. 49; also

House Bill No. 211; also House Bill No. 239; also

House Bill No. 263; also

House Bill No. 298; also House Bill No. 366; also

The House has passed Engrossed House Bill No. 17; also

Engrossed House Bill No. 209; also

The President announced he was about to sign House Bill No. 49; also

House Bill No. 211; also

House Bill No. 239; also

House Bill No. 263; also

House Bill No. 298; also

House Bill No. 366; also

The House has receded from its amendments to Senate Bill No. 248 and passed the bill: and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 3, 1933.

MR. PRESIDENT:

The House has adopted the report of the Conference Committee on Engrossed House Bill No. 12.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 3, 1933.

MR. PRESIDENT:

The House refuses to recede from its amendments to Engrossed Senate Bill No. 28, and asks the Senate for the appointment of a Conference Committee thereon.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 3, 1933.

MR PRESIDENT:

The House refuses to recede from its amendments to Engrossed Senate Bill No. 146, and asks the Senate for the appointment of a Conference Committee thereon.

O. H. Olson, Chief Clerk.

Senator Palmer moved that the request of the House be granted and that a Conference Committee be appointed on Engrossed Senate Bill No. 28.

The motion carried.

Senator Morthland moved that the request of the House be granted and that a Conference Committee be appointed on Engrossed Senate Bill No. 146.

The motion carried.

GENERAL FILE.

Senate Bill No. 393, by Committee on Roads and Bridges, entitled: "An Act relating to public roads, making appropriations for the location, rights of way, engineering, construction, improvement, betterment, reconstruction, and/or maintenance thereof, and for the construction or purchase of bridges, and for emergency and for purposes specified in certain acts of Congress, and for miscellaneous purposes, prescribing the powers and duties of certain officers in relation thereto, defining and amending and repealing portions of Chapter 41, Laws of 1933, making appropriations for the carrying out of the provisions thereof, defining the duties of public officials described therein, and declaring that this act shall take effect immediately," was read the third time.

On motion of Senator Roup the Senate resolved itself into a committee of the whole to consider Senate Bill No. 393.

The bill was considered in the committee of the whole, Senator Cleary in the chair.

The committee of the whole reported back to the Senate that they had had Senate Bill No. 393 under consideration, reported progress and requested leave to sit again.

On motion of Senator Houser the report of the committee was adopted.

The hour of 9:30 having arrived, the Senate took up the special order of business set for that hour.

Senate Concurrent Resolution No. 6:

SPECIAL ORDER.

Senator Lovejoy moved that the Senate do not concur in House amendments to Senate Concurrent Resolution No. 6 and asked the House to recede therefrom.

The motion carried.

The President announced he would appoint as a Conference Committee on Engrossed Senate Bill No. 219 Senators Reardon, Smith (Don Cary) and Morthland.

The President announced he would appoint Senators Houser, Arnold and Ferryman as a Conference Committee on Engrossed Senate Bill No. 28.

At this time the Senate resumed consideration of Senate Bill No. 393.

On motion of Senator Houser the Senate resolved itself into a committee of the whole to further consider Senate Bill No. 393.

The bill was considered in the committee of the whole, Senator Steele in the chair, and reported back to the Senate with the recommendation that it do pass, with the following amendments:

Amend the title as follows: In line four of the title strike the words "or purchase".

Amend Section 1, line 11 of the original bill, strike the words "or purchase" and, at the end of line 16 insert a period (.) after the word "period" and strike the balance of the section.

After Sec. 6 add a new section to be known as Sec. 7, to read as follows:

"Sec. 7. The state auditor shall have the power and it shall be his duty to inspect, examine and audit the books, accounts of the records of the department of highways as often as he shall deem proper."

Amend the bill by renumbering Sec. 7, Sec. 8.

On motion of Senator Metcalf the report of the committee was adopted.

Senator Houser moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

Senator Houser moved that the amendments made in the committee of the whole be adopted.

The motion carried.

The Secretary called the roll on the final passage of Senate Bill No. 393, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—41.

Those voting nay were: Senators Landon, Morrow, Palmer-3.

Those absent or not voting were: Senators Bishop, Reardon-2.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Roup the bill was ordered immediately engrossed and transmitted to the House.

At 12:19 o'clock a.m., on motion of Senator Houser, the Senate adjourned until Saturday morning at 10:30 o'clock a.m.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

FIFTY-FIFTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Saturday, March 4, 1933.

The Senate was called to order by President Victor A. Meyers at ten o'clock a.m. pursuant to adjournment.

The Reverend Samuel J. Chaney of the First Methodist Church of Olympia offered prayer.

The Secretary called the roll, all members being present except Senators Bishop and Arnold, who were excused.

On motion of Senator Voss the reading of the journal of the previous day was dispensed with and it was approved.

On motion of Senator Voss, Senator Palmer was excused at the end of today's session until tomorrow morning.

The Secretary read:

SENATE JOINT MEMORIAL NO. 14.

To the Honorable Franklin D. Roosevelt,

President of the United States of America:

We, your memorialists, the Senate and House of Representatives of the State of Washington, in legislative session assembled, do respectfully present the following memorial:

Whereas, the banking situation in the United States has reached a crisis; and Whereas, the majority of the banks of the nation have either suspended business or are now operating in violation of the existent laws of their respective states; and,

WHEREAS, the Federal Government has already entered the banking business to the extent of establishing a Federal Reserve Banking System, Postal Savings Banks and the Federal Farm and Live Stock Loan Banks; and is further engaged in the banking business to the extent that many of the banks still operating have had financial aid from the Federal Government in the form of loans from the Reconstruction Finance Corporation; and

WHEREAS, the present banking system has lost the confidence of the people, causing the hoarding and removal from circulation of a large proportion of the money of the nation; and

WHEREAS, the legislative departments of the Federal Government and of the several states are now contemplating legislation which will necessitate the complete reorganization of the nations banking system; and,

WHEREAS, the loss to the citizens of this nation, through bank failures and through money advanced by the Federal Government to aid the present banking system has

been far in excess of the capital which would be required to place the entire banking system of the United States under Federal control and operation; and,

WHEREAS, operating through the present existing departments and agencies, the Federal Government can establish banks in every community, which would insure the safety of deposits, and could do this at less cost to the taxpayers than the further financing of the present banks, and without prejudice or loss to the present existing banks; and

WHEREAS, the power could be given to this Government Banking System to extend financial aid to the different branches of Government where such aid would be required; and,

Whereas, it would remove the necessity of the Government borrowing from the banks at a higher rate of interest then the Government should pay; and,

Whereas, it would eliminate the necessity of issuing tax exempt securities; and, Whereas, the establishment of such a Government Banking System will restore the confidence of the people, relieve widespread distress and bring back into circulation the hoarded wealth of the nation:

Be It Resolved, That the Senate and House of Representatives of the State of Washington do hereby earnestly call upon the President and the Congress of the United States to establish a Government Banking System throughout the nation which will act as a savings institution and a bank in all matters except loans to individuals, which latter business would be left to the now existing banks, loan companies and other financial institutions.

The memorial was read the first time, and on motion of Senator Nugent the rules were temporarily suspended, the memorial was read the second time, the third time, and placed on final passage.

The Secretary called the roll on the final passage of Senate Joint Memorial No. 14, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Chamberlin, Cleary, Gable, Garrett, Landon, Lovejoy, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Nugent, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Steele, Thein, Todd, Voss, Williams—23.

Those voting nay were: Senators Cox, Dawson, Ferryman, Foss, Gray, Hartwell, Heffron, Houser, Howard, Stinson, Knutzen, Lunn, Metcalf, Morthland, Norman, Palmer—16.

Those absent or not voting were: Senators Arnold, Barnes, Bishop, Reardon, Smith (Don Cary), Smith (Horace E.), Worum—7.

The memorial, having failed to receive the constitutional majority, was declared lost.

Senator Norman gave notice that tomorrow at the proper time he would move to reconsider the vote by which Senate Joint Memorial No. 14 failed to pass.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., March 4, 1933.

We, your Committee on Printing, to whom was referred Engrossed House Bill No. 323, relating to state printing and the public printer; providing for the acceptance by the State of a printing plant and certain funds in connection therewith; providing for the operation of such plant by the public printer under certain conditions; fixing the salary of the public printer; amending Sec. 2 of Chapter 168, Laws of 1905; and providing that this act shall take effect immediately, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. L. Howard. Chairman.

We concur in this report: J. H. Ryan, C. Nifty Garrett.

On motion of Senator Howard the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 4, 1933.

MR. PRESIDENT:

We, your Committee on Printing, to whom was referred House Bill No. 348, relating to the office of the public printer and transferring the powers and duties of the secretary of state and the state printing expert in connection therewith to the director of efficiency, and transferring all records, equipment and pending business appertaining thereto to the department of efficiency, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. L. Howard, Chairman.

We concur in this report: J. H. Ryan, C. Nifty Garrett.

On motion of Senator Howard the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We concur in this report: Evert Arnold, Daniel Landon, Ed. Peirce, Chas. Gable, Kathryn E. Malstrom, Ralph Metcalf, Geo. W. Roup, D. V. Morthland.

On motion of Senator Arnold the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 3, 1933.

Mr. President:

We concur in this report: Paul W. Houser, Daniel Landon, Geo. W. Roup, Chas. Gable, Evert Arnold, Charles H. Todd, D. V. Morthland, Don Cary Smith.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 3, 1933.

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Concurrent Resolution No. 7, entitled: Relating to introduction of Senate Joint Memorial, have compared same with the original resolution and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, W. P. Gray.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 3, 1933.

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 248, entitled: "An Act making appropriations for the operation, maintenance, and other expenses of certain state departments, and offices, and for sundry civil expenses

of the state government, and for purposes specified in certain acts of Congress, and for deficiency for the biennium ending March 31, 1933, and for miscellaneous purposes, and declaring that this act shall take effect immediately," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, W. P. Gray.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 3, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 367, entitled: "An Act relating to fisheries and food fish, providing for a poundage fee thereon, amending Section 5704-a of Remington's Compiled Statutes of Washington, defining offenses, providing penalties, and declaring that this act shall take effect immediately; also

Engrossed Senate Bill No. 197, entitled: "An Act relating to public service companies, providing for additional supervision and regulation thereof, amending Sections 34, 79, 82 and 92 of Chapter 117 of the Session Laws of 1911, and amending Section 27 of Chapter 7 of the Session Laws of 1921, repealing Section 87 of Chapter 117 of the Session Laws of 1911 and Section 2 of Chapter 119 of the Session Laws of 1931, adding to Chapter 117 of the Session Laws of 1911 new sections to be numbered 87, 113, 114, 115, 116, 117, 118, 119, 120, and declaring that this act shall take effect immediately;" also

Engrossed Senate Bill No. 393, entitled: "An Act relating to public roads, making appropriations for the location, rights of way, engineering, construction, improvement, betterment, reconstruction, and/or maintenance thereof, and for the construction of bridges, and for emergencies and for purposes specified in certain acts of Congress, and for miscellaneous purposes, prescribing the powers and duties of certain officers in relation thereto, defining and amending and repealing portions of Chapter 41, Laws of 1933, making appropriations for the carrying out of the provisions thereof, defining the duties of public officials described therein and declaring that this act shall take effect immediately," have compared same with the original bills, and find them correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: Wm. C. Dawson, Geo. C. Chamberlin.

On motion of Senator Lunn the report of the committee was received. The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 4, 1933.

MR. PRESIDENT:

The House has passed Engrossed Substitute House Bill No. 134; also Engrossed Substitute House Bill No. 268; also Engrossed House Bill No. 66; also Engrossed House Bill No. 355; also Engrossed House Bill No. 400; also Engrossed House Bill No. 435; also Engrossed House Bill No. 441; and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., March 3, 1933.

The House has passed House Bill No. 357, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 3, 1933.

MR. PRESIDENT:

The House has receded from its amendment to Senate Concurrent Resolution No. 6 and adopted the resolution, and the same is herewith transmitted.

O. H. OLSON, Chief Clerk.

House of Representatives, Olympia, Wash., March 3, 1933.

MR. PRESIDENT:

The House has passed Substitute House Bill No. 388; also The House has adopted Senate Concurrent Resolution No. 7; and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

House of Representatives, Olympia, Wash., March 3, 1933.

MR. PRESIDENT:

The House has indefinitely postponed Senate Joint Resolution No. 4; also Engrossed Senate Bill No. 77, and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

House of Representatives, Olympia, Wash., March 3, 1933.

MR. PRESIDENT:

The Speaker has appointed Representatives Starrett, Waldron and Ott as members of the Conference Committee on Engrossed Senate Bill No. 219.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 3, 1933.

MR. PRESIDENT:

The Speaker has appointed Representatives Nelson, Brunton and Banker as members of the Conference Committee on Engrossed Senate Bill No. 27. $\dot{}$

O. H. OLSON, Chief Clerk.

INTRODUCTION OF BILLS.

Engrossed House Bill No. 355, by Messrs. Leber and Christianson, entitled: "An Act relating to port districts and providing for an incidental expense fund in such districts."

The bill was read the first time, and on motion of Senator Foss the rules were suspended, the bill was read the second time by title and referred to the Committee on Harbors and Waterways.

Engrossed House Bill No. 268, by Committee on Industrial Insurance, entitled: "An Act relating to the compensation and medical, surgical, and hospital care and treatment; the welfare of workmen engaged in extrahazardous employments; the compensation of the dependents of such workmen in case of death; the liability of the employers of workmen so engaged for such compensation and cost of such care and treatment; insurance to cover such risks and to the collection of industrial insurance and medical aid premiums or assessment and fixing priority thereof; providing for injunction for non-payment thereof, and relating to the liability of third parties for accidents occurring to such workmen; providing for the extension of benefits to non-extrahazardous employments for the organization of the Industrial Accident Board; limiting the operation of acts and parts of acts in conflict therewith, and providing for the liquidation of the accident, reserve and medical aid funds."

The bill was read the first time, and on motion of Senator Morrow the rules were suspended, the bill was read the second time by title and referred to the Committee on Industrial Insurance.

Engrossed Substitute House Bill No. 134, by Committee on Elections and Privileges, entitled: "An Act relating to primary elections, amending Section

2 of Chapter 52, Laws of 1915, and Sections 5185, 5187, 5189, 5195 and 5199 of Remington's Compiled Statutes, 1922, and repealing all acts and parts of acts in so far as they are in conflict with this act."

The bill was read the first time, and on motion of Senator Smith (Don Cary) the rules were suspended, the bill was read the second time by title and referred to the Committee on Elections and Privileges.

Engrossed House Bill No. 66, by Messrs. Leber and Christianson, entitled: "An Act relating to the organization of port districts, comprising an area less than the entire county, as well as all port districts in Class A counties, relating to the district elections therein, the officers thereof and their terms of office and the manner of canvassing the returns of such election."

The bill was read the first time, and on motion of Senator Foss the rules were suspended, the bill was read the second time by title and referred to the Committee on Harbors and Waterways.

Engrossed House Bill No. 400, by Messrs. Wilson (James W.), Westover and Skinner, entitled: "An Act authorizing the exchange of section 16, township 18 north, range 7, west W. M., owned by the State of Washington, for section 6, township 18 north, range 7, west W. M., owned by the city of Montesano, both of equal value, all situate in Grays Harbor county, State of Washington."

The bill was read the first time, and on motion of Senator Thein the rules were suspended, the bill was read the second time by title, and referred to the Committee on State Granted, School and Tide Lands.

Engrossed House Bill No. 435, by Mr. Westover (by Departmental request), entitled: "An Act relating to the compensation, medical and surgical care of workmen injured; the safety of workmen engaged in extra-hazardous employment; the compensation of the dependents of such workmen in case of death; the liability of employers of workmen so engaged or covered by elective adoption, for such compensations and cost of treatment and providing for the collection of premiums from employers engaged in extrahazardous employment, or covered by elective adoption, amending Section 4 of Chapter 74 of the Laws of 1911, as amended by Section 1, Chapter 104, Laws of 1931; adding Section 2 and Section 3 thereto; and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Morrow the rules were suspended, the bill was read the second time by title, and referred to the Committee on Industrial Insurance.

Engrossed House Bill No. 441, by Mr. Westover (by Departmental request), entitled: "An Act creating the Emergency Workmen's Compensation Revolving Fund, relating to deficits of the state medical aid and accident funds, providing for loans thereto and repayment therefrom, and making an appropriation therefor."

The bill was read the first time, and on motion of Senator Morrow the rules were suspended, the bill was read the second time by title and referred to the Committee on Industrial Insurance.

House Bill No. 357, by Messrs. Leber and Christianson, entitled: "An Act relating to port districts, providing for the revision of boundary lines of port

commissioners districts and affecting the election and eligibility of incumbent nort commissioners."

The bill was read the first time, and on motion of Senator Foss the rules were suspended, the bill was read the second time by title, and referred to the Committee on Harbors and Waterways.

Substitute House Bill No. 388, by Messrs. Huse, Skinner and Ott, entitled: "An Act providing for closing state roads or parts thereof, repealing all parts of acts in conflict herewith, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Roup the rules were suspended, the bill was read the second time by title and referred to the Committee on Roads and Bridges.

Engrossed House Bill No. 209, by Mr. Todd, entitled: "An Act relating to the administration of the state government, organizing the department of business control and defining the powers and duties of the director thereof, creating a division of child welfare, amending Section 29 of Chapter 7 of the Laws of 1921, adding new sections, defining offenses, and providing penalties."

The bill was read the first time, and on motion of Senator Nelson the rules were suspended, the bill was read the second time by title and referred to the Committee on State Charitable Institutions.

Engrossed House Bill No. 17, by Mr. Austin, entitled: "An Act relating to the licensing and regulation of motor vehicles operators, the collection, distribution and expenditure of fees, prescribing the powers and duties of certain officers and departments, defining offenses and fixing penalties, and repealing Section 4 of Chapter 96 of the Laws of 1921; Sections 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 14, 15, 16, 17, 18, 19 and 20 of Chapter 108 of the Laws of 1921; and Sections 1 and 2 of Chapter 122 of the Laws of 1923 and all other laws or parts of laws in conflict herewith."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, and referred to the Committee on Judiciary.

GENERAL FILE.

Senate Bill No. 381, by Senator Marshall, entitled: "An Act making appropriations for the payment of salaries of certain officers and employees of the state and for the operation, maintenance and other expenses of certain state institutions, departments and offices, for the purchase and improvement of land, the construction of buildings and improvements for the various state institutions designated and mentioned, and for emergencies, and for sundry civil expenses of the state government, and for public schools, and for purposes specified in certain acts of Congress, and for miscellaneous purposes, for the fiscal biennium beginning April 1, 1933, and ending March 31, 1935, except as otherwise provided, and empowering the Governor to suspend certain sections of the Military Code, and declaring that this act shall take effect immediately," was read the third time.

On motion of Senator Houser the Senate resolved itself into a committee of the whole to consider Senate Bill No. 381.

The bill was considered in the committee of the whole, Senator Norman in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Norman the report of the committee was adopted. Senator Palmer moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

The President announced he was about to sign Senate Bill No. 248, also House Bills Nos. 149, 159, 191 and 373, also Senate Concurrent Resolution No. 7.

At 12:19 o'clock a.m., on motion of Senator Landon, the Senate recessed until 1:45 o'clock p. m.

AFTERNOON SESSION.

The Senate was called to order at 1:45 o'clock p.m. by President Pro Tempore Ronald.

Senators Marshall, Foss, and Murphy demanded a call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senators Arnold and Bishop, who were excused, and Senators Barnes, Gray, Hartwell, Howard, Morthland, Reardon, Ryan (J. H.), and Worum.

The Sergeant-at-Arms was instructed to bring in the absent Senators.

On motion of Senator Marshall the Senate proceeded under the call of the Senate.

At this time the Senate resumed consideration of Senate Bill No. 381.

The Secretary called the roll on the final passage of Senate Bill No. 381 and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Knutzen, Love-joy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—38.

Those voting nay were: Senators Dawson, Howard, Landon, Morrow, Palmer—5.

Those absent or not voting were: Senators Arnold, Bishop, Reardon—3. The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Marshall Senate Bill No. 381 was ordered immediately transmitted to the House.

Senate Bill No. 362, by Senators Steele, Smith (Don Cary) and Marshall, entitled: "An Act relating to the regulation and supervision of the issuance and sale of securities, amending Section 5853-24 of Remington's Revised Statutes, and declaring on emergency," was read the third time.

On motion of Senator Palmer the following amendment was adopted:

Amend Section 1, in line 1, by striking the word "Revised" and inserting in lieu thereof the word "Compiled".

On motion of Senator Palmer the following amendment was adopted:

Amend Section 1, after the word "Supplement)" in line 6 of the printed bill insert "and Chapter 133 of the Laws of 1929".

On motion of Senator Palmer the following amendment was adopted:

Add a new section to read as follows:

"Sec. 2. That Chapter 133 of the Laws of 1929 be and is hereby repealed." Re-number Sec. 2, Sec. 3.

On motion of Senator Palmer the following amendment was adopted:

Amend the title as follows: Strike the title and insert: "An Act relating to certain securities and transferring the duty of administering and enforcing the provisions of Chapter 69 of the Laws of 1923 from the director of licenses to the director of efficiency and repealing Chapter 133 of the Laws of 1929, and declaring an emergency."

The Secretary called the roll on the final passage of Senate Bill No. 362, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—43.

Those absent or not voting were: Senators Arnold, Bishop, Ronald—3.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Reardon gave notice that at the proper time tomorrow he would move to reconsider the vote by which Senate Bill No. 362 passed the Senate.

Senate Bill No. 343, by Senators Marshall and Cox, entitled: "An Act relating to the budget system for the State of Washington, and amending Section 10 of Chapter 9 of the Laws of 1925, as amended by Section 6 of Chapter 162 of the Laws of 1929," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 343 and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—40.

Those voting nay were: Senators Dawson, Landon, Morrow, Ryan (J. H.), —4.

Those absent or not voting were: Senators Arnold, Bishop-2.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Marshall Senate Bill No. 343 was ordered immediately transmitted to the House.

Senate Bill No. 233:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 15, 1933.

MR. PRESIDENT:

We, your Committee on Agriculture, to whom was referred Senate Bill No. 233, entitled: "An Act relating to liens upon crops, and amending Sections 4 and 12 of Chapter 256 of the Laws of 1927," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

Amend Section 4, line 21, of the original bill, same being Section 4, line 13 of the printed bill, by striking the word "July", and inserting in lieu thereof the word "June".

ARTHUR E. Cox, Chairman.

We concur in this report: W. J. Knutzen, John Heffron, John H. Ferryman, W. P. Gray, Geo. W. Roup.

On motion of Senator Cox the report of the committee was received and the bill was read the third time.

On motion of Senator Roup the committee amendment was adopted.

The Secretary called the roll on the final passage of Senate Bill No. 233, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Murphy, Nelson, Norman, Nugent, Reardon, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Todd, Williams, Worum—35.

Those voting nay were: Senators Landon, Morrow, Morthland, Palmer, Peirce, Ryan (J. H.), Smith (Horace E.), Thein, Voss-9.

Those absent or not voting were: Senators Arnold, Bishop-2.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 338, by Senator Heffron, entitled: "An Act relating to Federal Home Loan Banks, authorizing savings and loan associations, building and loan associations, insurance companies, banks, trust companies, savings banks and mutual savings banks to invest their funds in the bonds and capital stock of a Federal Home Loan Bank, vote the stock in such bank, borrow money therefrom, give the collateral required by the bank and designate such bank as a depositary for their funds," was read the third time.

On motion of Senator Morthland the following amendment was adopted: Amend the title as follows: Strike the period at the end of the title and insert the following: "and declaring that this act shall take effect immediately."

The Secretary called the roll on the final passage of Senate Bill No. 338, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—41.

Those voting nay were: Senator Peirce-1.

Those absent or not voting were: Senators Arnold, Bishop, Foss, Landon—4.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Heffron Senate Bill No. 338 was ordered engrossed and immediately transmitted to the House.

On motion of Senator Chamberlin the further call of the Senate was dispensed with. \cdot

Senate Joint Resolution No. 6, by Committee on Public Morals, relating to the appointment by the Governor of a commission of nine members to study the various forms of liquor control, regulation and distribution.

Senator Malstrom moved the adoption of the following amendment:

Amend Section 1, after the word "members" in the second line, insert the following words "four of whom shall be persons known to represent the prohibition forces and one of whom shall be representative of neither prohibition nor anti-prohibition forces."

Senator Reardon moved that the amendment be laid on the table without taking the bill with it.

The motion lost.

The amendment was adopted.

Senators Marshall, Williams and Murphy demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of Senate Joint Resolution No. 6, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Dawson, Ferryman, Gable, Garrett, Gray, Heffron, Houser, Howard, Lovejoy, Malstrom, Marshall, Morthland, Murphy, Norman, Nugent, Reardon, Ronald, Roup, Ryan (Scott M.), Smith (Horace E.), Steele, Thein—25.

Those voting nay were: Senators Cox, Foss, Hartwell, Knutzen, Lunn, Mehner, Metcalf, Morrow, Nelson, Palmer, Peirce, Ryan (J. H.), Smith (Don Cary), Todd, Voss, Williams, Worum—17.

Those absent or not voting were: Senators Bishop, Landon, Cleary, Stinson-4.

On motion of Senator Arnold the resolution was ordered immediately engrossed and transmitted to the House.

On motion of Senator Houser, Senator Williams was excused.

Senate Bill No. 347:

Senator Lunn moved that Senate Bill No. 347 be indefinitely postponed.

The motion lost.

Senator Chamberlin moved that Senate Bill No. 347 be placed at the foot of the calendar.

The motion carried.

Senate Bill No. 12, by Senator Palmer, entitled: "An Act to provide an institution for the confinement, cure, care and rehabilitation of drug addicts, and providing for the government, maintenance, and control thereof, and providing for the admission and commitment of drug addicts thereto, and providing penalties for unlawfully conniving to have persons adjudged drug addicts, and providing penalties for procuring the escape or aiding or abet-

ting the escape of inmates thereof and/or the harboring and concealing of escaped inmates thereof," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 12, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Palmer, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss—36.

Those absent or not voting were: Senators Bishop, Cox, Foss, Landon, Norman, Nugent, Williams, Worum—8.

Those voting nay were: Senators Peirce, Reardon-2.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 244:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

We, the majority, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 244, relating to taxation of real and personal property and easements acquired or constructed through a loan or loans obtained from or through the Reconstruction Finance Corporation of the United States of America, and declaring that this act shall take effect immediately, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass, as amended.

Amend Senate Bill No. 244 by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. All real property and/or easements appurtenant thereto or connected therewith and/or improvements constructed thereon and/or personal property entering into and/or becoming a part of any construction project coming within the definition of a "self-liquidating project" as defined by an Act of Congress of the United States, known as "The Emergency Relief and Construction Act of 1932," (enacted by Congress of the United States, July 22, 1932, c. 520, Sec. 201, 47 Stat.), acquired or constructed in whole or in part by the use of funds loaned by the Reconstruction Finance Corporation of the United States of America and hypothecated or pledged by deed or trust, mortgage or other instrument in writing to secure the repayment of such loan or loans, shall for the purposes of taxation, be defined and classified as property affected with a public interest.

"Sec. 2. In determining the valuation for taxation purposes, of any such property, the County assessor shall first determine the value of said property and shall also ascertain the amount or amounts due, owing or unpaid to the Reconstruction Finance Corporation of the United States of America on such loan or loans. He shall thereupon deduct the amount or amounts due, owing or unpaid on such loan or loans from the value of said property as determined by him, and the excess in the value of such property as determined by him over the amount of such loan or loans shall represent the value of said property and shall be subject to assessment and taxation as other property used for like purposes.

"Sec. 3. This act is necessary for the immediate support of the state government and its existing public institutions and shall take effect immediately."

Amend Senate Bill No. 244 by striking out the title of the bill, and inserting in lieu thereof, the following:

"An Act relating to taxation of real and personal property and easements acquired or constructed through a loan or loans obtained from or through the Reconstruction Finance Corporation of the United States of America, and declaring that this act shall take effect immediately."

PAUL MEHNER, Chairman.

We concur in this report: D. V. Morthland, Chas. Gable, W. J. Knutzen, D. O. Nugent, John F. Worum, John Heffron, Ralph Metcalf.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

I concur in this report: W. C. Dawson.

The bill was read the third time.

On motion of Senator Mehner the committee amendments to Sections 1, 2 and 3 were adopted.

On motion of Senator Palmer the following amendment was adopted:

Amend Sec. 2, line 2 of amendment between the words "the" and "value" and insert in lieu thereof the word "assessed".

On motion of Senator Mehner the committee amendment to the title was adopted.

The Secretary called the roll on the final passage of Senate Bill No. 244, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Worum—37.

Those voting nay were: Senators Morrow, Peirce-2.

Those absent or not voting were: Senators Bishop, Cox, Landon, Marshall, Ryan (Scott M.), Voss, Williams—7.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Malstrom the bill was ordered immediately engrossed and transmitted to the House.

Senate Bill No. 262:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 262, entitled: "An Act providing for payment by the state to the counties for their proportion of State taxes in allowance for expense in civil actions involving the State, its departments, officers and employees, on a per diem basis," have had the

same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass, with the following amendment:

Amend Section 1, lines 13 and 14 of the original bill, being Section 1, line 7 of the printed bill by striking after the word "State" the following: "in the sum of seventy-five dollars (\$75.00) for each day" and substituting in lieu thereof the following: "at the rate of seventy-five dollars (\$75.00) per day for each day and/or a proportionate amount for each fraction thereof."

E. N. STEELE, Chairman.

We concur in this report: E. B. Palmer, Kathryn E. Malstrom, Evert Arnold, Chas. Gable, Paul Houser, Don Cary Smith, D. V. Morthland, C. H. Todd.

On motion of Senator Steele the report of the committee was received and the bill was read the third time.

On motion of Senator Reardon the committee amendment was adopted.

The Secretary called the roll on the final passage of Senate Bill No. 262, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Gable, Garrett, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Mehner, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Thein, Todd, Worum—31.

Those voting nay were: Senators Gray, Morrow, Peirce, Smith (Don Cary), Voss-5.

Those absent or not voting were: Senators Bishop, Cox, Foss, Hartwell, Landon, Malstrom, Marshall, Metcalf, Roup, Williams—10.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The President announced he was about to sign Senate Concurrent Resolution No. 6.

SENATE JOINT RESOLUTION NO. 15.

On motion of Senator Arnold, Senate Joint Resolution No. 15 was made a special order of business for 4:30 o'clock p. m.

Senate Bill No. 382, by Senators Gable and Ryan (J. H.), entitled: "An Act relating to school textbooks, creating a State Textbook Commission, to inquire into the feasibility and practicability thereof, and making an appropriation therefor," was read the third time.

On motion of Senator Howard the Senate resolved itself into a committee of the whole to consider Senate Bill No. 382.

The bill was considered in the committee of the whole, Senator Ronald in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Ronald the report of the committee was adopted.

Senator Howard moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

The Secretary called the roll on the final passage of Senate Bill No. 382, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Lovejoy, Marshall, Metcalf, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Ryan (J. H.), Smith (Don Cary), Steele, Thein—26.

Those voting nay were: Senators Dawson, Ferryman, Gray, Knutzen, Lunn, Malstrom, Morthland, Peirce, Ryan (Scott M.), Smith (Horace E.), Stinson, Todd, Voss, Worum—14.

Those absent or not voting were: Senators Bishop, Cox, Landon, Mehner, Roup, Williams—6.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Howard, Senate Bill No. 382 was ordered to be immediately transmitted to the House.

Senate Bill No. 293, by Committee on Insurance, entitled: "An Act relating to insurance, defining the qualifications of domestic mutual companies, and adding Section 7131-A to Remington's Compiled Statutes of Washington," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 293, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Garrett, Hartwell, Heffron, Knutzen, Lovejoy, Lunn, Mtlstrom, Morrow, Morthland, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—31.

Those voting nay were: Senators Ferryman, Houser, Murphy, Nelson, Ryan (Scott M.)—5.

Those absent or not voting were: Senators Bishop, Foss, Gable, Gray, Howard, Landon, Marshall, Mehner, Metcalf, Williams—10.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 321, by Senator Malstrom, entitled: "An Act relating to and regulating outdoor signs and advertising, defining offenses, and providing penalties for the violation thereof," was read the third time.

Senator Murphy moved that Senate Bill No. 321 be laid on the table.

The motion lost.

Senator Chamberlin moved the adoption of the following amendment:

Amend Section 3, line 3, striking the words and figures "One Hundred Fifty (\$150)" and insert in lieu thereof the words and figures "Fifty (50)".

Senator Ryan (J. H.) moved that the amendment by Senator Chamberlin be laid on the table without taking the bill with it.

The motion lost.

The amendment was adopted.

Senators Ferryman, Cleary and Malstrom demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 321, as amended, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Houser, Lovejoy, Malstrom, Metcalf, Norman, Nugent, Ronald, Roup, Todd—12.

Those voting may were: Senators Chamberlin, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Lunn, Morthland,

Murphy, Nelson, Palmer, Peirce, Reardon, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Voss, Worum —27.

Those absent or not voting were: Senators Bishop, Foss, Landon, Marshall, Mehner, Morrow, Williams—7.

The bill, having failed to receive the constitutional majority, was declared lost.

Senate Bill No. 290:

On motion of Senator Morthland, Senate Bill No. 290 was placed at the foot of the calendar.

SENATE JOINT RESOLUTION NO. 15. SPECIAL ORDER.

On motion of Senator Arnold, Senate Joint Resolution No. 15 was made a special order of business for 11:00 o'clock a.m. tomorrow.

The motion carried.

Senate Bill No. 331, by Senator Todd, entitled: "An Act relating to certain evergreens, including huckleberry branches, and evergreen trees, commonly known as Christmas trees; requiring licenses for the sale of the same within the state or for the shipment and/or transportation of the same to a point outside of the state; and amending Sections 1, 2 and 3 of Chapter 141 of the Laws of 1929." was read the third time.

Senator Chamberlin moved the adoption of the following amendment:

Amend Section 2, line 2, strike the words and figures "Ten Dollars (\$10.00)" and insert in lieu thereof the words and figures "One Dollar (\$1.00)".

The amendment lost.

Senator Lovejoy moved the adoption of the following amendment:

Amend Section 1, line 3, insert before the word "cut" the words "break or".

The amendment lost.

Senators Todd, Landon and Ferryman demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 331, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Houser, Knutzen, Lovejoy, Lunn, Malstrom, Metcalf, Nelson, Norman, Ronald, Roup, Steele, Stinson, Thein, Todd—19.

Those voting nay were: Senators Cox, Ferryman, Garrett, Gray, Hartwell, Heffron, Landon, Marshall, Mehner, Murphy, Nugent, Palmer, Peirce, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Voss, Worum—18.

Those absent or not voting were: Senators Bishop, Foss, Gable, Howard, Morrow, Morthland, Reardon, Smith (Don Cary), Williams—9.

The bill, having failed to receive the constitutional majority, was declared lost.

At 5:11 o'clock p.m., on motion of Senator Marshall, the Senate adjourned until 11:00 o'clock a.m. tomorrow.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

FIFTY-SIXTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASII., Sunday, March 5, 1933.

The Senate was called to order at 11:00 o'clock a.m. by President Victor A. Meyers pursuant to adjournment.

Reverend Willard B. Hall of the Church of the Nazarene of Olympia offered prayer.

The Secretary called the roll, all members being present except Senators Bishop, Palmer and Thein, who were excused.

On motion of Senator Voss the reading of the journal of the previous day was dispensed with and it was approved.

SENATE JOINT RESOLUTION NO. 13.

On motion of Senator Arnold the special order set for this time on Senate Joint Resolution No. 15 was advanced until 11:45 o'clock a.m.

Senator Nugent moved that the vote by which Senate Joint Memorial No. 14 failed to pass be reconsidered.

The motion carried.

Senator Nugent moved the adoption of the memorial.

Senators Gray, Marshall and Steele demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Joint Memorial No. 14 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cox, Dawson, Ferryman, Landon, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nelson, Norman, Nugent, Peirce, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Voss, Williams, Worum—25.

Those voting nay were: Senators Cleary, Barnes, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lunn, Morthland, Reardon, Ronald, Smith (Horace E.), Stinson, Todd—18.

Those absent or not voting were: Senators Bishop, Palmer, Thein-3.

The memorial, having received the constitutional majority, was declared passed.

On motion of Senator Nugent, Senate Joint Memorial No. 14 was ordered immediately transmitted to the House.

On motion of Senator Marshall, Senator Thein was excused.

On motion of Senator Mehner the Secretary was instructed to mimeograph a suitable number of copies of Engrossed House Bill No. 92.

Senators Williams, Morthland and Morrow demanded a call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll on the call of the Senate, all members being present except Senators Bishop, Palmer and Thein, who were excused, and Senators Gable, Gray, Nugent and Smith (Don Cary).

The Sergeant-at-Arms was instructed to bring in the absent Senators.

Senator Landon moved that the Senate proceed under the call of the Senate.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., March 4, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 23, entitled: "An Act relating to liens upon crops, and amending Sections 4 and 12 of Chapter 256 of the Laws of 1927; also

Engrossed Senate Bill No. 244, entitled: "An Act relating to taxation of real and personal property and easements acquired or constructed through a loan or loans obtained from or through the Reconstruction Finance Corporation of the United States of America, and declaring that this act shall take effect immediately"; also

Engrossed Senate Bill No. 262, entitled: "An Act providing for payment by the State to the counties for their proportion of state taxes in allowance for expenses in civil actions involving the State, its departments, officers and employees, on a per diem basis"; also

Engrossed Senate Bill No. 338, entitled: "An Act relating to Federal Home Loan Banks, authorizing savings and loan associations, building and loan associations, insurance companies, banks, trust companies, savings banks, and mutual savings banks to invest their funds in the bonds and capital stock of a Federal Home Loan Bank, vote stock in such bank, borrow money therefrom, give the collateral required by the bank and designate such bank as a depositary for their funds, and declaring that this act shall take effect immediately"; have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

Walter J. Lunn, Chairman.

We concur in this report: J. W. Thein, Wm. C. Dawson, Geo. C. Chamberlin.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 4, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Joint Resolution No. 6, relating to the appointment by the Governor of a commission of nine members to study the various forms of liquor control, regulation and distribution, have compared same with the original Resolution and find it correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: J. W. Thein, Wm. C. Dawson, Geo. C. Chamberlin.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 4, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Concurrent Resolution No. 6, entitled: "An Act relating to the consideration of bills," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

· · · · · · Chairman.

We concur in this report: C. Nifty Garrett, W. P. Gray, W. J. Knutzen, H. L. Nelson.

On motion of Senator Nelson the report of the committee was received.

Senate Chamber, Olympia, Wash., March 3, 1933.

MR. PRESIDENT:

We, a majority, your Committee on Judiciary, to whom was referred Senate Bill No. 314, entitled: "An Act relating to taxation of inheritances and ascertaining, determining and collecting of such tax, amending Section 3 of Chapter 205 of the Laws of 1929, repealing Section 7 of Chapter 134 of the Laws of 1931, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: Don Cary Smith, Kathryn E. Malstrom, Ed Peirce, Evert Arnold, Geo. W. Roup, Ralph Metcalf, Daniel Landon.

SENATE CHAMBER, OLYMPIA, WASH., March 3, 1933.

MR. PRESIDENT:

I concur in this report: Chas. Gable.

On motion of Senator Steele the reports of the committee were received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., March 3, 1933.

MR. PRESIDENT:

We, a majority, your Committee on Judiciary, to whom was referred Senate Bill No. 315, entitled: "An Act relating to inheritance taxes and escheats, and providing for the disposition and escheat of moneys in the custody of clerks of the superior courts, and county clerks and relieving such clerks and their bondsmen from liability, providing for a penalty for the violation hereof and declaring that an emergency exists and that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: Chas. Gable, Kathryn E. Malstrom, Ed Peirce, Evert Arnold, Geo. W. Roup, Don Cary Smith, Daniel Landon.

SENATE CHAMBER, OLYMPIA, WASH., March 3, 1933.

MR. PRESIDENT:

Mr. President:

I concur in this report: Ralph Metcalf.

On motion of Senator Steele the reports of the committee were received and the bill was placed on general file.

SENATE CHAMBER,

OLYMPIA, WASH., March 3, 1933.

We, a part of, your Committee on Judiciary, to whom was referred Senate Bill No. 318, entitled: "An Act relating to taxation of inheritances, non-resident dis-

tributees, providing for escheat and amending Section 167 of Chapter 156 of the Laws of 1917 (Section 1537 of Remington's Compiled Statutes) and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass. E. N. Stelle, Chairman.

We concur in this report: Chas. Gable, Kathryn E. Malstrom, Ed Peirce, Don Cary Smith, Daniel Landon.

SENATE CHAMBER, OLYMPIA, WASH., March 3, 1933.

MR. PRESIDENT:

We, a part of your Committee on Judiciary, to whom was referred Senate Bill No. 318, entitled: "An Act relating to taxation, non-resident distributees, providing for escheats and amending Section 167 of Chapter 156 of the Laws of 1917 (Section 1537 of Remington's Compiled Statutes) and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

...., Chairman.

We concur in this report: Ralph Metcalf, Evert Arnold.

On motion of Senator Steele the reports of the committee were received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., March 3, 1933.

MR. PRESIDENT:

We, a majority of your Committee on Judiciary, to whom was referred Senate Bill No. 316, entitled: "An Act relating to the taxation of inheritances and providing for computation and payment of inheritance tax on life estates and remainders and estates for a term of years, and amending Section 2 of Chapter 146 of the Laws of 1917 (Section 11205 of Remington's Compiled Statutes)," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: Chas. Gable, Kathryn E. Malstrom, Ed Peirce, Geo. W. Roup, Don Cary Smith, Daniel Landon.

SENATE CHAMBER, OLYMPIA, WASH., March 3, 1933.

MR. PRESIDENT:

I concur in this report: Ralph Metcalf.

On motion of Senator Steele the reports of the committee were received and the bill was placed on general file.

SENATE CHAMBER,

, OLYMPIA, WASH., March 4, 1933.

MR. PRESIDENT:

We, your Committee on Insurance, to whom was referred Engrossed House Bill No. 259, entitled: "An Act relating to insurance and amending Section 105½, Chapter 49 of the Laws of 1911 (Section 7151, Remington's Compiled Statutes)," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

GEO. A. Lovejoy, Chairman.

We concur in this report: Kebel Murphy, C. Nifty Garrett, Arthur E. Cox, Chas. Gable, C. F. Stinson.

On motion of Senator Lovejoy the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 3, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred House Bill No. 196, entitled: "An Act relating to liens by physicians and other persons against claims and rights of action to recover damages or compensation by persons injured by the fault or negligence of others," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: Don Cary Smith, Chas. Gable, Paul Houser, E. B. Palmer, Geo. W. Roup, Kathryn E. Malstrom.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., March 4, 1933.

MR. PRESIDENT:

We, your Committee on State, Granted, School and Tide Lands, to whom was referred Engrossed House Bill No. 400, entitled: "An Act authorizing the exchange of section 16, Township 18 North, Range 7, West W. M., owned by the State of Washington, for section 6, Township 18 North, Range 7, West W. M., owned by the City of Montesano; both of equal value, all situated in Grays Harbor County, State of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

J. W. THEIN, Chairman.

We concur in this report: Paul Mehner, D. V. Morthland, D. O. Nugent, Keiron W. Reardon.

On motion of Senator Thein the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., March 3, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred House Bill No. 275, entitled: "An Act to protect hotel keepers, inn keepers, boarding house keepers and lodging house keepers; to prescribe and regulate their duties and liabilities toward their guests, boarders and lodgers; and amending Section 3 of Chapter 190 of the Laws of 1915 as amended by Section 2 of Chapter 216 of the Laws of 1929," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: Don Cary Smith, Chas. Gable, Ed Peirce, Paul Houser, E. B. Palmer, Kathryn E. Malstrom, Geo. W. Roup.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 3, 1933.

MR. PRESIDENT:

We, your Committee on Industrial Insurance, to whom was referred Senate Bill No. 358, entitled: "An Act relating to extra-hazardous employments and to the compensation and remedies of workmen injured therein, and of their dependents and beneficiaries in case of death and to the medical aid of workmen injured and safety of workmen engaged in such employments, providing for the collection of premiums and for a merit rating to employers, amending Section 7676 of Remington's Compiled Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

P. FRANK MORROW, Chairman.

We concur in this report: J. H. Ryan, D. O. Nugent, Paul Mehner, Henry Foss.

On motion of Senator Morrow the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 313, entitled: "An Act relating to the taxation of inheritances, providing for administration of oaths in all matters relating thereto, and providing for the adoption and use of a seal," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: Chas. Gable, Ed Peirce, Paul Houser, E. B. Palmer, Geo. W. Roup, Kathryn E. Malstrom, Daniel Landon.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 4, 1933.

We, your Committee on State Charitable Institutions, to whom was referred Engrossed House Bill No. 209, relating to the administration of the state government, organizing the department of business control and defining the powers and duties of the director thereof, creating a division of child welfare, amending certain laws, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass. H. L. Nelson, Chairman.

We concur in this report: Arthur E. Cox, J. W. Thein, D. V. Morthland, Charles H. Voss.

On motion of Senator Nelson the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 4, 1933.

We, your Committee on Harbors and Waterways, to whom was referred Engrossed House Bill No. 355, entitled: "An Act relating to port districts and providing for an incidental expense fund in such districts," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Henry Foss. Chairman.

We concur in this report: Ralph Metcalf, Paul Mehner, Geo. A. Lovejoy.

On motion of Senator Foss the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, Wash., March 4, 1933.

We, your Committee on Harbors and Waterways, to whom was referred House Bill No. 357, entitled: "An Act relating to port districts, providing for the revision of boundary lines of port commissioners districts and affecting the election and eligibility of incumbent port commissioners," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Henry Foss, Chairman.

We concur in this report: Ralph Metcalf, Paul Mehner, Geo. A. Lovejoy.

On motion of Senator Foss the report of the committee was received and the bill was placed on general file.

The Committee on Revenue and Taxation recommended that Senate Bill No. 317 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Judiciary recommended that Senate Bill No. 324 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Banks and Banking recommended that Engrossed House Bill No. 375 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Harbors and Waterways recommended that Engrossed House Bill No. 66 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

A majority of the Committee on Judiciary recommended that Senate Bill No. 323 do pass as amended.

A minority of the Committee on Judiciary recommended that Senate Bill No. 323 do not pass.

The reports of the committee, together with the bill, were placed on general file.

A majority of the Committee on Judiciary recommended that Senate Bill No. 325 do pass as amended.

A minority of the Committee on Judiciary recommended that Senate Bill No. 325 do not pass.

The reports of the committee, together with the bill, were placed on general file.

A majority of the Committee on Judiciary recommended that Senate Bill No. 320 do pass as amended.

A minority of the Committee on Judiciary recommended that Senate Bill No. 320 do not pass.

The reports of the committee, together with the bill, were placed on general file.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 5, 1933.

MR. PRESIDENT:

The House has adopted the report of the Conference Committee on Engrossed Senate Bill No. 27, and has granted the powers of Free Conference thereon.

O. H. Olson, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, Wash., March 4, 1933.

Mr. President:

We, your Committee on Conference, to whom was referred Engrossed Senate Bill No. 27, entitled: "An Act relating to the control of flood waters, authorizing the state supervisor of hydraulics to construct controlling and diversion works and providing for the payment of the cost of construction, making an appropriation and declaring an emergency," have had the same under consideration, and respectfully report that we are unable to agree and ask that the powers of free conference be granted.

Senate Members:

ARTHUR E. COX, JOHN HEFFRON, EVERT ARNOLD. House Members:

MARCUS O. NELSEN, EDWIN L. BRUNTON, E. F. BANKER.

On motion of Senator Cox the report of the committee was adopted and the powers of free conference were granted.

The Secretary read:

MESSAGES FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 4, 1933.

MR. PRESIDENT:

The House has passed Engrossed House Bill No. 293; also

The House has passed Engrossed Substitute House Bill No. 92; also

Engrossed Substitute House Bill No. 192; also

Engrossed House Bill No. 322; also

Engrossed House Bill No. 109; also

Engrossed Substitute House Bill No. 421; also

The House has passed House Bill No. 13; also

House Bill No. 247; also

House Bill No. 303; also

House Bill No. 337; also House Bill No. 403;

and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

The Secretary read:

House of Representatives, Olympia, Wash., March 4, 1933.

MR. PRESIDENT:

The Speaker has signed Senate Bill No. 248; also

Senate Concurrent Resolution No. 7; also

The Speaker has signed House Bill No. 149; also

House Bill No. 159; also

House Bill No. 191; also

House Bill No. 373, and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

The Secretary read:

House of Representatives, Olympia, Wash., March 4, 1933.

MR. PRESIDENT:

The House has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 72, and passed the bill, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

The Secretary read:

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 2, 1933.

MR. PRESIDENT:

We, your Committee on Free Conference, to whom was referred Engrossed Senate Bill No. 72, entitled: "An Act authorizing and regulating boxing, sparring and wrestling contests or exhibitions, creating a commission to license and regulate such contests and the participants therein, providing revenue and making an appropriation therefor, providing a penalty for violation hereof and repealing Sections 304 and 305, Chapter 249, Session Laws of 1909," have had the same under consideration, and we recommend that the entire bill beginning with Section 1 be stricken and the following substituted therefor:

"Section 1. There is hereby created and established a State Commission to be known and designated as the 'State Athletic Commission' and in this act referred to as the commission. The commission shall be composed of three members who shall be appointed by the Governor and shall be subject to removal at the pleasure of the Governor. The members of the first commission to be appointed after the taking effect of this act shall be appointed for the terms beginning July 1, 1933, and expiring as follows: One commissioner for the term expiring January 31, 1934, one commissioner for the term expiring January 31, 1935. Each of the first commissioners appointed shall hold office until his

successor is appointed and qualified. Upon the expiration of the terms of the three commissioners first appointed, each succeeding commissioner shall be appointed to hold office for a term of four years and until his successor shall have been appointed and qualified. In case of a vacancy, it shall be filled by the appointment by the Governor for the unexpired portion of the term in which such vacancy occurs.

"Sec. 2. Before entering upon the duties of his office, each of said commissioners shall enter into a surety bond, executed by a surety company authorized to do business in this state, payable to the State of Washington, to be approved by the Governor, in the penal sum of Two Thousand Dollars (\$2,000.00) conditioned upon the faithful performance of his duties which bond shall be filed with the Secretary of State. Each member of the commission shall be reimbursed for the cost of his bond and receive his necessary actual traveling, restaurant and hotel expenses while in the active performance of his duties.

The first members of the commission shall meet at such time and place, not more than thirty days after their appointment as shall be designated by the Governor and shall organize by electing a chairman and an executive secretary and adopt rules and regulations for the conduct of their meetings. A majority of the members of the commission shall constitute a quorum for the transaction of business. A general office for the transaction of business of the commission shall be designated. The commission may hold meetings and conduct business at such places as they may

deem necessary.

The commission shall have the power to appoint one of their members as executive secretary who shall receive a salary not to exceed one hundred fifty dollars (\$150.00) per month and his actual necessary traveling and restaurant and hotel expenses while engaged in the actual performance of his duties. further, That the annual salary and expenses will not exceed twenty-four hundred dollars (\$2,400.00) per annum. The duties of the secretary shall be such as are prescribed by the commission and he shall at all times be subject to their direction

The commission shall keep full and correct minutes of its transactions "Sec. 5. and proceedings, which shall at all times be open to the public inspection. The commission shall adopt and procure a seal and all process or certificates issued by it shall be attested under such seal. Copies of the record of said commission shall be certified by the secretary and attested with the seal of said commission. Any member of the commission, or any employee thereof, officially designated by said commission shall have the power to administer oaths in all matters pertaining to or concerning the proceedings or the official duties of the commission. The commission shall have power to summon witnesses to appear and testify on any matter deemed material to the proper discharge of its duties, such summons shall be served in like manner as a subpoena issued out of the Superior Court and shall be served by the sheriff of the proper county, and such service returned by him to said commission, without compensation therefor.

"Sec. 6. The commission shall have power and it shall be its duty to direct, supervise and control all boxing contests or sparring and wrestling matches or exhibitions conducted within the state and no such boxing contest, sparring or wrestling match or exhibition shall be held or given within the state except in accordance with the provisions of this act. The commission may in its discretion issue and for cause revoke a license to conduct, hold or give boxing, sparring and/or wrestling contests, matches and exhibitions where an admission fee is charged to any club, corporation, organization, association or fraternal society. Provided, however, that all boxing contests, sparring or wrestling matches or exhibitions which are conducted by any war veterans' organization chartered by Congress or the War Department of the United States or which are conducted by any bona fide athletic club which is a member of the Pacific Northwest Association of the Amateur Athletic Union of the United States or which are conducted by any school, college, Young Men's Christian Association or University within any building or upon any ground owned or occupied by said school, college, Young Men's Christian Association or university within the state shall not be subject to the provisions of this act: Provided, however, that every contestant in any boxing contest, sparring or wrestling match not conducted under the provisions of this act shall be examined within eight hours (8) prior to the contest by a practicing physician, Provided, further, that said organizations exempted from the provisions of this act shall be governed by Section 14 of the act as said act applies to boxing contests, sparring or wrestling matches or exhibitions conducted by any organization exempted by this section from the general provisions of this act. The term 'school, college, Young Men's Christian Association or university' as used herein shall not be deemed to include any school or institution whose principal purpose is giving of instruction in boxing, wrestling or sparring. No boxing contest or sparring and wrestling match or exhibition shall be conducted within the state except pursuant to a license issued in accordance with the provisions of this act and the rules and regulations of the commission except as hereinabove provided.

- "Sec. 7. The commission shall have power to issue and for cause to revoke a license to conduct boxing contests or sparring or wrestling matches or exhibitions as herein provided under such terms and conditions and at such times and places as the commission may determine. Such licenses shall entitle the holder thereof to conduct boxing contests and sparring and/or wrestling matches and exhibitions under such terms and conditions and at such times and places as the commission may determine. In case the commission shall refuse to grant license to any applicant, or shall cancel any license, such applicant, or the holder of such cancelled license shall be entitled, upon application, to a hearing to be held not less than sixty days after the filing of such order at such place as the commission may designate; Provided, however, that if it has been found by a valid finding and such finding is fully set forth in such order, that the applicant or licensee has been guilty of disobeying any provision of this act, such hearing shall be denied.
- "Sec. 8. Any club, corporation, organization, association or fraternal society affected by this act may apply to the commission for a license. Such application shall be in writing and upon forms prescribed by said commission and shall be verified in such manner as the commission may require and shall be accompanied by an annual license fee of Twenty-five dollars (\$25.00).
- Sec. 9. Every licensee receiving a license as herein provided for shall file a good and sufficient bond in the sum of One Thousand Dollars (\$1,000.00) with the commission in cities of less than one hundred fifty thousand (150,000) inhabitants and of Two Thousand Five Hundred Dollars (\$2,500.00) in cities of more than one hundred fifty thousand (150,000) inhabitants condition for the faithful performance by such licensee of the provisions of this act, the payment of the taxes provided for herein and the obeyance of all rules and regulations of the commission, which bond shall be subject to the approval of the Attorney General.
- "Sec. 10. Upon the approval by the commission of any application for a license, as hereinabove provided and the filing of a bond the commission shall certify such fact to the State Department of Licenses which shall forthwith issue such license.
- "Sec. 11. Any licensee as herein provided shall within three days prior to the holding of any boxing contest or sparring and/or wrestling match or exhibition file with the commission a statement setting forth the name of each contestant, his manager or managers and such other information as the commission may require, and shall, within seventy-two (72) hours after the termination of any contest file with the commission a written report, duly verified as the commission may require showing the number of tickets sold for such contest, the price charged for such tickets and the gross proceeds thereof, and such other and further information as the commission may require. Such licensee shall pay to the commission at the time of filing the above report a tax equal to five per centum (5%) of such gross receipts and said five per centum (5%) of such gross receipts shall be immediately paid by the commission into the State Athletic Fund of the State of Washington which is hereby created.
- "Sec. 12. The commission may appoint official inspectors at least one of which, in the absence of a member of the commission, shall be present at any boxing contest or sparring and/or wrestling match or exhibition held under the provisions of this act. Such inspector shall carry a card signed by the chairman of the commission evidencing their authority. It shall be their duty to see that all rules and regulations of the commission and the provisions of this act are strictly complied with and to be present at the accounting of the gross receipts of any contest, and such inspector is authorized to receive from the licensee conducting the contest the statement of receipts herein provided for and to immediately transmit such report to the commission. Each inspector shall receive a fee of not to exceed Seven Dollars and Fifty Cents (\$7.50) for each contest officially attended.
- "Sec. 13. It shall be unlawful to hold any boxing contest, sparring or wrestling match on Sunday, Decoration Day, or Armistice Day; or to bet or wager on any

contest held under the provisions of this act. Violation of this section shall be a misdemeanor.

"Sec. 14. No boxing contest or sparring exhibition held in this state whether under the provisions of this act or otherwise shall be for more than ten (10) rounds and no one round of any such contest or exhibition shall be for a longer period than three (3) minutes and there shall be not less than one minute intermission between each round. In the event of bouts involving national championships the commission may grant an extension of no more than five (5) additional rounds. No contestant in any boxing contest or sparring match or exhibition whether under this act or otherwise shall be permitted to wear gloves weighing less than five ounces for contestants weighing less than one hundred seventy-five (175) pounds, and six ounces for contestants weighing over one hundred seventy-five (175) pounds. The duration of rounds for wrestling matches whether held under the provisions of this act or otherwise and the number of such rounds shall be regulated by order of the commis-The commission shall promulgate rules and regulations to insure clean and sportsmanlike conduct on the part of all contestants and officials, and the orderly and proper conduct of the contest in all respects, but such rules and regulations shall apply only to contests held under the provisions of this act.

"Sec. 15. Each contestant for boxing, sparring or wrestling shall be examined within eight (8) hours prior to the contest by a competent physician appointed by the commission. The physician shall forthwith and before such contest report in writing and over his signature the physical condition of each and every contestant to the commissioner or inspector present at such contest. No contestant whose physical condition is not approved by the examining physician shall be permitted to participate in any contest. Blank forms of physicians' report shall be provided by the commission and all questions upon such blanks shall be answered in full. The examining physician shall be paid a fee designated by the commission by the licensee conducting such match or exhibition. No boxing contest or sparring or wrestling match or exhibition shall be held unless a licensed physician of the commission or his duly appointed representative, shall be present throughout the contest.

"Any practicing physician and surgeon may be selected by the Board as the examining physician. Such physician present at such contest shall have authority to stop any contest when in his opinion it would be dangerous to a contestant to continue, and in such event it shall be his duty to stop such contest. If he has acted as examining physician he shall receive no fee for being present.

"Sec. 16. The commission may grant annual licenses upon application in compliance with the rules and regulations prescribed by the commission, and the payment of the fees herein prescribed to managers, referees, examining physicians, boxers, wrestlers, seconds and trainers. The following schedule of annual fees shall obtain: Managers, Twenty-five Dollars (\$25.00); referees, Five Dollars (\$5.00); examining physicians, Five Dollars (\$5.00); seconds, Two Dollars (\$2.00); trainers, Two Dollars (\$2.00); boxers, Two Dollars (\$2.00); wrestlers, Two Dollars (\$2.00); Provided, That the provisions of this section shall not apply to contestants or participants in strictly amateur contests and/or fraternal organizations and/or veterans' organizations chartered by Congress or the War Department or any bona fide athletic club which is a member of the Pacific Northwest Association of the Amateur Athletic Union of the United States, holding and promoting athletic contests or smokers and where all funds are used primarily for the benefit of their members. Any such license may be revoked by the commission for any cause which it shall deem sufficient. No person shall participate or serve in any of the above capacities unless licensed as herein provided. The referee for any contest shall be designated by the commission from among such licensed referees.

"Sec. 17. Any person or any member of any group of persons or corporations promoting wrestling or boxing exhibitions or contests who shall participate directly or indirectly in the purse or fee of any manager of any boxers or wrestlers or any boxer or any wrestler and any licensee who shall conduct or participate in any sham or fake boxing contest or sparring or wrestling match or exhibition shall thereby forfeit its license and the commission shall declare such license cancelled and void and such licensee shall not thereafter be entitled to receive another such, or any license issued pursuant to the provisions of this act.

"Sec. 18. Any contestant who shall participate in any sham or fake boxing contest or sparring or wrestling match or exhibition or violate any rule or regulation

of the commission shall be penalized in the following manner: For the first offense he shall be restrained by order of the commission for a period of not less than three (3) months from participating in any contest held under the provisions of this act, such suspension to take effect immediately after the occurrence of the offense; for any second offense such contestant shall be forever suspended from participation in any contest held under the provisions of this act.

"Sec. 19. Whenever any licensee shall fail to make a report of any contest within the time prescribed by this act or when such report is unsatisfactory to the commission, the secretary shall examine the books and records of such licensee; he may subpoena and examine under oath any officer of such licensee and such other person or persons as he may deem necessary to a determination of the total gross receipts from any contest and the amount of tax thereon. If, upon the completion of such examination it shall be determined that an additional tax is due, notice thereof shall be served upon the licensee, and if such licensee shall fail to pay such additional tax within twenty (20) days after service of such notice such delinquent licensee shall forfeit its license and shall forever be disqualified from receiving any new license and in addition thereto such licensee and the members thereof shall be jointly and severally liable to this state in the penal sum of One Thousand Dollars (\$1,000.00) to be collected by the attorney general by civil action in the name of the state in the manner provided by law.

"Sec. 20. The licenses provided for in Section 8 and in Section 16 of this act shall be issued for a six months or twelve months period and shall expire on July 1st and January 1st of each year.

"Sec. 21. There is hereby appropriated from the state athletic fund out of the revenues collected under the provisions of this act for the purpose of paying the expenses of the commission and the salaries of its officers and employees as herein provided, the sum of Ten Thousand Dollars (\$10,000.00) or so much thereof as may be necessary to carry out the provisions of this act. All surplus on hand in the state athletic fund at the completion of the biennium shall revert to the old age pension fund of the state treasury.

"Sec. 22. Any person, club, corporation, organization, association or fraternal society conducting within this state boxing, sparring or wrestling contests or exhibitions without first having obtained a license therefor in the manner provided by this act shall be guilty of a misdemeanor excepting such contests excluded from the operation of this act by Section 6 hereof.

"Sec. 23. Nothing in this act shall be construed as prohibiting any municipal corporation within the state from establishing by ordinance rules and regulations governing the conduct of boxing contests, sparring or wrestling matches held within the limits of such municipal corporation, by organizations exempted from the regulations of this act; and municipal corporations in this state are hereby granted the right to establish municipal boxing commissions to control and regulate such boxing contests, sparring or wrestling matches within the municipal limits of said municipal corporation; Provided, however, that any such commission established by such municipal corporation shall have no power or control over boxing contests, sparring or wrestling exhibitions held under the provisions of this act.

"Sec. 24. Any person, firm or corporation violating any of the provisions of this act for which no penalty is herein provided shall be guilty of a misdemeanor.

"Sec. 25. If any section or provision of this act shall be adjudged to be invalid or unconstitutional, such adjudication shall not affect the validity of the act as a whole, or any section, provision or part thereof not adjudged invalid or unconstitutional.

"Sec. 26. That Sections 304 and 305, Chapter 249 of the Session Laws of 1909 are hereby repealed."

Senate Members:

HARRY L. WILLIAMS, DON CARY SMITH, HENRY FOSS. House Members:

D. E. TODD, E. F. BANKER, TIM HEALY.

On motion of Senator Williams the report of the committee was received.

On motion of Senator Morthland the Secretary was ordered to mimeograph Engrossed Senate Bill No. 72 as amended by the Free Conference Committee.

INTRODUCTION OF BILLS.

House Bill No. 403, by Mr. Sorensen, entitled: "An Act prohibiting the importation of noxious weed seeds into the State of Washington, providing a penalty for such importation and for the purchase, sale, possession or use for feeding purposes of wheat or other grain screenings containing noxious weed seeds."

The bill was read the first time, and on motion of Senator Cox the rules were suspended, the bill was read the second time by title and referred to the Committee on Agriculture.

House Bill No. 337, by Committee on State Granted, School and Tide Lands, entitled: "An Act relating to the disposition of improvements on state lands and amending Section 34, Chapter 255, Session Laws of 1927."

The bill was read the first time, and on motion of Senator Thein the rules were suspended, the bill was read the second time by title and referred to the Committee on State Granted, School and Tide Lands.

House Bill No. 303, by Mr. Burns, entitled: "An Act relating to and regulating the maintenance and operation of hospitals for the care of persons suffering from disease, illness or infirmity, by counties and counties and cities jointly; providing for appeals by trustees of such hospitals from orders of removal; amending Section 3 of Chapter 139 of the Laws of 1931; and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Nugent the rules were suspended, the bill was read the second time by title, and referred to the Committee on Medicine, Dentistry, Pure Foods and Drugs.

House Bill No. 247, by Mr. Austin, entitled: "An Act relating to insurance, prescribing certain regulations in connection therewith and providing penalties for the violation thereof."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title and referred to the Committee on Insurance.

House Bill No. 13, by Mr. Edwards, entitled: "An Act requiring minimum wage provisions in contracts for public works and prescribing penalties for breaches thereof."

The bill was read the first time, and on motion of Senator Ryan (J. H.) the rules were suspended, the bill was read the second time by title and referred to the Committee on Labor and Labor Statistics.

Engrossed House Bill No. 293, by Committee on State Granted, School and Tide Lands, entitled: "An Act reserving from sale or lease of certain tide lands for recreational park purposes."

The bill was read the first time, and on motion of Senator Thein the rules were suspended, the bill was read the second time by title and referred to the Committee on State Granted, School and Tide Lands.

Engrossed Substitute House Bill No. 92, by Committee on Rules and Order, entitled: "An Act relating to taxation; imposing taxes upon the privi-

lege of engaging in business activities and providing for the ascertainment, assessment, collection and distribution thereof; providing for the administration and enforcement of this act; providing penalties; and declaring when this act shall take effect."

The bill was read the first time, and on motion of Senator Mehner the rules were suspended, the bill was read the second time by title and referred to the Committee on Revenue and Taxation.

Engrossed Substitute House Bill No. 192, by Committee on Judiciary, entitled: "An Act relating to the taxation and the sale, disposition, transportation, manufacture for sale, and possession for sale, of fermented, malt and malted beverages; establishing a State Beverage Control Board and defining its powers and duties; providing for the creating of certain funds and making appropriations therefor for the state current school funds, the county old age pension and indigent relief funds and the county, city and town current or general expense funds; providing penalties for violations of this act; repealing all acts or parts of acts in conflict herewith; providing for licenses and allocating portions thereof to counties, cities and towns; and declaring an emergency."

The bill was read the first time, and on motion of Senator Williams the rules were suspended, the bill was read the second time by title and referred to the Committee on Public Morals.

Engrossed House Bill No. 322, by Mr. Easterday (Departmental request), entitled: "An Act relating to initiative and referendum and amending Sections 5411, 5412 and 5414 of Remington's Compiled Statutes, and Section 1, Chapter 130, Laws of 1929, and repealing Section 5404 of Remington's Compiled Statutes, and repealing Sections 5406 and 5424 of Remington's Compiled Statutes, to be effective as to rural voting precincts after January 2, 1936."

The bill was read the first time, and on motion of Senator Smith (Don Cary) the rules were suspended, the bill was read the second time by title and referred to the Committee on Elections and Privileges.

Engrossed House Bill No. 109, by Mr. Malim, entitled: "An Act authorizing the exchange of certain state lands or timber for other lands or timber of equal value."

The bill was read the first time, and on motion of Senator Thein the rules were suspended, the bill was read the second time by title and referred to the Committee on State Granted, School and Tide Lands.

Engrossed Substitute House Bill No. 421, by Committee on Judiciary, entitled: "An Act providing for the regulation and supervision of the issuance and sale of certain securities, as the same are herein defined, to prevent fraud in the sale thereof, providing penalties and repealing Chapter 69 of the Laws of 1923 and Chapter 133 of the Laws of 1929."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title and referred to the Committee on Judiciary.

GENERAL FILE.

Senate Bill No. 332, by Senator Todd, entitled: "An Act relating to flowering ornamental trees and shrubs and flowering plants, and providing penalties for the violation thereof, and amending Section 1 of Chapter 59 of the Session Laws of 1925 of the Extraordinary Session," was read the third time.

On motion of Senator Malstrom the following amendment was adopted.

Amend Section 1, line 3 of the printed bill, in front of the words "cut from" insert the words "break or".

On motion of Senator Hartwell the following amendment was adopted:

Amend Section 1, line 4 of the printed bill, after the first "or" strike the balance of the line and all of line 5.

Senators Marshall, Gray and Houser demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 332, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Foss, Gable, Garrett, Hartwell, Howard, Lovejoy, Lunn, Malstrom, Metcalf, Morthland, Norman, Nugent, Peirce, Roup, Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams, Worum—28.

Those voting nay were: Senators Ferryman, Gray, Heffron, Houser, Knutzen, Landon, Marshall, Mehner, Morrow, Murphy, Nelson, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.)—15.

Those absent or not voting were: Senators Bishop, Palmer, Thein-3.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SPECIAL ORDER.

The time having arrived, the Senate took up the special consideration set for this hour.

Senate Joint Resolution No. 15, by Senators Ryan (J. H.), Arnold and Morrow: Providing for an amendment to the Constitution of the State of Washington by adding thereto Article XXIX, was read the third time.

On motion of Senator Arnold the following amendment was adopted: Amend Section 5, line 5, change the word "elected" to "selected".

On motion of Senator Todd the following amendment was adopted:

Amend Section 2, subsection 8, line 1, strike the word "loan" and insert in lieu thereof the word "pledge".

Senator Garrett moved the adoption of the following amendment:

Add a new section to be known as Section 5, as follows:

"The State shall buy for cash at present owner's valuation the Sumner Standard to be used as the official journal of the proceedings of this power enterprise".

Senator Arnold moved that the amendment by Senator Garrett be laid on the table without taking the bill with it.

The motion carried.

Senators Murphy, Chamberlin and Nugent demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Joint Resolution No. 15, as amended, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Gable, Heffron, Houser, Landon, Lovejoy, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Todd, Voss, Williams—26.

Those voting nay were: Senators Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Garrett, Gray, Hartwell, Howard, Knutzen, Lunn, Metcalf, Morthland, Norman, Smith (Horace E.), Worum—17.

Those absent or not voting were: Senators Bishop, Palmer, Thein-3.

The resolution, having failed to receive the constitutional majority, was declared lost.

Senate Bill No. 235, by Senator Chamberlin, entitled: "An Act relating to state funds; providing for and regulating deposits thereof with banks and trust companies, and for the awarding of such deposits on competitive bids; providing penalties; amending Sections 5548 and 5549 of Remington's Compiled Statutes; amending Title XXXIII of Chapter IX of Remington's Compiled Statutes by adding thereto five new sections, to be designated as Section 5548-1, Section 5548-2, Section 5548-3, Section 5548-4 and Section 5548-5; repealing Section 5550 of Remington's Compiled Statutes; and declaring that this act shall take effect immediately," was read the third time.

Senators Gray, Voss and Houser demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 235, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Gable, Garrett, Houser, Lovejoy, Malstrom, Mehner, Morrow, Murphy, Nugent, Peirce, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Voss—17.

Those voting nay were: Senators Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gray, Hartwell, Heffron, Howard, Knutzen, Landon, Lunn, Marshall, Metcalf, Morthland, Nelson, Norman, Reardon, Ronald, Smith (Horace E.), Steele, Stinson, Todd, Williams, Worum—26.

Those absent or not voting were: Senators Bishop, Palmer, Thein-3.

The bill, having failed to receive the constitutional majority, was declared lost.

Senate Bill No. 339, by Senator Garrett, entitled: "An Act changing the name of 'Washington Veterans' Home at Port Orchard' to 'Washington Veterans' Home at Lister'," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 339 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams, Worum—40.

Those absent or not voting were: Senators Bishop, Cox, Metcalf, Palmer, Ryan (J. H.), Thein—6.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 347:

On motion of Senator Chamberlin, Senate Bill No. 347 was laid on the table.

Senate Bill No. 290, by Senator Reardon, entitled: "An Act relating to taxation, providing for the limitation of public expenditures and indebtedness in connection therewith; creating for each county of the state a state agency to be known as the Tax Supervision Commission for the further limitation of taxes, public expenditures and indebtedness, providing for the appointment, qualification and terms of office of its members and prescribing its powers and duties; prescribing the powers and duties of public officers and employees with respect to the making of appropriations, levying of taxes, the expenditures of public monies and the incurring of public indebtedness; providing penalties; repealing all acts or parts of acts in conflict therewith; making an appropriation; and declaring that this act shall take effect immediately," was read the third time.

Senator Murphy moved that Senate Bill No. 290 be laid on the table.

The motion lost.

On motion of Senator Arnold the Senate resolved itself into a committee of the whole to consider Senate Bill No. 290, Senator Marshall in the chair.

The committee of the whole reported progress to the Senate and asked leave to sit again.

On motion of Senator Marshall the report of the committee of the whole was received and leave to sit again was granted.

Senator Cleary moved that Senate Bill No. 290 be indefinitely postponed.

On motion of Senator Williams the further call of the Senate was dispensed with.

Senators Morrow, Voss, Garrett, Gray, Cox, Ryan (J. H.), Landon, and Chamberlin demanded a roll call.

The Secretary called the roll on the motion of Senator Cleary to indefinitely postpone Senate Bill No. 290, and it lost by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cleary, Cox, Ferryman, Foss, Gable, Garrett, Howard, Malstrom, Morrow, Morthland, Murphy, Nelson, Nugent, Peirce, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele—21.

Those voting nay were: Senators Barnes, Dawson, Gray, Garrett, Hartwell, Houser, Knutzen, Landon, Lovejoy, Lunn, Mehner, Metcalf, Norman, Reardon, Roup, Smith (Don Cary), Stinson, Todd, Voss, Williams, Worum—21.

Those absent or not voting were: Senators Bishop, Marshall, Palmer, Thein—4.

On motion of Senator Lovejoy the Senate resolved itself into a committee of the whole to consider Senate Bill No. 290.

The bill was considered in the committee of the whole, Senator Peirce in the chair, and reported back to the Senate without recommendation.

On motion of Senator Murphy the report of the committee was adopted.

Senator Landon moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

The Secretary called the roll on the final passage of Senate Bill No. 290 and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Barnes, Dawson, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Metcalf, Norman, Nugent, Reardon, Roup, Smith (Don Cary), Williams—16.

Those voting nay were: Senators Arnold, Chamberlin, Cleary, Cox, Ferryman, Foss, Gable, Garrett, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Peirce, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Todd, Worum—26.

Those absent or not voting were: Senators Bishop, Palmer, Thein, Voss ---4.

The bill, having failed to receive the constitutional majority, was declared lost.

Senator Todd gave notice that at the proper time he would move to reconsider the vote by which Senate Bill No. 290 failed to pass.

Senate Bill No. 260, by Senator Palmer, entitled: "An Act relating to the University of Washington and the payment of tuition fees, reducing general tuition fees for two years, and amending Sections 4546 and 4547 of Remington's Compiled Statutes," was read the third time.

Senators Murphy, Houser and Ferryman demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 260 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams, Worum—38.

Those voting nay were: Senators Howard, Reardon-2.

Those absent or not voting were: Senators Bishop, Cox, Gray, Palmer, Ronald, Thein-6.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 281:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We, your Committee on Insurance, to whom was referred Senate Bill No. 281, entitled: "An Act creating and establishing a state fund for insurance of public buildings and property of political subdivisions of the State of Washington, which now carries fire insurance or may hereafter do so; fixing the powers and duties of the state insurance commissioner in connection therewith; providing for the maintenance thereof

and the payment and adjustment of losses; authorizing the state insurance commissioner to employ necessary help and incur and pay such other expenses as may be necessary, also purchase other insurance on certain classes of risks; limiting the amount of expense that may be incurred and repealing all acts in conflict herewith," have had the same under consideration and we respectfully report the same back to the Senate with the recommendation that it do pass as amended.

.Amend Section 2, line 18 of the original bill, same being Section 2, line 1 of the printed bill, by striking the figure "1933" inserting in lieu thereof "1935".

Amend Section 3, line 27 of the original bill, same being Section 3, line 1 of the printed bill, by striking the figure "1933" and inserting in lieu thereof "1935".

Amend Section 4, line 2 of the original bill, same being Section 4, line 1 of the printed bill, by striking the figure "1933" inserting in lieu thereof "1935".

Amend Section 6, line 6 of the original bill, same being Section 6, line 2 of the printed bill, by striking the figure "1933" and inserting in lieu thereof "1935".

GEO. A. LOVEJOY, Chairman.

We concur in this report: C. Nifty Garrett, Evert Arnold, Kebel Murphy, C. F. Stinson.

On motion of Senator Lovejoy the report of the committee was received and the bill was read the third time.

On motion of Senator Houser the committee amendments were adopted.

Senators Murphy, Houser and Voss demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 281, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams, Worum—35.

Those voting nay were: Senators Dawson, Howard, Knutzen, Landon, Ryan (Scott M.)—5.

Those absent or not voting were: Senators Bishop, Cox, Gray, Palmer, Ronald, Thein—6.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

At 1:36 o'clock p. m., on motion of Senator Roup, the Senate recessed until 3:15 o'clock p. m.

AFTERNOON SESSION.

The Senate was called to order at 3:15 o'clock p. m. by President Victor A. Meyers.

GENERAL FILE.

Senate Bill No. 335, by Senator Ryan (J. H.), entitled: "An Act relating to public officers and employees of class A and first class counties and making it unlawful for certain officers or employees to engage in the private practice of any profession or occupation, and providing penalty," was read the third time.

On motion of Senator Mehner the following amendment was adopted:

Amend Section 1, line 3 by striking the words "Class A county or" and the words "of the First Class".

On motion of Senator Smith (Horace E.) the following amendment was adopted:

Amend Section 1, line 4, by striking the words and figures "One Hundred Dollars (\$100.00)", and insert in lieu thereof the following: "One Hundred Forty Dollars, (\$140.00)".

Senator Morthland moved that Senate Bill No. 335 be laid on the table. The motion lost.

On motion of Senator Knutzen the following amendment was adopted:

Amend Section 1, line 5 by striking the words "business or trade" and substituting a period (.) for a comma (,).

Senator Morthland moved that Senate Bill No. 335 be indefinitely post-poned.

The motion carried.

Senator Todd moved that the rules be temporarily suspended and that the vote by which Senate Bill No. 290 failed to pass be reconsidered.

Senators Williams, Norman and Gray demanded a call of the Senate.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senators Bishop, Foss, Lovejoy and Thein, who had been previously excused, and Senators Barnes, Chamberlin, Howard, Metcalf, Norman, Nugent, Steele, Stinson, and Williams.

The Sergeant-at-Arms was ordered to bring in the absent Senators.

On motion of Senator Williams the Senate proceeded under the call of the Senate and the absent Senators were excused.

The motion to reconsider Senate Bill No. 290 carried.

On motion of Senator Reardon the following amendment was adopted:

Amend the title of the act in lines 8 and 9 by striking out the words "making an appropriation;".

On motion of Senator Reardon the following amendment was adopted: Strike all of Sec. 22 of the bill.

Senators Chamberlin, Smith (Don Cary) and Voss demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 290, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cox, Dawson, Ferryman, Foss, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Marshall, Mehner, Metcalf, Murphy, Nelson, Norman, Nugent, Reardon, Roup, Smith (Don Cary), Stinson, Todd, Voss, Williams, Worum—31.

Those voting nay were: Senators Cleary, Gable, Garrett, Malstrom, Morrow, Morthland, Palmer, Peirce, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele—12.

Those absent or not voting were: Senators Bishop, Ronald, Thein-3.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Reardon the bill was ordered immediately engrossed and transmitted to the House.

Senate Bill No. 24:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., January 30, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 24, relating to the time of payment of personal property taxes and amending Chapter 34 of the Laws of 1931, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

Amend Section 1, line 15 of the original bill, same being Section 1, line 9 of the printed bill by striking the words "twelve per cent (12%)" inserting in lieu thereof the words "ten per cent (10%)".

E. N. Steele, Chairman.

We concur in this report: Evert Arnold, Don Cary Smith, Ed. Peirce, Paul Houser, C. H. Todd, Chas. Gable, E. B. Palmer.

On motion of Senator Steele the report of the committee was received and the bill was read the third time.

On motion of Senator Steele the following amendment was adopted:

Amend Section 1 by striking the whole thereof and substituting in lieu thereof the following:

"Section 1. The time for the payment of any taxes, both real and personal, that are due and payable in whole or in part before the 15th day of March, 1933, for the year 1932, shall be extended to and include the 15th day of April, 1933, in accordance with the same provisions as now provided for in Chapter 33 of the Session Laws of 1933."

On motion of Senator Steele the following amendment was adopted:

Amend the title by striking the whole thereof and substituting in lieu thereof the following: "An Act relating to the time of payment of real and personal property taxes for the year 1932 due and payable in the year 1933."

The Secretary called the roll on the final passage of Senate Bill No. 24, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer,

Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Todd, Voss, Williams, Worum—42.

Those voting nay were: Senator Heffron-1.

Those absent or not voting were: Senators Bishop, Stinson, Thein-3.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 263:

The Secretary read:

REPORT OF STANDING COMMITTEE.

Senate Chamber, Olympia, Wash., February 21, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 263, entitled: "An Act relating to and fixing the salary of the state law librarian and amending Section 1, Chapter 239 of the Laws of 1927," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

Amend Section 1, line 6 of the original bill, being Section 1, line 1 of the printed bill, strike the whole thereof and insert in lieu thereof the following: "The salary of the state law librarian shall be * * * * thirty-six hundred dollars * * * * (\$3,600.00) per annum."

E. N. Steele, Chairman.

We concur in this report: Chas. Gable, Don Cary Smith, Geo. W. Roup, Daniel Landon, Ed. Peirce, Evert Arnold, C. H. Todd, Paul Houser.

On motion of Senator Steele the report of the committee was received and the bill was read the third time.

On motion of Senator Ferryman the committee amendment was adopted. The Secretary called the roll on the final passage of Senate Bill No. 263, as amended, and it passed the Senate by the following vote:

Those voting nay were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams, Worum—40.

Those voting nay were: Senator Morthland-1.

Those absent or not voting were: Senators Bishop, Knutzen, Metcalf, Smith (Don Cary), Thein—5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 315, by Senator Ryan (Scott M.), entitled: "An Act relating to inheritance taxes and escheats, and providing for the disposition and escheat of moneys in the custody of clerks of the superior courts and county clerks, and relieving such clerks and their bondsmen from liability, providing for a penalty for the violation hereof and declaring that emergency exists and that this act shall take effect immediately," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 315 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron,

Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams, Worum—44.

Those absent or not voting were: Senators Bishop, Thein-2.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the

title of the act.

On motion of Senator Chamberlin, Senator Houser was excused.

On motion of Senator Voss, Senator Palmer was excused.

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 3, 1933.

We, your Committee on Judiciary, to whom was referred Senate Bill No. 324, entitled: "An Act relating to inheritance tax and savings and loan associations, savings and loan societies, building and loan associations, trust companies, national banks, state banks, mutual savings banks, industrial loan companies, and any other banking institution or any corporation, association or individual, in which or to which, money in escrow or anything of value, tangible, or intangible, is placed on deposit, in trust, escrow or in a safety deposit box, or otherwise, or is received or held, providing for the administration of oaths in relation thereto, and for the adoption and use of a seal, and providing for penalties for failure to comply therewith, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

Amend Section 2, lines 2 and 3 of the original bill, being Section 2, line 2 of the printed bill by striking, after the words "escheat proceedings" the following: "and escheat such funds to the permanent school fund." and substitute in lieu thereof the following: "to escheat any and all of such funds to the State of Washington for the permanent school fund, of all persons who have died intestate without heirs, as provided by law."

E. N. Steele, Chairman.

We concur in this report: Chas. Gable, Kathryn E. Malstrom, Ed. Peirce, Evert Arnold, Geo. W. Roup, Don Cary Smith, Ralph Metcalf, Daniel Landon.

On motion of Senator Steele the report of the committee was received and the bill was read the third time.

On motion of Senator Ryan (Scott M.) the committee amendment was adopted.

The Secretary called the roll on the final passage of Senate Bill No. 324, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cleary, Cox, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Houser, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Todd, Voss, Williams, Worum—36.

Those voting nay were: Senators Barnes, Dawson, Heffron, Howard, Knutzen, Morthland, Ronald, Smith (Horace E.)—8.

Those absent or not voting were: Senators Bishop, Thein-2.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Chamberlin, Senator Foss was excused.

Senate Bill No. 369, by Senator Chamberlin, entitled: "An Act relating to insurance; bonds of surety companies in connection therewith, and amending Section 193, Chapter 49, Laws of 1911," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 369 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams, Worum —43.

Those absent or not voting were: Senators Bishop, Foss, Thein-3.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 280, by Committee on Roads and Bridges, entitled: "An Act providing for a commission to study the cost of highway construction and maintenance which should properly be borne by each type of motor vehicle using the highways; to report to the 1935 legislature with recommendations for legislation to assess such costs against each such type in proportion to its proper share; and appropriating funds for the expenses of the commission set up herein," was read the third time.

On motion of Senator Roup the following amendment was adopted:

Amend Sec. 5, by striking all thereof and substituting in lieu thereof the following: "Sec. 5. For the purposes of carrying out the provisions of this act, the commission shall have access to the records in all state offices and departments having any administrative duty in connection with highways or motor vehicle transportation. The services of regular employees in the several departments of the members of said commission, shall be employed, without additional compensation, to carry out the provisions of this act."

On motion of Senator Roup the following amendment was adopted:

Amend the title, line 6 of the original bill, by striking the semicolon (;) after the word "share", inserting a period and striking the balance of the title.

The Secretary called the roll on the final passage of Senate Bill No. 280, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary, Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams, Worum—43.

Those absent or not voting were: Senators Bishop, Foss, Thein-3.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 43, by Senator Mehner, entitled: "An Act validating proceedings by any city or town to acquire a public utility and validating utility bonds authorized therefor," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 43 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams, Worum—42.

Those absent or not voting were: Senators Bishop, Foss, Nugent, Thein —4.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Mehner the bill was ordered immediately transmitted to the House.

Senate Bill No. 165:

Senator Houser moved that Senate Bill No. 165 be made a special order of business immediately after the evening recess.

The motion carried.

Senate Bill No. 201, by Senator Lovejoy, entitled: "An Act regulating and licensing the practice of physio-medicine and surgery and creating a Board of Examiners for such practitioners; defining the powers and duties of such board; defining the term 'physio-medicine;' defining what shall be unprofessional conduct; defining the term 'College of Physio-Medicine and Surgery,' and providing penalties for the violation of this act and repealing all acts and parts of acts in conflict herewith," was read the third time.

On motion of Senator Palmer the following amendment was adopted:

Amend Section 5, by striking beginning with the word "Provided" in line 12 down to and including the word "license" at the end of the section.

Senators Murphy, Voss and Gray demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 201, as amended, and it failed to pass the Senate by the following vote:

Those voting age were: Senators Dawson, Marshall, Morrow, Ryan (J. H.), Todd—5.

Those voting nay were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Voss, Williams, Worum—37.

Those absent or not voting were: Senators Bishop, Foss, Howard, Thein

The bill, having failed to receive the constitutional majority, was declared lost.

On motion of Senator Houser the further call of the Senate was dispensed with.

At 5:34 o'clock p. m., on motion of Senator Houser, the Senate recessed until 7:30 o'clock p. m.

At 7:30 o'clock p. m., the Senate was called to order by President Pro Tempore Ronald.

At this time, there being no objection, the Senate referred to the second order of business.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 281, entitled: "An Act creating and establishing a state fire fund for insurance of public buildings and property of political subdivisions of the State of Washington, which now carry fire insurance or may hereafter do so; fixing the powers and duties of the state insurance commissioner in connection therewith; providing for the maintenance thereof and the payment and adjustment of losses; authorizing the state insurance commissioner to employ necessary help and incur and pay such other expenses as may be necessary, also purchase other insurance on certain classes of risks; limiting the amount of expense that may be incurred and repealing all acts in conflict herewith"; also

Engrossed Senate Bill No. 332, entitled: "An Act relating to flowering ornamental trees and shrubs and flowering plants, and providing penalties for the violation thereof, and amending Section 1 of Chapter 59 of the Session Laws of 1925 of the Extraordinary Session"; also

Engrossed Senate Bill No. 362, entitled: "An Act relating to certain securities and transferring the duty of administering and enforcing the provisions of Chapter 69 of the Laws of 1923 from the director of licenses to the director of efficiency and repealing Chapter 133 of the Laws of 1929, and declaring an emergency"; have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: Geo. C. Chamberlin, Wm. C. Dawson.

On motion of Senator Lunn the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1933.

MR. PRESIDENT:

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred House Bill No. 303, entitled: "An Act relating to and regulating the maintenance and operation of hospitals for the care of persons suffering from disease, illness or infirmity, by counties and counties and cities jointly; providing for appeals by trustees of such hospitals from orders of removal; amending Section 3 of Chapter 139 of the Laws of 1931; and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

D. O. NUGENT, Chairman.

We concur in this report: John H. Ferryman, Kathryn E. Malstrom, Walter J. Lunn, W. P. Gray.

On motion of Senator Nugent the report of the committee was received and the bill was placed on general file.

The Secretary read:

MESSAGES FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 4, 1933.

To the Honorable, the Senate of the State of Washington.

LADIES AND GENTLEMEN:

I have the honor to advise that the Governor has approved the following Senate Bills, entitled:

Substitute Senate Bill No. 41: "An Act relating to fisheries, providing for the

regulation of the taking of clams or mussels, amending Sections 1 and 2, Chapter 74, Laws of 1931, and declaring an emergency."

Senate Bill No. 103: "An Act relating to false statements, rumors and predictions; making the instigation, circulation and transmission of, and the counseling, advising or inducing of others to instigate, circulate or transmit, such statements, rumors, and predictions a gross misdemeanor, and amending Section 2432-1 of Remington's Compiled Statutes."

Senate Bill No. 155: "An Act relating to the welfare of minor children, their care, custody, control and adoption, and providing penalties."

Senate Bill No. 225: "An Act relating to license fees of foreign and domestic corporations, providing additional fees for certain delinquencies, adding a new section to Chapter 227 of the Laws of 1929 to be numbered 5½, and declaring that this act shall take effect immediately." Very truly yours,

RICHARD HAMILTON,

Secretary to the Governor.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 2, 1933.

To the Honorable, the Senate

of the State of Washington.

LADIES AND GENTLEMEN:

I have the honor to advise that the Governor has approved the following Senate Bill, entitled:

Senate Bill No. 185: "An Act relating to courts, amending Section 64 of Remington's Compiled Statutes, 1927 Supplement, and declaring an emergency."

Very truly yours,

RICHARD HAMILTON, Secretary to the Governor.

SPECIAL ORDER.

Senate Bill No. 165, by Senator Chamberlin, entitled: "An Act relating to the laying out, construction and/or improvement of certain public highways; providing for the distribution of revenues made available therefor, and amending Section 5 of Chapter 88, Laws of 1929," was read the third time.

Senators Marshall, Landon and Houser demanded a call of the Senate.

A call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senators Bishop, Foss and Thein, who were previously excused, and Senator Ronald.

The Sergeant-at-Arms was instructed to bring in the absent Senator.

On motion of Senator Landon the Senate proceeded under the call of the Senate.

At this time the Senate resumed consideration of Senate Bill No. 165.

On motion of Senator Chamberlin the following amendment was adopted: That Section 1 of Senate Bill No. 165 be stricken and a new section be inserted as follows:

"Section 1. That Section 5 of Chapter 41 of the Laws of 1933 be amended to read as follows:

"Section 5. Said excise tax of one cent additional per gallon shall be paid on or before the fifteenth of each month to the State Treasurer of the State of Washington, who shall issue a receipt therefor, and on the next business day after the receipt of any such excise taxes, deposit in the state treasury the balance of moneys received for such excise taxes remaining on hand at the close of the preceding business day, after making all deductions and refunding all overpayments and all other sums required to be refunded by law in the following manner: Such balance to be placed in a fund which is hereby created in the state treasury, to be known as the lateral highway fund, to the credit of each county of the state in the following manner: For the

period ending July 1, 1933, one-half of such fund to be credited and divided equally among all the counties of the state; and one-fourth of such fund to be credited to the respective counties in proportion to the number of registered motor vehicles in such county in the last preceding calendar year; and one-fourth of such fund to be credited to the respective counties in the proportion which the number of farms in each county bears to the total number of farms in the state as defined and enumerated in the last preceding federal census: And, provided, That one-third of any moneys to which any first class county is entitled under the provisions of this act shall be placed in the lateral highway fund to the credit of and may be expended by the first class cities within such county, such credit to be given to and expenditures to be made by such cities in proportion to the assessed valuation of the property within such cities, and such expenditures to be made by the governing authorities of such cities for the construction and/or improvement of any arterial street or highway within such city, which leads to and connects directly or indirectly with any state highway, such expenditures to be made either independently or in conjunction with any other moneys that may be provided by such cities.

For the period beginning January 1, 1934, and ending March 31, 1935, all moneys accruing to the lateral highway fund shall be credited to the counties of the state, including counties composed entirely of islands, in the following percentages: Adams 1.52, Asotin .78, Benton 1.48, Chelan 2.15, Clallam 1.96, Clark 2.89, Columbia 1.06, Cowlitz 2.29, Douglas 1.07, Ferry .74, Franklin 1.04, Garfield 1.02, Grant 1.08, Grays Harbor 3.20, Island .61, Jefferson 1.05, King 20.11, Kitsap 2.00, Kittitas 1.78, Klickitat 1.84, Lewis 2.76, Lincoln 1.90, Mason, 1.32, Okanogan 1.36, Pacific 1.64, Pend Oreille 1.11, Pierce 7.53, San Juan .53, Skagit 3.03, Skamania 1.01, Snohomish 4.72, Spokane 5.78, Stevens 1.51, Thurston 1.99, Wahkiakum .69, Walla Walla 2.15, Whatcom 3.56, Whitman 2.89, Yakima 4.85.

From and after the first day of January, 1934, it shall be the duty of the State Treasurer to transfer and remit to the counties, including counties composed entirely of islands but not cities, of the state each month the amount which shall have been collected and placed to their credit, as hereinabove provided. He shall at the same time remit to the respective counties, upon the same basis of distribution, the amount transferred to the lateral highway fund from the motor vehicle fund under the provisions of this act.

From the moneys remitted to the respective counties under the provisions of this section there shall be paid to the first, second and third class cities, and cities with a commission form of government whose population would entitle them to at least the rank of third class cities, within each respective county, an amount of money equal to ten one-hundredths of one per cent of the assessed valuation of such city or town, which money shall be expended by the governing authorities of such cities and towns for the construction and/or maintenance of any street or highway therein, such expenditure to be made either independently or in conjunction with any other moneys that may be provided by such cities and towns.

Provided further: That in a county having a city over 300,000 population, according to the United States census of 1930, the County Commissioners may pay to such city not to exceed an additional ten-hundredths of one per cent to be expended by such city as it deems proper for the payment of warrants issued for the condemnation of property utilized by the state forming a link in the primary road system of the state."

On motion of Senator Landon the following amendment was adopted:

Amend the title by striking the figures (88) and the figures (1929) and insert in lieu thereof the figures "41" and "1933".

The Secretary called the roll on the final passage of Senate Bill No. 165, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Todd, Voss, Williams, Worum—38.

Those absent or not voting were: Senators Barnes, Bishop, Foss, Lovejoy, Metcalf, Nugent, Stinson, Thein—8.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 256, by Senator Morthland, entitled: "An Act relating to bonds of executors and administrators, and amending Section 69 of Chapter 156, Laws of 1917 (Section 1439 of Remington's Compiled Statutes)," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 256 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Landon, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams, Worum—38.

Those absent or not voting were: Senators Barnes, Bishop, Foss, Knutzen, Lovejoy, Metcalf, Nugent, Thein—8.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 258:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 16, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred Senate Bill No. 258, relating to taxes, and exempting from taxation certain lands of organized veterans of the Civil War, Spanish American War and World War, for years 1933 to 1937, inclusive, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendment:

Insert between the words "for" and "park" in Section 1, line 8 of the original bill, the same being Section 1, line 3 of the printed bill, the following: "free public".

PAUL MEHNER, Chairman.

We concur in this report: George C. Chamberlin, Chas. Gable, W. C. Dawson, E. N. Steele, W. J. Knutzen, F. G. Barnes, P. Frank Morrow, E. J. Cleary.

On motion of Senator Mehner the report of the committee was received and the bill was read the third time.

On motion of Senator Reardon the committee amendment was adopted.

The Secretary called the roll on the final passage of Senate Bill No. 258, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Landon, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams—37.

Those voting nay were: Senators Gray, Worum--2.

Those absent or not voting were: Senators Bishop, Foss, Knutzen, Love-joy, Metcalf, Roup, Thein—7.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 264, by Senator Arnold, entitled: "An Act relating to judgments, their duration, lien, enforcement and satisfaction, and adding to Chapter 60 of the Laws of 1929 a new section to be known as Section 7-a," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 264 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams, Worum—41.

Those absent or not voting were: Senators Bishop, Foss, Lovejoy, Metcalf, Thein—5.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Houser, Senator Lovejoy was excused.

Senate Bill No. 277, by Senator Reardon, entitled: "An Act relating to elections, fixing the date of primary, providing for filing of candidacy and for the holding of party conventions, prescribing the time and manner of holding same, powers and duties of the membership of such conventions; providing for the election of precinct committeemen, state committeemen and nominees for United States Senators, Representatives in Congress, members of the State Legislature and state and county officials, providing for the organization of county and state central committees and election of county and state chairmen, defining powers and duties of such committees, prescribing method for filling vacancies in the committee and on the list of nominees, the construction and application of the act, and repealing all portions of the laws in conflict," was read the third time.

On motion of Senator Chamberlin the following amendment was adopted: Amend Section 3, line 3 of the printed bill after the word "on" insert "or before".

On motion of Senator Chamberlin the following amendment was adopted: Amend Section 6, line 2 after the word "on" insert the words "or before".

On motion of Senator Malstrom Senate Bill No. 277 was indefinitely post-poned.

Senate Bill No. 282:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 23, 1933.

MR. PRESIDENT:

We, your Committee on Education, to whom was referred Senate Bill No. 282, entitled: "An Act relating to the branches required to be taught in the public schools in the State of Washington," have had the same under consideration, and we respect-

fully report the same back to the Senate with the recommendation that it do pass as amended:

Amend the title by inserting between the words "amending" and "Chapter" the following: "Section 45 of" and between the word "Chapter" and the comma in that line the figures "12" and between the figures "1890" and the parenthesis "as amended".

Amend Section 1, line 1 of the printed bill, the same being line 1 of the original bill by inserting between the words "That" and "Chapter" the following: "Section 45 of" also amend in the same line after the word "Chapter" and preceding the comma by inserting the figures "12" also in the same line after the figures "1890" and preceding the parenthesis amend by inserting therein the words "as amended".

CHAS. GABLE, Chairman.

We concur in this report: E. J. Cleary, C. H. Todd, Kathryn E. Malstrom, Ralph Metcalf.

On motion of Senator Gable the report of the committee was received and the bill was read the third time.

On motion of Senator Norman the committee amendments were adopted.

Senator Chamberlin moved that Senate Bill No. 282 be indefinitely post-poned.

Senators Norman, Marshall, Lovejoy, Mehner, Todd, Worum, Chamberlin, Houser and Howard demanded a roll call.

A roll call was ordered.

The Secretary called the roll on the motion to postpone indefinitely and the motion lost by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Gable, Gray, Hartwell, Howard, Knutzen, Lunn, Morrow, Reardon—11.

Those voting nay were: Senators Cleary, Cox, Dawson, Ferryman, Garrett, Heffron, Houser, Landon, Malstrom, Marshall, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams, Worum—31.

Those absent or not voting were: Senators Bishop, Foss, Lovejoy, Thein —4.

Senator Smith (Don Cary) moved the adoption of the following amendment:

Amend Section 2 by striking the word "other" in line 1 of the printed bill.

Senator Metcalf moved that the amendment be laid on the table without taking the bill with it.

The motion lost.

The amendment lost.

Senators Heffron, Cox and Murphy demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 282, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams, Worum—40.

Those voting nay were: Senators Arnold, Morrow-2.

Those absent or not voting were: Senators Bishop, Foss, Lovejoy, Thein

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 378, by Senator Arnold, entitled: "An Act relating to divorce and alimony; prescribing duties and powers of the court; providing for the modification of orders, judgments or decrees heretofore or hereafter made in divorce actions, relative to alimony and the care, support and education of children, amending Section 988 of Remington's Compiled Statutes of Washington and inserting new sections to be numbered 988-2 and 988-3 of Remington's Compiled Statutes of Washington," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 378 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams, Worum—39.

Those voting nay were: Senators Palmer, Peirce, Smith (Don Cary)—3. Those absent or not voting were: Senators Bishop, Foss, Lovejoy, Their

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 326, by Senator Ryan (Scott M.), entitled: "An Act relating to the management, control and disposition of property belonging to absentees, defining the duties of county clerks with reference thereto, and with reference to-funds in their custody, amending Section 10 of Chapter 39 of the Laws of 1915, and adding Sections 11, 12 and 13 as new sections to Chapter 39 of the Laws of 1915, and declaring that this act shall take effect immediately," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 326 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Ferryman, Gable, Garrett, Gray, Heffron, Landon, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Todd, Voss, Williams, Worum—30.

Those voting nay were: Senators Barnes, Cleary, Cox, Dawson, Hartwell, Houser, Howard, Knutzen, Morthland, Reardon, Smith (Horace E.), Stinson—12.

Those absent or not voting were: Senators Bishop, Foss, Lovejoy, Thein

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 330, by Senator Gable, entitled: "An Act relating to taxation and providing for the relief of counties that have paid to the state taxes which have been subsequently reduced or cancelled," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 330 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams, Worum—41.

Those absent or not voting were: Senators Bishop, Foss, Lovejoy, Smith (Don Cary), Thein—5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 5, 1933.

MR. PRESIDENT:

The Speaker has appointed Representatives Healy, Wanamaker and Bond as members of a Conference Committee on Engrossed Senate Bill No. 28 and House amendments thereto.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 4, 1933.

MR. PRESIDENT:

The Speaker has signed House Bill No. 12, also
Senate Concurrent Resolution No. 6, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

The President announced he was about to sign House Bill No. 12.

Senate Bill No. 333, by Senator Gray, entitled: "An Act relating to taxation; amends Section 6398-5, Remington's Compiled Statutes of the State of Washington," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 333 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Landon, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams, Worum—38.

Those voting nay were: Senators Houser, Nelson, Palmer-3.

Those absent or not voting were: Senators Bishop, Foss, Lovejoy, Smith (Don Cary), Thein—5.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 345, by Senator Chamberlin, entitled: "An Act relating to securities held by state, county or city treasurers and providing that in case of a bank default the receiver or liquidator shall remit the amount of the treasurer's deposits and accept the securities held by such treasurer in lieu

thereof, and amending Section 5563, Remington's Compiled Statutes, as amended by Section 3, Chapter 87 of the Laws of 1931, and declaring an emergency," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 345 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cleary, Cox, Ferryman, Gable, Gray, Knutzen, Landon, Lunn, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Steele, Voss, Williams, Worum—28.

Those voting nay were: Senators Barnes, Dawson, Garrett, Hartwell, Heffron, Houser, Howard, Metcalf, Morthland, Smith (Horace E.), Stinson, Todd—12.

Those absent or not voting were: Senators Bishop, Foss, Lovejoy, Reardon, Smith (Don Cary), Thein—6.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Bill No. 373, by Senator Palmer, entitled: "An Act to adopt Remington's Revised Statutes of Washington as an official compilation," was read the third time.

Senators Malstrom, Chamberlin and Roup demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 373 and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Cleary, Dawson, Ferryman, Gable, Gray, Hartwell, Landon, Lunn, Malstrom, Marshall, Mehner, Metcalf, Nugent, Palmer, Roup, Steele, Williams—17.

Those voting nay were: Senators Arnold, Barnes, Chamberlin, Cox, Garrett, Heffron, Houser, Howard, Knutzen, Morrow, Morthland, Murphy, Nelson, Norman, Peirce, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Stinson, Todd, Voss, Worum—24.

Those absent or not voting were: Senators Bishop, Foss, Lovejoy, Reardon, Thein—5.

The bill, not having received the constitutional majority, was declared lost.

Senator Ferryman moved to reconsider the vote by which Senate Joint Resolution No. 15 failed to pass.

The motion carried.

Senators Nugent, Malstrom and Gray demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Joint Resolution No. 15 and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Ferryman, Gable, Heffron, Houser, Landon, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Nugent, Peirce, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Todd, Williams—23.

Those voting nay were: Senators Barnes, Cleary, Cox, Dawson, Garrett, Gray, Hartwell, Howard, Knutzen, Lunn, Metcalf, Morthland, Norman, Palmer, Reardon, Ronald, Smith (Horace E.), Voss, Worum—19.

Those absent or not voting were: Senators Bishop, Foss, Lovejoy, Thein —4.

The bill, having failed to receive the constitutional majority, was declared lost.

Senate Bill No. 388, by Senator Marshall, entitled: "An Act making an appropriation from the Old Age Pension fund of the state treasury to the county Old Age Pension funds of the several counties of the state," was read the third time.

On motion of Senator Norman the Senate resolved itself into a committee of the whole to consider Senate Bill No. 388.

The bill was considered in the committee of the whole, Senator Stinson in the chair, and reported back to the Senate with the recommendation that it do pass with the following amendment:

Amend Section 1, line 6 of the original bill, as follows: Strike the word "chapter" and insert in lieu thereof the words and figures "Chapters 29 and 55".

On motion of Senator Chamberlin the report of the committee was adopted.

Senator Chamberlin moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

Senator Houser moved that the amendments made in the committee of the whole be adopted.

The motion carried.

The Secretary called the roll on the final passage of Senate Bill No. 388, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams, Worum—42.

Those voting nay were: Senator Dawson-1.

Those absent or not voting were: Senators Bishop, Foss, Thein-3.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

REPORT OF COMMITTEE ON ENGROSSED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bills Nos. 263, 324, 280:

Engrossed Senate Bill No. 263, entitled: "An Act relating to and fixing the salary of the state law librarian and amending Section 1, Chapter 239 of the Laws of 1927."

Engrossed Senate Bill No. 324, entitled: "An Act relating to inheritance tax and savings and loan associations, savings and loan societies, building and loan associations, trust companies, national banks, state banks, mutual savings banks, industrial loan companies and any other banking institution or any corporation, association or individual, in which or to which, money in escrow or anything of value, tangible, or intangible, is placed on deposit, in trust, in escrow or in a safety deposit box, or other-

wise, or is received or held, providing for the administration of oaths in relation thereto, and for the adoption and use of a seal, and providing for penalties for failure to comply therewith, and declaring an emergency."

Engrossed Senate Bill No. 280, entitled: "An Act providing for a commission to study the cost of highway construction and maintenance which should properly be borne by each type of motor vehicle using the highways; to report to the 1935 legislature with recommendations for legislation to assess such costs against each such type in proportion to its proper share." Also

Engrossed Senate Bill No. 24, entitled: "An Act relating to the time of payment of real and personal property taxes for the year 1932 due and payable in the year 1933." Also

Engrossed Senate Bill No. 290, entitled: "An Act relating to taxation, providing for the limitation of public expenditures and indebtedness in connection therewith; creating for each county of the state a state agency to be known as the Tax Supervision Commission for the further limitation of taxes, public expenditures and indebtedness, providing for the appointment, qualification and terms of office of its members and prescribing its powers and duties; prescribing the powers and duties of public officers and employees with respect to the making of appropriations, levying of taxes, the expenditure of public monies and the incurring of public indebtedness; providing penalties; repealing all acts or parts of acts in conflict therewith; and declaring that this act shall take effect immediately." Also

Engrossed Senate Bill No. 258, entitled: "An Act relating to taxes, and exempting from taxation certain lands of organized veterans of the Civil War, Spanish American War and World War, for years 1933 to 1937, inclusive," have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: Wm. C. Dawson, Geo. C. Chamberlin, P. Frank Morrow.

On motion of Senator Lunn the report of the committee was received.

Senate Bill No. 390:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 2, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Senate Bill No. 390, entitled: "An Act relating to actions in Justice Courts, providing for the issuance of criminal complaints and amending Chapter 172 of the Laws of 1854 (Section 1925 Remington's Compiled Statutes of Washington)," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend the bill by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. That Chapter 172 of the Laws of 1854 (Section 1925 Remington's Compiled Statutes of Washington) be amended to read as follows:

"Section 1925. That no justice of the peace of a precinct without the limits of an incorporated city or town shall have jurisdiction over any criminal offense committed outside the boundaries of his precinct.

"Section 1925-1. That this act shall repeal any and all acts or laws inconsistent or in conflict herewith."

Amend the title by striking the "period (.)" after the word "Washington)", substitute a "comma (,)" in lieu thereof, and add the following: "and adding an additional section to be known as Section 1925-1".

E. N. STEELE, Chairman.

We concur in this report: Charles H. Todd, Kathryn E. Malstrom, Daniel Landon, Paul W. Houser, Geo. W. Roup, Evert Arnold, Chas. Gable, Ralph Metcalf, Don Cary Smith.

On motion of Senator Steele the report of the committee was received and the bill was read the third time.

On motion of Senator Howard the committee amendments were adopted.

The Secretary called the roll on the final passage of Senate Bill No. 390, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams, Worum—42.

Those voting nay were: Senator Peirce-1.

Those absent or not voting were: Senators Bishop, Foss, Thein-3.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senate Joint Memorial No. 4, by Senators Peirce and Heffron, asking the enactment of Senate Bill No. 1197, known as the "Frazier Bill," was read the third time.

The Secretary called the roll on the final passage of Senate Joint Memorial No. 4 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cox, Ferryman, Gable, Heffron, Knutzen, Landon, Lovejoy, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Nugent, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Voss, Williams—25.

Those voting nay were: Senators Cleary, Dawson, Garrett, Gray, Hartwell, Houser, Howard, Lunn, Metcalf, Morthland, Norman, Palmer, Reardon, Smith (Horace E.), Steele, Stinson, Todd, Worum—18.

Those absent or not voting were: Senators Bishop, Foss, Thein-3.

The memorial, having received the constitutional majority, was declared passed.

Senate Bill No. 396, by Senator Landon, entitled: "An Act relating to the construction, maintenance and operation of a bridge and approaches thereto across Deception Pass and Canoe Pass in Island and Skagit Counties," was read the third time.

Senators Malstrom, Arnold and Howard demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 396 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Todd, Voss, Williams—38.

Those voting nay were: Senators Lunn, Morrow, Reardon, Ronald, Worum-5.

Those absent or not voting were: Senators Bishop, Foss, Thein-3.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Landon all bills on which notice of reconsideration had not been given were ordered immediately transmitted to the House.

On motion of Senator Palmer the further call of the Senate was dispensed with.

At 10:35 o'clock p.m., on motion of Senator Malstrom, the Senate adjourned until 10:00 o'clock a.m. tomorrow morning.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

FIFTY-SEVENTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Monday, March 6, 1933.

The Senate was called to order at ten o'clock a.m. by President Victor A. Meyers pursuant to adjournment.

Reverend Claude H. Lorimer of the First Christian Church of Olympia offered prayer.

The Secretary called the roll, all members being present except Senators Bishop and Morthland, who were excused.

On motion of Senator Voss the reading of the journal of the previous day was dispensed with and it was approved.

SPECIAL ORDER.

The time having arrived, the Senate took up the special order of business set for this time.

Engrossed Substitute House Bill No. 36, by majority of Committee on Harbors and Waterways, entitled: "An Act relating to and regulating pilots and pilotage on the waters of Puget Sound, Grays Harbor and Willapa Harbor and their adjacent waters; creating the Board of Pilotage Commissioners of the State of Washington and prescribing their powers and duties; providing for the license, regulation and compensation of pilots and a special fund for the purposes of this act; defining vessels subject to pilotage; prohibiting piloting by unlicensed persons and the employment of unlicensed persons as pilots, defining offenses under this act and prescribing penalties for the same; and repealing certain acts and parts of acts in conflict therewith, and naming this act," was read the third time.

Senators Norman, Voss and Heffron demanded a call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senators Bishop and Morthland, who were excused, and Senators Barnes, Gray, Murphy, Nugent and Reardon.

The Sergeant-at-Arms was instructed to bring in the absent Senators.

On motion of Senator Chamberlin the Senate proceeded under the call of the Senate.

On motion of Senator Norman the Senate resolved itself into a committee of the whole to consider Engrossed Substitute House Bill No. 36.

The bill was considered in the committee of the whole, Senator Lovejoy in the chair, and reported back to the Senate with the recommendation that it be further considered, with the following amendments:

Amend Section 1, line 8 of the printed bill, same being line 17 of the original bill, after the word "appointment." strike the two following sentences commencing with the word "Two", in line 8 of the printed bill (line 17 of the original bill), and ending with the word "shipping", in line 12 of the printed bill (line 22 of the original bill); and insert in lieu thereof the following: "Two of said commissioners shall be shipping men, actively engaged in the ownership, operation or management of American deepsea cargo and/or passenger carrying vessels for the last three years immediately preceding the time of their appointment."

Amend Sec. 2, line 6 of the printed bill, after the word "secretary" insert a period and strike the balance of the section.

Amend Sec. 4, sub-section "(a)" by striking the words "or offices".

Amend Sec. 4, sub-section "(c)" by striking the words "and determine the number".

Amend Sec. 5, lines 15 and 16 of the original bill, same being line 2 of the printed bill, by striking the words "Grays Harbor and/or Willapa Harbor".

Amend Sec. 5, page 3, line 5 of the printed bill, same being page 4, line 20 of the original bill, by inserting immediately after the words "British Columbia ports", the following: "and all American vessels having on board a pilot holding a United States license to pilot the waters to be navigated."

Amend Sec. 6, page 3, line 10 of the printed bill, the same being page 5, line 5 of the original bill, after the word "licensed", by inserting a period (.) in lieu of the colon, and strike the balance of the section.

Amend Sec. 6, line 29 of the original bill, same being lines 4 and 5 of the printed bill; strike the words "Grays Harbor and/or Willapa Harbor", also strike the word "their" and insert in lieu thereof the word "its".

Amend Sec. 6, line 12, page 5 of the original bill, same being line 16 of the printed bill; strike the words "Grays Harbor and/or Willapa Harbor".

Amend Sec. 8, page 5, line 26 of the original bill, the same being line 2 of the printed bill; strike the words "Grays Harbor or Willapa Harbor" and strike the word "their" and insert in lieu thereof the word "its".

Amend Sec. 8, page 4, line 10 of the printed bill by striking after the words "duties of pilots," the following: "nor unless he has held a United States license to pilot on Puget Sound or Grays Harbor or Willapa Harbor or their adjacent inland waters for at least three years prior to his appointment." and substituting in lieu thereof the following: "Provided, however, That every person having valid and subsisting United States license to pilot on Puget Sound, Grays Harbor, Willapa Harbor, and/or their adjacent inland waters shall be entitled, as a matter of right, to be appointed and licensed under this act to pilot upon the waters covered by said United States license."

Amend Sec. 8, page 6, line 7 of the original bill, the same being line 11 of the printed bill; strike the words "or Grays Harbor or Willapa Harbor" and also strike the word "their" and insert in lieu thereof the word "its".

Amend Sec. 10, line 2 of the printed bill, by striking the figures "\$1,000.00" and inserting the figures "\$5,000.00".

Amend Sec. 13, lines 24 and 25 of the original bill, same being line 3 of the printed bill; strike the words "Grays Harbor or Willapa Harbor" and also strike the word "their" and insert in lieu thereof the word "its".

Amend Sec. 13, line 11 of the printed bill, by striking the word "board" and inserting the words "state treasurer".

Amend Sec. 14, commencing with line 26, page 13 of the original bill, same being line 141 of the printed bill, strike the balance of the section.

Amend Sec. 16, lines 11 and 12 of the original bill, same being line 3 of the printed bill; strike the words "Grays Harbor and/or Willapa Harbor" and also strike the word "their" and insert in lieu thereof the word "its".

Add a new section to be known as Sec. 17, as follows: "Sec. 17. Nothing contained in this act shall be in or have any effect on Grays Harbor or Willapa Harbor or their adjacent inland waters."

Amend Sec. 17, line 14 of the original bill, same being line 1 of the printed bill; strike the figure "17" and insert in lieu thereof the figure "18".

Amend the title, line 1 and 2 of the printed bill, by striking the words "Grays Harbor and Willapa Harbor" and also strike the word "their" and insert in lieu thereof the word "its".

On motion of Senator Lovejoy the report of the committee was adopted.

Senator Houser moved that the amendments made in the committee of the whole be adopted.

The motion carried.

Senator Marshall requested that he be excused.

Senator Reardon moved that Senator Marshall be excused until roll call.

The motion carried.

Senator Malstrom moved to dispense with the further call of the Senate. The motion lost.

Senators Howard, Norman and Dawson demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of Engrossed Substitute House Bill No. 36, as amended, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Arnold, Foss, Gable, Heffron, Landon, Lovejoy, Malstrom, Marshall, Mehner, Morrow, Nelson, Nugent, Peirce, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Stinson, Voss, Williams —20.

Those voting nay were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Garrett, Gray, Hartwell, Houser, Howard, Knutzen, Lunn, Metcalf, Morthland, Murphy, Norman, Palmer, Reardon, Ronald, Smith (Horace E.), Steele, Thein, Todd, Worum—25.

Those absent or not voting were: Senator Bishop-1.

The bill, having failed to received the constitutional majority, was declared lost.

Senator Chamberlin gave notice that at the proper time he would move to reconsider the vote by which Engrossed Substitute House Bill No. 36 failed to pass.

On motion of Senator Houser the further call of the Senate was dispensed with. $\ \cdot$

At 12:15 o'clock p.m., on motion of Senator Palmer, the Senate recessed until 2 o'clock p.m.

AFTERNOON SESSION.

The Senate was called to order at 2:00 o'clock p.m. by President Pro Tempore Ronald.

Senator Chamberlin moved to reconsider the vote by which Engrossed Substitute House Bill No. 36 failed to pass.

Senators Norman, Chamberlin and Malstrom demanded a call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senator Bishop, who was excused, and Senators Arnold, Barnes, Cleary, Foss, Hartwell, Howard, Landon, Lovejoy, Marshall, Metcalf and Williams.

The Sergeant-at-Arms was ordered to bring in the absent Senators.

On motion of Senator Houser the Senate proceeded under the call of the Senate.

Senators Ryan (J. H.), Chamberlin and Houser demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the motion to reconsider the vote by which Engrossed Substitute House Bill No. 36 failed to pass, and it carried by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cleary, Ferryman, Foss, Gable, Heffron, Landon, Lovejoy, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Nugent, Peirce, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Stinson, Voss, Williams—24.

Those voting nay were: Senators Barnes, Cox, Dawson, Garrett, Gray, Houser, Howard, Knutzen, Lunn, Metcalf, Morthland, Norman, Palmer, Reardon, Ronald, Smith (Horace E.), Steele, Thein, Todd, Worum—20.

Those absent or not voting were: Senators Bishop, Hartwell-2.

The Secretary called the roll on the final passage of Engrossed Substitute House Bill No. 36, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cleary, Ferryman, Foss, Gable, Heffron, Landon, Lovejoy, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Nugent, Peirce, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Stinson, Voss, Williams—24.

Those voting nay were: Senators Barnes, Cox, Dawson, Garrett, Gray, Hartwell, Houser, Howard, Knutzen, Lunn, Metcalf, Morthland, Norman, Palmer, Reardon, Ronald, Smith (Horace E.), Steele, Thein, Todd, Worum—21.

Those absent or not voting were: Senator Bishop-1.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Chamberlin Engrossed Substitute House Bill No. 36 was ordered transmitted to the House immediately.

Senator Williams moved that at this time consideration of Engrossed Senate Bill No. 72, together with the report of the Free Conference Committee thereon, be taken up.

The motion carried.

On motion of Senator Williams the report of the Free Conference Committee was adopted.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 72, as amended by the Free Conference Committee, and it passed by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Gable, Hartwell, Heffron, Houser, Knutzen, Lovejoy, Lunn, Marshall, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ryan (J. H.), Smith (Don Cary), Thein, Todd, Williams, Worum—24.

Those voting nay were: Senators Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Garrett, Gray, Howard, Landon, Malstrom, Mehner, Metcalf, Morthland, Ronald, Roup, Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Voss—21.

Those absent or not voting were: Senator Bishop-1.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the itle of the act.

There being no objection, the Senate referred back to the second order of business.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on State Granted School and Tide Lands, to whom was referred Engrossed House Bill No. 109, entitled: "An Act authorizing the exchange of certain state lands or timber for other lands or timber of equal value," have had the same under consideration and we respectfully report the same back to the Senate with the recommendation that it do pass.

J. W. Thein, Chairman.

We concur in this report: Charles H. Voss, Arthur E. Cox, D. V. Morthland, Paul Mehner.

On motion of Senator Thein the report of the committee was received and the bill was placed on general file.

The Committee on Insurance recommended that House Bill No. 247 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on Memorials to whom was referred House Joint Memorial No. 18: "Relating to the retiring of farm mortgages," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

RALPH METCALF, Chairman.

We concur in this report: George W. Roup, Scott M. Ryan.

On motion of Senator Metcalf the report of the committee was received and the memorial was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on Memorials, to whom was referred House Joint Memorial No. 17: "Relating to the Indians of Colville Reservation in Ferry County, State of Washington, asking for immediate aid of the Federal Government for its 3,500 destitute wards," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

RALPH METCALF, Chairman.

We concur in this report: George W. Roup, Scott M. Ryan.

On motion of Senator Metcalf the rules were temporarily suspended and House Joint Memorial No. 17 was read the third time and placed on final passage.

The Secretary called the roll on the final passage of House Joint Memorial No. 17 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—45.

Absent or not voting: Senator Bishop-1.

The memorial, having received the constitutional majority, was declared passed.

The Secretary read:

SENATE CHAMBER, OLYMPIA, WASH., March 5, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 390, entitled: "An Act relating to actions in Justice Courts, providing for the issuance of criminal complaints and amending Chapter 172 of the Laws of 1854 (Section 1925 Remington's Compiled Statutes of Washington), and adding an additional section to be known as Section 1925-1." Also

Engrossed Senate Bill No. 165, entitled: "An Act relating to the laying out, construction and/or improvement of certain public highways; providing for the distribution of revenues made available therefor, and amending Section 5 of Chapter 41, of the Laws of 1933." Also

Engrossed Senate Bill No. 388, entitled: "An Act making an appropriation from the Old Age Pension Fund of the state treasury to the county Old Age Pension funds of the several counties of the state." Also

Engrossed Senate Bill No. 282, entitled: "An Act relating to the branches required to be taught in the public schools in the state of Washington, including the nature of alcohol and other narcotics and their effects upon the human system; and amending Section 45 of Chapter 12, of the Laws of 1890 as amended (Section 4681, Remington's Compiled Statutes of Washington, 1922)," have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: George C. Chamberlin, Wm. C. Dawson, J. W. Thein.

On motion of Senator Lunn the report of the committee was received.

The Secretary read:

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on Agriculture, to whom was referred House Bill No. 403, entitled: "An Act prohibiting the importation of noxious weed seeds into the state of Washington, providing a penalty for such importation and for the purchase, sale, possession or use for feeding purposes of wheat or other grain screenings containing noxious weed seeds," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

ARTHUR E. Cox, Chairman.

We concur in this report: W. P. Gray, John H. Ferryman, Geo. W. Roup, W. J. Knutzen, John Heffron.

On motion of Senator Cox the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on Elections and Privileges, to whom was referred Engrossed Substitute House Bill No. 134, entitled: "An Act relating to primary elections, amending Section 2 of Chapter 52, Laws of 1915, and Sections 5185, 5187, 5189, 5195 and 5199, Rem. Comp. Stat., 1922, and repealing all acts and parts of acts in so far as they are in conflict with this act," have had the same under consideration, and we respectfully report the same back to the Senate without recommendation.

DON CARY SMITH, Chairman.

We concur in this report: Charles H. Voss, John F. Worum, P. Frank Morrow, Paul W. Houser.

On motion of Senator Smith (Don Cary) the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on Appropriations, to whom was referred Engrossed House Bill No. 231, entitled: "An Act relating to balance in state, county, city and school district funds, providing for investment of same and return of proceeds from such investments to the original fund and the general fund," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

FRANK R. MARSHALL, Chairman.

We concur in this report: Arthur E. Cox, Henry Foss, Paul Mehner, W. G. Ronald, Scott M. Ryan, Kathryn E. Malstrom, John H. Ferryman, Ed. Peirce.

On motion of Senator Marshall the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER,

MR. PRESIDENT: OLYMPIA, WASH., March 6, 1933.

We, your Committee on Elections and Privileges, to whom was referred Engrossed House Bill No. 322, entitled: "An Act relating to initiative and referendum and amending Sections 5411, 5412 and 5414 of Remington's Compiled Statutes, and Section 1, Chapter 130, Laws of 1929, and repealing Section 5404 of Remington's Compiled Statutes, and repealing Sections 5406 and 5424 of Remington's Compiled Statutes, to be effective as to rural voting precincts after January 2, 1936," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Don Carl Smith, Chairman.

We concur in this report: Charles H. Voss, P. Frank Morrow, John F. Worum, Paul W. Houser.

On motion of Senator Smith (Don Cary) the report of the committee was received and the bill was placed on general file.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 5, 1933.

Mr. President:

The House has passed House Bill No. 228, also

House Bill No. 229, also

House Bill No. 288, also

House Bill No. 374, also

House Bill No. 429, also

Engrossed House Bill No. 73, also

Engrossed House Bill No. 76, also

Engrossed Substitute House Bill No. 316, also

Engrossed House Bill No. 327, also

Engrossed House Bill No. 350, also

Engrossed House Bill No. 410, also

Re-Engrossed House Bill No. 416, also

Engrossed House Bill No. 467, and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

House of Representatives, Olympia, Wash., March 6, 1933.

MR. PRESIDENT:

The House has passed Re-Engrossed Substitute House Bill No. 29, also

Engrossed House Bill No. 214, also

Engrossed House Bill No. 227, also

Engrossed House Bill No. 233, also

Engrossed House Bill No. 276, also Engrossed House Bill No. 324, also

Engrossed House Bill No. 428, and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

INTRODUCTION OF BILLS.

Engrossed House Bill No. 428, by Mr. Banker, entitled: "An Act relating to the branding, tattooing and identification of live-stock and poultry, providing for the administration of same, providing penalties for the violation thereof, providing for the publishing of records of such tattoo marks and brands, providing for fees for the registration thereof, providing for licensing and bonding persons butchering and slaughtering animals, making an appropriation and providing for the cancellation of existing brands."

The bill was read the first time, and on motion of Senator Cox the rules were suspended, and the bill was read the second time by title and referred to the Committee on Agriculture.

Engrossed House Bill No. 324, by Messrs. Schultz and Clark, entitled: "An Act authorizing a survey of the natural resources of the State of Washington, defining the powers and duties of certain officers in relation thereto and repealing certain acts and parts of acts relating thereto."

The bill was read the first time, and on motion of Senator Ferryman the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Reclamation and Irrigation.

Engrossed House Bill No. 276, by Mr. Waldron, entitled: "An Act relating to bonds of executors and administrators and amending Section 69 of Chapter 156, Session Laws of 1917 (Section 1439, Remington's Compiled Statutes)."

The bill was read the first time, and on motion of Senator Steele the

rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Judiciary.

Engrossed House Bill No. 233, by Mr. Jones (by request), entitled: "An Act relating to the payment of annual fees by claimants of water power; to the furnishing of an annual statement by such claimants; giving the state a first lien for all such fees; providing penalties for failure to pay such fees or to make such statements; and amending Section 1 of Chapter 105 of the Laws of 1929."

The bill was read the first time, and on motion of Senator Mehner the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Revenue and Taxation.

Engrossed House Bill No. 227, by Mr. Wiswall, entitled: "An Act relating to the production, manufacture, processing, distribution, sale, handling and serving of food for human consumption, defining the powers and duties of certain officers in relation thereto, prescribing penalties for the violation thereof and establishing a sanitary code."

The bill was read the first time, and on motion of Senator Nugent the rules were suspended, the bill was read the second time by title, ordered printed and referred to the Committee on Medicine, Dentistry, Pure Foods and Drugs.

Engrossed House Bill No. 214, by Messrs. Skinner, Wilson (J. W.) and Westover, entitled: "An Act relating to legislative districts; the apportionment of members of the Senate and House of Representatives; changing the boundaries of and the territory in the 19th and 21st senatorial and representative districts: creating new senatorial and representative districts, and providing for the election and terms of office of Senators and Representatives therein."

The bill was read the first time, and on motion of Senator Landon the rules were suspended, the bill was read the second time by title and referred to the Committee on Legislative Apportionment.

Re-engrossed Substitute House Bill No. 29, by Judiciary Committee, entitled: "An Act relating to the relief of debtors; declaring the policy of the state relating to debtors; enlarging the powers of the courts in relation to such relief and granting power to the Governor to suspend the operation of this act or any section thereof."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title and referred to the Committee on Judiciary.

Engrossed House Bill No. 73, by Mr. McDonald, entitled: "An Act relating to conditional sales and leases of personal property and amending Sections 3790 and 3791 of Remington's Compiled Statutes of Washington."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, and referred to the Committee on Judiciary.

Engrossed House Bill No. 76, by Mr. McDonald, entitled: "An Act relating to the payment of taxes upon real property and the recovery of the same; providing for county treasurer's receipt therefor, and recording thereof; and

amending Section 103 of Chapter 130 of the Laws of the Extraordinary Session of 1925."

The bill was read the first time, and on motion of Senator Mehner the rules were suspended, the bill was read the second time by title and referred to the Committee on Revenue and Taxation.

Engrossed Substitute House Bill No. 316, by Committee on Fisheries, entitled: "An Act relating to fisheries and food fish, providing for an excise tax and poundage fee thereon, creating a lien on canneries, packing plants, scows, boats and their fishing equipment for such taxes and fees, amending Section 51a of Chapter 31 of the Laws of 1915, added by Section 2 of Chapter 63 of the Laws of 1921 as amended by Section 1 of Chapter 121 of the Laws of 1931, and amending Section 9 of Chapter 90 of the Laws of 1923 as amended by Section 2 of Chapter 156 of the Laws of the Extraordinary Session of 1925 (being Section 5704a of Remington's Compiled Statutes of Washington, 1927 Supplement), defining offenses, providing penalties, and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Norman the rules were suspended, the bill was read the second time by title and referred to the Committee on Fisheries.

Engrossed House Bill No. 327, by Mrs. Wanamaker, Messrs. Leber, Neff and Christianson, entitled: "An Act appropriating the sum of eight thousand dollars (\$8,000.00), or so much thereof as may be necessary, for completing the survey and replatting of first class tide lands of Ilwaco, Port Angeles and Everett."

The bill was read the first time, and on motion of Senator Marshall the rules were suspended, the bill was read the second time by title and referred to the Committee on Appropriations.

Engrossed House Bill No. 350, by Mrs. Haddon, entitled: "An Act providing for the acceptance of the benefits of an Act of Congress making provision for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil employment, designating the State Board for Vocational Education as the board to cooperate with the Federal Board for Vocational Education in carrying out the provisions of said Act of Congress, and defining duties and powers of said board and making an appropriation and declaring an emergency."

The bill was read the first time, and on motion of Senator Gable the rules were suspended, the bill was read the second time by title and referred to the Committee on Education.

Engrossed House Bill No. 410, by Mr. Smith (Lee R.), entitled: "An Act relating to the State Law Library and providing for a Legislative Reference Bureau as a part thereof, making an appropriation and providing that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title, and referred to the Committee on Judiciary.

Engrossed House Bill No. 467, by Committee on Appropriations, entitled: "An Act making appropriations for the purchase of land, construction of buildings and improvements at designated state institutions, for the payment

of salaries of certain officers and employees of the state and for the operation, maintenance and other expenses of certain state institutions, departments and offices, for the relief of certain individuals, corporations, counties, and municipalities, and for emergencies, including deficiencies and appropriation of revolving funds, and for purposes specified in certain Acts of Congress, and for miscellaneous purposes designated for the fiscal biennium beginning April 1, 1933, and ending March 31, 1935, except as otherwise provided and providing this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Marshall the rules were suspended, the bill was read the second time by title and referred to the Committee on Appropriations.

Re-engrossed House Bill No. 416, by Mr. Banker, entitled: "An Act authorizing the creation and maintenance of reclamation districts, and of general improvement and divisional districts within the boundaries of the same for the development, distribution and sale of hydro-electric power and for the irrigation and improvement of arid and semi-arid lands situated therein, prescribing the objects and powers of such districts, fixing the duties and powers of certain officers in relation thereto, providing for the levy and collection of taxes and assessments against the lands included within district boundaries, authorizing the issuance and sale of bonds and other evidences of indebtedness, and the execution of contracts with the United States or any state therein for the accomplishment of district purposes, making violations of certain provisions of the act a misdemeanor, and amending Sections 1, 2, 3, 19, 20, 24, 46, 54, 55, 71, 72, 84, 131, 143, 145, 146, and 263 of Chapter 254 of the Laws of 1927, substituting a new section for Section 4 of Chapter 254 of the Laws of 1927, and declaring an emergency."

The bill was read the first time, and on motion of Senator Ferryman the rules were suspended, the bill was read the second time by title and referred to the Committee on Reclamation and Irrigation.

House Bill No. 228, by Mr. Waldron, entitled: "An Act relating to reports by guardians, and amending Section 205, Chapter 156 of the Laws of 1917."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title and referred to the Committee on Judiciary.

House Bill No. 229, by Mr. Waldron, entitled: "An Act relating to surety companies, and amending Section 193, Chapter 49 of the Laws of 1911."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title and referred to the Committee on Judiciary.

House Bill No. 288, by Messrs. Cochrane and Healy, entitled: "An Act relating to new trials in civil actions and to appeals in such actions, and amending Section 399 of Remington's Compiled Statutes of Washington."

The bill was read the first time, and on motion of Senator Steele the rules were suspended, the bill was read the second time by title and referred to the Committee on Judiciary.

House Bill No. 374, by Mr. Banker (by request), entitled: "An Act relating to the collection of rentals for the lease of state lands, providing for

extension of time for the payment of rental, amending Section 67 of Chapter 255 of the Laws of 1927 and declaring that this act shall take effect immediately."

The bill was read the first time, and on motion of Senator Thein the rules were suspended, the bill was read the second time by title and referred to the Committee on State Granted, School and Tide Lands.

House Bill No. 429, by Messrs. Austin, Bingham, McIntosh, Nelsen, Reader, Burns, Brunton, Donahoe, Westover, Waldron and Vane, entitled: "An Act relating to insurance and providing for the qualification and incorporation of Domestic Mutual Life Insurance companies."

The bill was read the first time, and on motion of Senator Lovejoy the rules were suspended, the bill was read the second time by title and referred to the Committee on Insurance.

GENERAL FILE.

Engrossed House Bill No. 26, by Mr. Smith (Lee R.), entitled: "An Act relating to, regulating and providing for the nomination of candidates for public office and prescribing a method of voting in the State of Washington amending Sections 5180 and 5187 of Remington's Compiled Statutes of Washington," was read the third time.

Senator Mehner moved the adoption of the following amendment:

Amend	Coroner Coroner	Vote for one
	County Engineer	Vote for one

The amendment lost.

The Secretary called the roll on the final passage of Engrossed House Bill No. 26 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Ferryman, Foss, Gable, Garrett, Knutzen, Landon, Lovejoy, Malstrom, Marshall, Morrow, Murphy, Norman, Peirce, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—27.

Those voting nay were: Senators Cleary, Cox, Dawson, Gray, Hartwell, Heffron, Houser, Howard, Lunn, Mehner, Metcalf, Morthland, Nelson, Nugent, Reardon, Ronald, Smith (Horace E.)—17.

Those absent or not voting were: Senators Bishop, Palmer-2.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 32, by Mr. Smith (Lee R.), entitled: "An Act relating to the nomination and election of justices of the peace," was read the third time

The Secretary called the roll on the final passage of House Bill No. 32 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen,

Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—39.

Those voting nay were: Senators Cleary, Cox, Dawson, Reardon, Smith (Horace E.)—5.

Those absent or not voting were: Senators Bishop, Palmer-2.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 121:

The Secretary read:

REPORTS OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1933.

MR. PRESIDENT:

We, a majority of your Committee on Financial Institutions Other Than Banks, to whom was referred Engrossed House Bill No. 121, entitled: "An Act relating to insolvent savings and loan associations in process of liquidation; providing for the substitution of the supervisor of savings and loan associations for the present receivers and the substitution of the Attorney General for the present attorneys of the receivers, defining the powers and duties of the court, receivers, and the supervisor with reference thereto, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass, with the following amendments:

Amend Section 8 of the bill by striking the whole section and inserting in lieu thereof the following: "Sec. 8. The director of efficiency shall select and employ an attorney or attorneys for the supervisor when he is serving as public liquidator under this act and such attorneys shall be employed on a salary basis, such salaries to be fixed by the Director of Efficiency, subject to the approval of the Administrative Board."

Amend Section 9, lines 27 to 30 inclusive of the original bill, being lines 1, 2 and 3 of the printed bill, by striking the words "deputies and employees appointed by the attorney general to do the legal work of the liquidation, and the salaries, traveling and other necessary expenses of deputies and employees appointed by" and insert in lieu thereof the following: "attorneys, deputies and employees appointed by the director of efficiency and".

We concur in this report: Paul Mehner, D. V. Morthland, J. W. Thein, D. O. Nugent, Daniel Landon, Geo. W. Lovejoy.

SENATE CHAMBER, OLYMPIA, WASH., February 21, 1933.

MR. PRESIDENT:

We, a minority of your Committee on Financial Institutions Other Than Banks, to whom was referred Engrossed House Bill No. 121, entitled: "An Act relating to insolvent savings and loan associations in process of liquidation; providing for the substitution of the supervisor of savings and loan associations for the present receivers and the substitution of the Attorney General for the present attorneys of the receivers defining the powers and duties of the court, receivers, and the supervisor with reference thereto, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

Charles H. Todd, Chairman.

We concur in this report: E. B. Palmer, W. J. Knutzen.

On motion of Senator Todd the reports of the committee were received and the bill was read the third time.

On motion of Senator Heffron the committee amendments to Section 8 were adopted.

On motion of Senator Heffron the committee amendments to Section 9 were adopted.

Senator Todd moved the adoption of the following amendment:

Strike all of Section 16 of the printed bill, same being Section 10 of the Engrossed bill.

Senator Lovejoy moved that the amendment by Senator Todd be laid on the table without taking the bill with it.

The motion carried.

On motion of Senator Chamberlin the following amendment was adopted:

Amend the title, line 4 of the original bill, strike "attorney general" and insert "director of efficiency".

Senators Marshall, Steele and Chamberlin demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Engrossed House Bill No. 121, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Ferryman, Gable, Garrett, Heffron, Howard, Knutzen, Landon, Lovejoy, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Reardon, Ronald, Roup, Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Thein, Worum—28.

Those voting nay were: Senators Arnold, Cleary, Cox, Dawson, Foss, Gray, Hartwell, Houser, Lunn, Metcalf, Palmer, Peirce, Ryan (J. H.), Smith (Don Cary), Todd, Voss, Williams—17.

Absent or not voting: Senator Bishop-1.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Lovejoy Engrossed House Bill No. 121 was ordered immediately transmitted to the House.

On motion of Senator Palmer the further call of the Senate was dispensed with.

At 4:42 o'clock p.m., on motion of Senator Morthland, the Senate adjourned until 10:00 o'clock a.m. tomorrow.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

FIFTY-EIGHTH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Tuesday, March 7, 1933.

The Senate was called to order at ten o'clock a.m. by President Victor A. Meyers pursuant to adjournment.

Senator Ryan (Scott M.) offered prayer.

The Secretary called the roll, all the members being present except Senators Bishop, Williams and Gray, who were excused.

On motion of Senator Voss the reading of the journal of the previous day was dispensed with and it was approved.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., March 7, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 72, entitled: "An Act authorizing and regulating boxing, sparring and wrestling contests or exhibitions, creating a commission to license and regulate such contests and the participants therein, providing revenue and making an appropriation therefor, providing a penalty for violation hereof and repealing Sections 304 and 305, Chapter 249, Session Laws of 1909," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. J. Knutzen, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on Agriculture, to whom was referred House Bill No. 428, entitled: "An Act relating to the branding, tatooing and identification of livestock and poultry, providing for the administration of same, providing penalties for the violation thereof, providing for the publishing of records of such tatoo marks and brands, providing for fees for the registration thereof, providing for licensing and bonding persons butchering and slaughtering animals, making an appropriation and providing for the cancellation of existing brands," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

ARTHUR E. Cox, Chairman.

We concur in this report: John H. Ferryman, W. J. Knutzen, John Heffron, Geo. W. Roup.

On motion of Senator Cox the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Engrossed House Bill No. 276, entitled: "An Act relating to bonds of executors and administrators, and

amending Section 69 of Chapter 156, Session Laws of 1917 (Section 1439 Remington's Compiled Statutes)," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: E. B. Palmer, D. V. Morthland, Evert Arnold, Paul W. Houser, Geo. W. Roup, Chas. Gable.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on Medicine, Dentistry, Pure Foods and Drugs, to whom was referred House Bill No. 381, entitled: "An Act relating to vital statistics and the registration and certification of births, and amending Sections 13 of Chapter 85 of the Laws of 1907," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

D. O. NUGENT, Chairman.

We concur in this report: J. H. Ryan, Kathryn E. Malstrom, John H. Ferryman, W. P. Gray, W. J. Lunn, Horace E. Smith.

On motion of Senator Nugent the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred House Bill No. 228, entitled: "An Act relating to reports of guardians, and amending Section 205, Chapter 156, of the Laws of 1917," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: Kathryn E. Malstrom, Paul W. Houser, D. V. Morthland, E. B. Palmer, Evert Arnold, Geo. W. Roup, Chas. Gable, Daniel Landon.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on Industrial Insurance, to whom was referred Engrossed House Bill No. 441, entitled: "An Act creating the Emergency Workmen's Compensation Revolving Fund, relating to deficits of the state medical aid and accident funds, providing for loans thereto and repayments therefrom, and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the Senate without recommendation.

KEBEL MURPHY, Acting Chairman.

We concur in this report: F. R. Marshall, D. O. Nugent, E. J. Cleary, F. G. Barnes, Henry Foss.

On motion of Senator Murphy the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on Industrial Insurance, to whom was referred Engrossed House Bill No. 435, entitled: "An Act relating to the compensation, medical and surgical care of workmen injured; the safety of workmen engaged in extra-hazardous employment; the compensation of the dependents of such workmen in case of death; the liability of employers of workmen so engaged or covered by elective adoption, for such compensations and costs of treatment and providing for the collection of pre-

miums from employers engaged in extra-hazardous employment, or covered by elective adoption, amending Section 4 of Chapter 74 of the Laws of 1911, as amended by Section 1, Chapter 104, Laws of 1931; adding Section 2 and Section 3 thereto; and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate without recommendation.

Kebel Murphy, Acting Chairman.

We concur in this report: F. R. Marshall, D. O. Nugent, E. J. Cleary, F. G. Barnes, Henry Foss.

On motion of Senator Murphy the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, a part, your Committee on Public Morals, to whom was referred Substitute House Bill No. 192, entitled: "An Act relating to the taxation and the sale, disposition, transportation, manufacture for sale, and possession for sale, of fermented, malt and malted beverages; establishing a State Beverage Control Board and defining its powers and duties; providing for the creation of certain funds and making appropriations therefrom for the state current school fund, the county old age pension and indigent relief funds and the county, city and town current or general expense funds; providing penalties for violations of this act; repealing all acts or parts of acts in conflict herewith; providing for licensing and allocating portions thereof to the counties, cities and towns; and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

I concur in this report: Kathryn E. Malstrom.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, part of, your Committee on Public Morals, to whom was referred Substitute House Bill No. 192, entitled: "An Act relating to the taxation and the sale, disposition, transportation, manufacture for sale, and possession for sale, of fermented, malt and malted beverages; establishing a State Beverage Control Board and defining its powers and duties; providing for the creation of certain funds and making appropriations therefrom for the state current school fund, the county old age pension and indigent relief funds and the county, city and town current or general expense funds; providing penalties for violations of this act; repealing all acts or parts of acts in conflict herewith; providing for licenses and allocating portions thereof to counties, cities and towns; and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

HARRY L. WILLIAMS, Chairman.

We concur in this report: Don Cary Smith, D. O. Nugent.

On motion of Senator Williams the reports of the committee were received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on Labor and Labor Statistics, to whom was referred House Bill No. 13, entitled: "An Act requiring minimum wage provisions in contracts for Public Works and prescribing penalties for breaches thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

J. H. RYAN, Chairman.

We concur in this report: P. Frank Morrow, Henry Foss.

On motion of Senator Ryan (J. H.) the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on Municipal Corporations Other Than the First Class, to whom was referred House Bill No. 309, entitled: "An Act providing for the transfer of distributing systems of water districts to cities or towns supplying such districts with water; for holding elections to pass thereon; and for acceptance of such systems by cities and towns," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

W. G. HARTWELL, Chairman.

We concur in this report: John H. Ferryman, Fred Norman, Geo. W. Roup, F. G. Barnes, Scott M. Ryan.

On motion of Senator Hartwell the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Engrossed House Bill No. 17, entitled: "An Act relating to the licensing and regulation of motor vehicle operators, the collection, distribution and expenditure of fees, prescribing the powers and duties of certain officers and departments, defining offenses and fixing penalties, and repealing Section 4 of Chapter 96 of the Laws of 1921; Sections 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 14, 15, 16, 17, 18, 19 and 20 of Chapter 108 of the Laws of 1921; and Sections 1 and 2 of Chapter 122 of the Laws of 1923 and all other laws or parts of laws in conflict herewith," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: D. V. Morthland, Geo. W. Roup, Charles H. Todd, Chas. Gable, E. B. Palmer, Don Cary Smith.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, a majority, your Committee on Judiciary, to whom was referred House Bill No. 288, entitled: "An Act relating to new trials in civil actions and to appeals in such actions, and amending Section 399 of Remington's Compiled Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: Evert Arnold, Paul Houser, Kathryn E. Malstrom, Don Cary Smith, Geo. W. Roup, Chas. Gable, Daniel Landon.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, a minority, your Committee on Judiciary, to whom was referred House Bill No. 288, entitled: "An Act relating to new trials in civil actions and to appeals in such actions, and amending Section 399 of Remington's Compiled Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do not pass.

...., Chairman.

We concur in this report: E. B. Palmer, Charles H. Todd.

On motion of Senator Steele the reports of the committee were received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Engrossed House Bill No. 73, entitled: "An Act relating to conditional sales and leases of personal property and amending Sections 3790 and 3791 of Remington's Compiled Statutes of Washington," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: Evert Arnold, Geo. W. Roup, Chas. Gable, Dan Landon, E. B. Palmer, Don Cary Smith.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on Industrial Insurance, to whom was referred Engrossed Substitute House Bill No. 268, entitled: "An Act relating to the compensation and medical, surgical, and hospital care and treatment; the welfare of workmen engaged in extra-hazardous employments; the compensation of the dependents of such workmen in case of death; the liability of the employers of workmen so engaged for such compensation and cost of such care and treatment; insurance to cover such risks and to the collection of industrial insurance and medical aid premiums or assessments and fixing priority thereof; providing for injunction for non-payment thereof, and relating to the liability of third parties for accidents occurring to such workmen; providing for the extension of the benefits to non-extra-hazardous employment for the organization of the Industrial Accident Board; limiting the operation of acts and parts of acts in conflict therewith, and providing for the liquidation of the accident, reserve and medical aid funds," have had the same under consideration, and we respectfully report the same back to the Senate without recommendation.

KEBEL MURPHY, Acting Chairman.

We concur in this report: F. R. Marshall, F. G. Barnes, D. O. Nugent, E. J. Cleary, Henry Foss.

On motion of Senator Murphy the report of the committee was received and the bill was placed on general file.

The Committee on Revenue and Taxation recommended that Substitute House Bill No. 92 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Committee on Judiciary recommended that Re-engrossed Substitute House Bill No. 29 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

Senators Norman, Houser and Lovejoy demanded a call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senators Bishop, Gray and Williams, who were previously excused, and Senators Arnold, Cox, Howard, Landon, Malstrom, Marshall, Peirce, Reardon, Smith (Horace E.), Todd and Worum.

The Sergeant-at-Arms was instructed to bring in the absent senators.

Senator Palmer moved to proceed under the call of the Senate, and that the Sergeant-at-Arms bring in the remaining absent senators.

The motion carried.

The Secretary read:

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, OFFICE OF GOVERNOR, OLYMPIA, March 6, 1933.

To the Honorable, the Senate of the State of Washington.

LADIES AND GENTLEMEN:

I have the honor to advise that the Governor has approved the following Senate Bill, entitled:

Senate Bill No. 223: "An Act relating to machine guns, regulating the manufacture, possession, sale of machine guns and parts, and providing penalty for the violation thereof, and declaring an emergency."

Very truly yours,

RICHARD HAMILTON, Secretary to the Governor.

GENERAL FILE.

Engrossed House Bill No. 70, by Mr. McDonnell, entitled: "An Act relating to coal mining and amending Section 8789 of Remington's Compiled Statutes of Washington," was read the third time.

Senator Garrett moved the adoption of the following amendment:

Amend Section 1, line 15 of the printed bill. Change the period (.) to a colon (:) and add the following: "Provided, That this act shall not apply to any machine of the type approved as permissible by the United States Bureau of Mines, and bearing a plate designating such approval".

Senator Malstrom moved that the motion by Senator Garrett be laid on the table without taking the bill with it.

The motion carried.

The Secretary called the roll on the final passage of Engrossed House Bill No. 70 and it passed the Senate by the following vote:

Those voting aye were: Senators Chamberlin, Cox, Dawson, Ferryman, Foss, Gable, Heffron, Houser, Howard, Lovejoy, Malstrom, Mehner, Morrow, Morthland, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—31.

Those voting nay were: Senators Barnes, Cleary, Garrett, Hartwell, Knutzen, Landon, Lunn, Metcalf, Murphy, Palmer—10.

Those absent or not voting were: Senators Arnold, Bishop, Gray, Marshall, Williams—5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Chamberlin Engrossed House Bill No. 70 was ordered immediately transmitted to the House.

The President announced he was about to sign Senate Bill No. 72.

The President announced he would appoint as a Conference Committee on Senate Bill No. 146 Senators Heffron, Ferryman and Malstrom.

House Joint Resolution No. 11, by Mr. Jones, providing for an amendment to Section 1 of Article VII of the Constitution of the State of Washington, relating to taxation, was read the third time.

The Secretary called the roll on the final passage of House Joint Resolution No. 11 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—39.

Those absent or not voting were: Senators Bishop, Gray, Marshall, Nelson, Norman, Reardon, Williams—7.

The resolution, having received the constitutional majority, was declared passed.

HOUSE JOINT RESOLUTION NO. 14.

On motion of Senator Houser House Joint Resolution No. 14 was made a special order of business for 2:00 o'clock p. m. Wednesday, March 8th.

Engrossed House Bill No. 323, by Committee on Judiciary, entitled: "An Act relating to state printing and the public printer; providing for the acceptance by the state of a printing plant and certain funds in connection therewith; providing for the operation of such plant by the public printer under certain conditions; fixing the salary of the public printer; amending Sec. 2 of Chapter 168, Laws of 1905; and providing that this act shall take effect immediately," was read the third time.

Senator Foss moved the adoption of the following amendment:

Amend Section 3, line 5 of the printed bill after the word "contract" insert the following: "Above actual cost of production".

Senators Malstrom, Houser and Foss demanded the previous question.

The previous question was ordered.

The amendment lost.

Senator Houser moved the adoption of the following amendment:

Amend Section 3 of the Engrossed Bill by adding the following: "and in no instance less than the actual cost thereof".

Senators Murphy, Houser and Ronald demanded the previous question.

The previous question was ordered.

The amendment lost.

The Secretary called the roll on the final passage of Engrossed House Bill No. 323 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—41.

Those absent or not voting were: Senators Bishop, Cox, Landon, Marshall, Williams—5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The President appointed Senators Ronald and Malstrom to escort Mrs. Elsie Gardner Picking, Democratic National Committeewoman, and Mrs. Iris Dahlman, President of the Yakima County Democratic Club, to a seat beside the President.

House Bill No. 348, by Judiciary Committee, entitled: "An Act relating to the office of the public printer and transferring the power and duties of the Secretary of State and the state printing expert in connection therewith to the Director of Efficiency and transferring all records, equipment and pending business appertaining thereto to the Department of Efficiency," was read the third time.

On motion of Senator Metcalf the following amendment was adopted:

Amend the title by adding the following: "and declaring an emergency".

The Secretary called the roll on the final passage of House Bill No. 348, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—40.

Those absent or not voting were: Senators Bishop, Knutzen, Landon, Lovejoy, Marshall, Williams--6.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 6, 1933.

Mr. President:

The House has passed Engrossed Senate Bill No. 156, also

Engrossed Senate Bill No. 195, also

Engrossed Senate Bill No. 196, also

Engrossed Senate Bill No. 278, also

The House has indefinitely postponed Engrossed Senate Bill No. 236, also

The House failed to pass Engrossed Senate Bill No. 167,

and the same is herewith transmitted. O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 6, 1933.

MR. PRESIDENT:

The House has laid Senate Bill No. 211 on the table, also

The House has passed Senate Bill No. 191, also

Engrossed Senate Bill No. 203, also

Engrossed Senate Bill No. 205, also

Senate Bill No. 269, also

Senate Bill No. 370, also

Senate Bill No. 371, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 6, 1933.

MR. PRESIDENT:

The House has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 27 and passed the bill as amended by the said Conference Committee, said bill, together with the report of the Conference Committee, is herewith transmitted.

O. H. OLSON, Chief Clerk.

The Secretary read:

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on Free Conference, to whom was referred Engrossed Senate Bill No. 27, entitled: "An Act relating to the control of flood waters, authorizing the state supervisor of hydraulics to construct controlling and diversion works and providing for the payment of the cost of construction, and declaring an emergency," have had the same under consideration, and we recommend that the bill do pass with the following amendments:

Amend Section 2, line 12 of the printed bill. Strike the period (.) and insert the following words: "such plans and specifications to include a general description of all the property to be affected".

Amend Section 3, in line 6 of the printed bill. After the comma (,) and before the word "no" insert the following words: "or if the owners of more than one-half of the property affected by the proposed improvement by petition protest such improvement".

The above amendments in lieu of the House amendments attached to the engrossed bill.

Senate Members:

ARTHUR E. COX, JOHN HEFFRON, EVERT ARNOLD. House Members:

MARCUS O. NELSEN, E. F. BANKER, E. L. BRUNTON.

On motion of Senator Cox the report of the Free Conference Committee on Engrossed Senate Bill No. 27 was adopted.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 27, as amended by the Free Conference Committee, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—41.

Those absent or not voting were: Senators Bishop, Ferryman, Knutzen, Marshall, Williams—5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 6, 1933.

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 161 with the following amendment:

Amend Section 1, in line 11 of the Engrossed Bill, after the word "bridge" place a comma (,), and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

On motion of Senator Smith (Don Cary) the Senate concurred in the House amendment.

The Secretary called the roll on the final passage of Engrossed Senate

Bill No. 161, as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—42.

Those absent or not voting were: Senators Arnold, Bishop, Marshall, Williams-4.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGE FROM THE HOUSE.

House of Representatives, OLYMPIA, WASH., March 6, 1933.

Mr. President:

The House has passed Engrossed Senate Bill No. 238 with the following amendments:

Amend Section 4, line 27 of the engrossed bill, being lines 10 and 11 of the printed bill, by striking out the words and figures "twenty-five thousand dollars (\$25,000.00)" and inserting in lieu thereof the words and figures "ten thousand dollars (\$10,000.00)".

Amend Section 4, line 31, of the engrossed bill, being lines 13 and 14 of the printed bill, by striking therefrom the words and figures "fifty thousand dollars (\$50,000.00)" and inserting in lieu thereof "twenty thousand dollars (\$20,000.00)".

Amend Section 13, line 4 of the engrossed bill, being line 3 of the printed bill, by inserting between the words "That" and "thirty" the following words: "not less than ten nor more than".

Amend Section 22, line 5 of the engrossed bill, being line 1 of the printed bill, after the word "by-laws" insert the words "or upon order of the Supervisor".

Amend Section 32, line 31 of the engrossed bill, being line 5 of the printed bill, by striking the period (.) after the word "therefor" and substituting in lieu thereof a colon (:) and adding the following new matter: "Provided, That in cases where an association has notices on file which have been unpaid in whole or in part for a period of one year next preceding, the salaries of all officers, agents and employees thereof shall be subject to the approval of the supervisor".

Amend Section 38, line 21, page 17 of the engrossed bill, being line 7 of the printed bill, by striking out the words "seven years" between the words "within" and "after" and substituting in lieu thereof the words "eighteen months".

Amend Section 45, line 20 of the engrossed bill, being line 3 of the printed bill, by striking therefrom the following: "for more than fifteen shares to any one person".

Amend Section 48, line 11, of the engrossed bill, being line 7 of the printed bill, by inserting between the words "bank" and "and" the following: "or other similar Federal agency".

Amend Section 48, line 16 of the engrossed bill, being line 10 of the printed bill, by inserting between the word "bank" and the period (.) therein the following: "or other similar Federal agency".

Amend Section 51, line 9, of the printed bill, being line —— of the engrossed Senate bill, as follows: strike the words "or personal property," and insert in lieu thereof the following: "Property or securities of any kind or nature".

Amend Section 66, line 17 of the engrossed bill, being line 4 of the printed bill, by inserting between the colon (:) and the word "Provided" therein the following: "Provided, That associations having assets of less than five hundred thousand dollars (\$500,000.00) may lawfully incur operation expenses not to exceed two and one-half per cent (2½%) of the average amount of such assets during such year; and further".

Amend Section 67, page 27 of the engrossed bill, being line 1 of the printed bill, by striking the said entire section and senate amendment thereto and inserting in lieu thereof the following:

"SEC. 67. Losses which have been sustained by an association and which have been determined shall be charged; first against the reserves of the association other than the contingent fund until the same are exhausted; second, against the contingent fund until the same is exhausted; and, third against the earnings for the current period until the same are exhausted; and when such losses exceed such funds the association shall proceed as in this act provided." and the same is herewith transmitted.

O. H. OLSON, Chief Clerk.

Senator Todd moved that the Senate do not concur in the House amendment to Engrossed Senate Bill No. 238, and ask the House to recede therefrom.

The motion carried.

The Secretary read:

MESSAGE FROM THE HOUSE.

MR. PRESIDENT:

House of Representatives, OLYMPIA, WASH., March 6, 1933.

The House has passed Senate Bill No. 216 with the following amendment: Amend Section 1, line 9 of the printed bill, following the word "warehouses" strike the colon and insert in lieu thereof a comma and the following: "Provided, That nothing contained in this act shall apply to storage furnished by a cooperative marketing association for its members or for other cooperative associations or as an incidental part of its business within the limits permitted by the Cooperative Marketing Act, as amended in Chapter 16 of the Laws of 1931:", and the same is herewith transmitted. O. H. OLSON, Chief Clerk.

Senator Metcalf moved that the Senate concur in House amendment to Senate Bill No. 216.

The motion carried.

The Secretary called the roll on the final passage of Senate Bill No. 216, as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum-41.

Those absent or not voting were: Senators Bishop, Foss, Marshall, Norman, Williams—5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

MR. PRESIDENT:

House of Representatives, OLYMPIA, WASH., March 6, 1933.

The House has passed Engrossed Senate Bill No. 250 with the following amendments:

Amend Section 1, line 19 of the printed bill. Strike the word "article" and insert in lieu thereof the word "act".

Amend Section 1, in line 28. Strike the word "may" and insert in lieu thereof the word "shall", and the same is herewith transmitted.

O. H. OLSON, Chief Clerk.

Senator Mehner moved that the Senate concur in the House amendments to Engrossed Senate Bill No. $250\,$.

The motion carried.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 250, as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—42.

Those absent or not voting were: Senators Bishop, Foss, Marshall, Williams—4.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 6, 1933.

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 300 with the following amendments:

Amend Section 1, in line 4 of the engrossed bill, being line 3 of the printed bill, after the words "United States" insert the words "to act upon the 18th amendment or having to do with prohibition".

Amend Section 1, in line 12 of the engrossed bill, strike the words "five nor more than eight" and insert in lieu thereof the words "three nor more than five".

Amend Section 8, line 2 of the printed bill. Strike the words "present and voting" and substitute in lieu thereof the word "elected", and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Morthland moved that the Senate do not concur in House amendments to Engrossed Senate Bill No. 300 and ask the House to recede therefrom.

The motion carried.

On motion of Senator Palmer the further call of the Senate was dispensed with.

At 12:01 o'clock p.m., on motion of Senator Palmer, the Senate recessed until 1:30 o'clock p.m.

AFTERNOON SESSION.

The Senate was called to order by President Victor A. Meyers at 1:30 o'clock p. m.

GENERAL FILE.

On motion of Senator Smith (Don Cary) Engrossed Substitute House Bill No. 92 was made a special order of business at 7:30 o'clock p. m.

House Bill No. 403, by Mr. Sorensen, entitled: "An Act prohibiting the importation of noxious weed seeds into the State of Washington, providing a penalty for such importation and for the purchase, sale, possession or use for feeding purposes of wheat or other grain screenings containing noxious seeds," was read the third time.

The President appointed Senators Malstrom and Ronald to escort Mrs. Harry Westfall and Mrs. Marie Proctor to a seat beside the President.

Senator Arnold moved the adoption of the following amendment.

Amend Section 1, line 2, strike the period and insert "except screenings of the character ground to the degree of fineness that the germination thereof is impossible."

Senators Houser, Murphy and Ryan (Scott M.) demanded the previous question.

The previous question was ordered.

Senator Ferryman moved that the amendment be laid on the table without taking the bill with it.

The motion carried.

Senator Peirce moved the adoption of the following amendment:

Amend Section 3, line 2 of the printed bill, beginning with the word "purchasing" strike down to and including the word "purposes" in line 3, and insert in lieu thereof the following: "or selling or offering for sale".

Senator Knutzen moved that the amendment be laid on the table without taking the bill with it.

The motion carried.

Senators Heffron, Smith (Don Cary) and Ferryman demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Senate Bill No. 403 and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Knutzen, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Roup, Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—35.

Those voting nay were: Senators Arnold, Howard, Landon, Lovejoy, Marshall, Peirce, Ryan (J. H.), Ryan (Scott M.)—8.

Those absent or not voting were: Senators Bishop, Ferryman, Foss—3. The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Ronald House Bill No. 403 was ordered immediately transmitted to the House.

SPECIAL ORDER.

The time having arrived, the Senate took up consideration of the special order of business set for that time.

House Joint Resolution No. 14, by Committee on Rules and Order, providing for an amendment of Section 12 of Article XI of the Constitution of the State of Washington, relating to taxation, was read the third time.

The Secretary called the roll on the final passage of House Joint Resolution No. 14 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—41.

Those voting nay were: Senator Morrow-1.

Those absent or not voting were: Senators Bishop, Dawson, Foss, Marshall—4.

The resolution, having received the constitutional majority, was declared passed.

House Bill No. 360, by Committee on Reclamation and Irrigation, entitled: "An Act appropriating moneys from the Reclamation Revolving Fund for the payment of costs, expenses and fees in the case of State of Washington v. State of Oregon, providing the levy and collection of assessments on lands involved for the reimbursement of such fund and declaring an emergency," was read the third time.

On motion of Senator Chamberlin the Senate resolved itself into a committee of the whole to consider House Bill No. 360.

The bill was considered in the committee of the whole, Senator Malstrom in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Malstrom the report of the committee was adopted. Senator Chamberlin moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

The Secretary called the roll on the final passage of House Bill No. 360 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Nugent, Palmer, Reardon, Ronald, Roup, Ryan (J. H.,) Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Thein, Todd, Voss, Worum—36.

Those voting nay were: Senator Landon-1.

Those absent or not voting were: Senators Bishop, Foss, Howard, Knutzen, Marshall, Norman, Peirce, Stinson, Williams—9.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 303, by Mr. Burns, entitled: "An Act relating to and regulating the maintenance and operation of hospitals for the care of persons suffering from disease, illness or infirmity, by counties and counties and cities jointly; providing for appeals by trustees of such hospitals from orders of removal; amending Section 3 of Chapter 139 of the Laws of 1931; and declaring that this act shall take effect immediately," was read the third time.

Senators Houser, Heffron and Dawson demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of House Bill No. 303 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Thein, Todd, Voss, Williams, Worum—38.

Those voting nay were: Senators Landon, Ryan (J. H.) -2.

Those absent or not voting were: Senators Bishop, Ferryman, Foss, Marshall, Peirce, Stinson—6.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 196, by Mr. Wiswall, entitled: "An Act relating to liens by physicians and other persons against claims and rights of action to recover damages or compensation by persons injured by the fault or negligence of others," was read the third time.

Senator Smith (Don Cary) moved the adoption of the following amendment:

Amend Section 3, line 2 of the printed bill, change the words and figures "thirty (30)" to "fifteen (15)".

The amendment was adopted.

Senators Nugent, Arnold and Voss demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of House Bill No. 196, as amended, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Cleary, Gray, Hartwell, Mehner, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Roup, Ryan (Scott M.), Steele, Stinson, Todd, Voss, Williams—17.

Those voting nay were: Senators Arnold, Barnes, Chamberlin, Cox, Dawson, Ferryman, Gable, Garrett, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Metcalf, Morrow, Morthland, Peirce, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Thein, Worum—25.

Those absent or not voting were: Senators Bishop, Foss, Marshall, Ronald—4.

The bill, having failed to receive the constitutional majority, was declared lost.

Re-engrossed House Bill No. 425, by Judiciary Committee, entitled: "An Act relating to the fees of foreign and domestic corporations and amending Section 4 of Chapter 227 of the Laws of 1929," was read the third time.

The Secretary called the roll on the final passage of Re-engrossed House Bill No. 425 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Nelson, Norman, Nugent, Palmer, Peirce, Roup, Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—36.

Those absent or not voting were: Senators Bishop, Cox, Foss, Marshall, Murphy, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.)—10.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Re-engrossed Substitute House Bill No. 29:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Re-engrossed Substitute House Bill No. 29, entitled: "An Act relating to the relief of debtors; declaring the policy of the state relating to debtors; enlarging the powers of the courts in relation to such relief and granting power to the Governor to suspend the operation of this act or any section thereof," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend the bill by striking all after the enacting clause and substituting in lieu thereof the following:

"Section 1. In any action begun for the recovery of money, the court may, upon application of the defendant upon such terms as may be just, stay such proceedings therein, for such period or periods finally ending not later than April 1, 1935, as to the court shall be just and equitable in view of the circumstances of the particular case.

"Sec. 2. In all actions heretofore brought or which may be brought hereafter to declare a forfeiture of contract for purchase of any real estate, because of failure to make payment of any sum due on such contract, the court may in its discretion stay all further proceedings therein for such period or periods finally ending not later than April 1, 1935, as to the court shall seem just and equitable in view of the circumstances of the particular case.

"Sec. 3. Where mortgage foreclosure sales upon execution have occurred subsequent to September 1, 1932, in cases where the defendant therein would, in the discretion of the court, be entitled to relief under the terms of this act upon proper showing and under order of the court having jurisdiction of such foreclosure, the period of redemption may be extended for a period of not more than two years from the date of such sale.

"Sec. 4. In all instances where irrigation or drainage district assessments are delinquent, but the land has not been deeded to a third party, the Superior Court of the county where such land is situated, may, in its discretion, upon application of the owner of said lands or other parties interested, enjoin the issuance of a deed as to such land under such terms and conditions as to the court shall be just and equitable in view of the circumstances.

"SEC. 5. If any section or provisions of this act shall be adjudged to be invalid or unconstitutional, such adjudication shall not affect the validity of this act as a

whole or of any section, provision or part thereof not adjudged invalid or unconstitutional.

"Sec. 6. This act is necessary for the immediate preservation of the public peace, health and safety, for the support of the state government and its existing public institutions, and shall take effect immediately."

Amend the title by striking the whole thereof and substituting in lieu thereof the following:

"An Act relating to and providing suspension of judicial process as a measure of relief for debtors in certain cases; providing for the suspension of proceedings in certain actions relating to the forfeiture of real estate contracts; providing for the period of redemption in certain cases; providing for the enjoining of the issuance of deeds for real property in irrigation and drainage district assessments in certain cases, and declaring that this act shall take effect immediately."

E. N. STEELE, Chairman.

We concur in this report: Kathryn E. Malstrom, Paul W. Houser, Ed Peirce, Daniel Landon, Geo. W. Roup, Evert Arnold, Chas. Gable.

On motion of Senator Steele the report of the committee was received and the bill was read the third time.

On motion of Senator Houser the committee amendments were adopted.

The Secretary called the roll on the final passage of Re-engrossed Substitute House Bill No. 29, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Foss, Gable, Garrett, Gray, Hartwell, Houser, Landon, Lovejoy, Lunn, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Stinson, Thein, Todd, Williams, Worum—34.

Those voting nay were: Senators Heffron, Howard, Knutzen-3.

Those absent or not voting were: Senators Bishop, Cox, Dawson, Ferryman, Malstrom, Marshall, Palmer, Steele, Voss—9.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 5, by Mr. Austin, entitled: "An Act relating to motor vehicles, evidence of ownership thereof; providing for the issuance of certificates of ownership and evidence of registration thereof; regulating the purchase and sale or other transfer of ownership thereof; facilitating the recovery of motor vehicles stolen or otherwise unlawfully taken; prescribing the powers and duties of certain officers hereunder; defining offenses and providing penalties for violation of the provisions hereof; making appropriations and providing for the collection, distribution and expenditure of fees; and amending Section 9, Chapter 96, Laws of 1921 (Section 6320, Remington's Compiled Statutes)," was read the third time.

On motion of Senator Howard the Senate resolved itself into a committee of the whole to consider Engrossed House Bill No. 5.

The bill was considered in the committee of the whole, Senator Ronald in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Ronald the report of the committee was adopted.

Senator Landon moved that the reading had in the committee of the whole be considered the third reading of the bill, and that the same be placed on final passage.

The motion carried.

The Secretary called the roll on the final passage of Engrossed House Bill No. 5 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Hartwell, Heffron, Howard, Knutzen, Lovejoy, Lunn, Metcalf, Morthland, Norman, Palmer, Ronald, Roup, Ryan (J. H.), Smith (Horace E.), Stinson, Todd, Voss, Williams—24.

Those voting nay were: Senators Ferryman, Gable, Garrett, Gray, Landon, Malstrom, Mehner, Morrow, Murphy, Nelson, Nugent, Peirce, Reardon, Ryan (Scott M.), Thein, Worum—16.

Those absent or not voting were: Senators Bishop, Foss, Houser, Marshall, Smith (Don Cary), Steele—6.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Palmer moved that all bills on which notice of reconsideration had not been given be immediately transmitted to the House.

Engrossed House Bill No. 209, by Mr. Todd, entitled: "An Act relating to the care and placement of dependent, neglected and delinquent children; providing for the inspection, investigation, incorporation, licensing and supervision of agencies, societies, associations, and institutions and boarding homes engaged in child care and placement; creating a division in the Department of Business Control for such purposes; amending Section 29 of Chapter VII of the Session Laws of 1921; adding Sections 44a, 44b, 44c, 44d, and 44f; and providing penalties," was read the third time.

The Secretary called the roll on the final passage of Engrossed House Bill No. 209 and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Dawson, Ferryman, Gable, Garrett, Hartwell, Heffron, Houser, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Voss, Williams, Worum—33.

Those absent or not voting were: Senators Arnold, Bishop, Cleary, Cox, Foss, Gray, Howard, Marshall, Morthland, Reardon, Ronald, Ryan (Scott M.), Todd—13.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 275, by Mr. Waldron, entitled: "An Act to protect hotel keepers, inn keepers, and lodging house keepers; to prescribe and regulate their duties and liabilities toward their guests, boarders and lodgers; and amending Section 3 of Chapter 190 of the Laws of 1915 as amended by Section 2 of Chapter 216 of the Laws of 1929," was read the third time.

The Secretary called the roll on the final passage of Senate Bill No. 275 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Dawson, Ferryman, Gable, Garrett, Heffron, Houser, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Morrow, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Voss, Williams, Worum—34.

Those absent or not voting were: Senators Bishop, Chamberlin, Cox, Foss, Gray, Hartwell, Howard, Marshall, Metcalf, Morthland, Reardon, Todd—12.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 225, by Mrs. Wanamaker and Mr. Sisson, entitled: "An Act reappropriating a certain sum from the permanent highway fund for the construction and maintenance of highways in counties composed entirely of islands and for the construction and maintenance of permanent highways in all other counties, and declaring that this act shall take effect immediately," was read the third time.

On motion of Senator Norman the Senate resolved itself into a committee of the whole to consider House Bill No. 225.

The bill was considered in the committee of the whole, Senator Voss in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Voss the report of the committee was adopted.

Senator Houser moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

The Secretary called the roll on the final passage of House Bill No. 225 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Murphy, Nelson, Norman, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—35.

Those absent or not voting were: Senators Bishop, Chamberlin, Cox, Foss, Marshall, Morthland, Nugent, Palmer, Reardon, Smith (Don Cary), Williams—11.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 226, by Mrs. Wanamaker and Mr. Sisson, entitled: "An Act reappropriating a certain sum from the lateral highway fund for the construction and maintenance of highways in counties composed entirely of islands and for the construction of lateral highways in all other counties and declaring that this act shall take effect immediately," was read the third time.

On motion of Senator Norman the Senate resolved itself into a committee of the whole to consider House Bill No. 226.

The bill was considered in the committee of the whole, Senator Voss in the chair, and reported back to the Senate with the recommendation that it do pass, with the following amendments:

Amend Section 1, line 10 of the printed bill, after the word "purposes" strike the period and insert the following: "or the receipts in said fund under Chapter 88, Laws of 1929".

On motion of Senator Voss the report of the committee was adopted.

Senator Houser moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

Senator Houser moved that the amendments made in the committee of the whole be adopted.

The motion carried.

The Secretary called the roll on the final passage of House Bill No. 226, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Murphy, Nelson, Norman, Nugent, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—38.

Those absent or not voting were: Senators Bishop, Chamberlin, Foss, Marshall, Morthland, Palmer, Reardon, Smith (Don Cary)—8.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 73, by Mr. McDonald, entitled: "An Act relating to conditional sales and leases of personal property and amending Sections 3790 and 3791 of Remington's Compiled Statutes of Washington," was read the third time.

The Secretary called the roll on the final passage of Engrossed House Bill No. 73 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Gable, Garrett, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Morrow, Murphy, Norman, Nugent, Peirce, Ronald, Roup, Ryan (J. H.), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—31.

Those voting nay were: Senators Gray, Hartwell, Metcalf-3.

Those absent or not voting were: Senators Bishop, Chamberlin, Dawson, Ferryman, Foss, Marshall, Morthland, Nelson, Palmer, Reardon, Ryan (Scott M.), Smith (Don Cary)—12.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 428, by Mr. Banker, entitled: "An Act relating to the branding, tattooing and identification of livestock and poultry, providing for the administration of same, providing penalties for the violation thereof, providing for the publishing of records of such tattoo marks and brands, providing for fees for the registration thereof, providing for licensing and bonding persons butchering and slaughtering animals, making an appropriation and providing for the cancellation of existing brands," was read the third time.

On motion of Senator Heffron the Senate resolved itself into a committee of the whole to consider Engrossed House Bill No. 428.

The bill was considered in the committee of the whole, Senator Houser in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Houser the report of the committee was adopted.

Senator Palmer moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

Senators Heffron, Voss and Houser demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Engrossed House Bill No. 428 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Metcalf, Morrow, Murphy, Norman, Nugent, Palmer, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Thein, Todd, Voss, Williams—35.

Those voting nay were: Senators Ferryman, Mehner, Nelson, Peirce, Stinson—5.

Those absent or not voting were: Senators Bishop, Foss, Marshall, Morthland, Reardon, Worum—6.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Substitute House Bill No. 268, by Committee on Industrial Insurance, entitled: "An Act relating to the compensation, and medical, surgical, and hospital care and treatment, and the welfare and safety of workmen engaged in extra-hazardous employments, and to the compensation of the dependents of such workmen, in case of death, and to the liability of the employers of workmen so engaged for such compensation and cost of such care and treatment, and to insurance to cover such risks and to the collection of industrial insurance and medical aid premiums or assessments and fixing priority thereof; providing for injunction for non-payment thereof, and relating to the liability of third parties for accidents occurring to such workmen; providing for the extension of the benefits for the organization of the Industrial Accident Board, and limiting the operation of acts and parts of acts in conflict therewith," was read the third time.

Senator Ryan (J. H.) moved the adoption of the following amendment: Amend Section 3, line 60 of the printed bill by striking the word "scientific".

The motion carried.

On motion of Senator Arnold the following amendment was adopted:

Amend Sec. 3 by striking all of lines 13, 14 and 15 of the printed bill and inserting in lieu thereof the following: "'Injury' as used in this act means drowning or asphyxiation or a sudden and tangible happening, of a traumatic nature, producing an immediate or prompt result, and occurring from without, and such physical condition as results therefrom, which produces disability."

Senator Arnold moved the adoption of the following amendment:

Amend Section 3, lines 73 to 77 of the printed bill by striking the comma (,) following the word "Board" insert a period (.) and strike all of the remainder of lines 73 to 77, inclusive.

The amendment lost.

Senator Ryan (J. H.) moved the adoption of the following amendment:

Amend Sec. 7, line 16 of the printed bill after the period following the word "workman" insert the following:

"If the injured workman or his beneficiaries or dependents, as the case may be, shall elect to take under this act, the compensation provided in Section 9 shall be paid by the State Industrial Accident Fund and the cause of action against the employer shall be assigned to the State Industrial Fund for its benefit. If the injured workman, or his personal representative, in case of death resulting from the injury, elects to maintain an action to recover damages for the effect of such injury or death, against such employer, and recover judgment, such judgment shall have the same lien and preference rights as are granted the State Industrial Accident Fund for premlums under Section 41 of this act."

Senator Palmer moved that the amendment be laid on the table without taking the bill with it.

The motion carried.

Senator Smith (Don Cary) moved the adoption of the following amendment:

Amend Sec. 11, sub-division A, lines 19 and 20 of the printed bill. After the word "shall" in line 19 strike the remainder of the sentence in lines 19 and 20 and insert in lieu thereof the following: "file with the board".

The amendment was adopted.

Senator Palmer moved the adoption of the following amendment:

Amend Sec. 12, line 1, by inserting after the figure "12." the following: "A."

The amendment was adopted.

On motion of Senator Smith (Don Cary) the following amendment was adopted:

Amend Sec. 13, following the comma (,) after the word "workmen" in line 3 of the printed bill and insert the following: "not to exceed fifty per cent (50%) of the cost of such medical aid benefits and"

Senator Arnold moved the adoption of the following amendment:

Amend Sec. 18. sub-division B by striking the whole thereof.

Senator Palmer moved that the amendment be laid on the table without taking the bill with it.

The motion carried.

Senator Morrow moved that the bill be laid on the table.

The motion lost

Senator Lovejoy moved the adoption of the following amendment:

Amend Section 30, line 3, inserting a period (.) after the word "act" and strike the balance of the sentence to and including the word "commissioner".

Senator Cleary moved that the amendment be laid on the table without taking the bill with it.

The motion carried.

At this time, on motion of Senator Steele, the Senate referred back to the second order of business.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER,

MR. PRESIDENT: OLYMPIA, WASH., March 7, 1933.

We, your Committee on Judiciary, to whom was referred Engrossed House Bill No. 76, entitled: "An Act relating to the payment of taxes upon real property and the recovery of the same; providing for county treasurer's receipts therefor, and

recording thereof; and amending Section 103 of Chapter 130 of the Laws of the Extraordinary Session of 1925," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. STEELE, Chairman.

We concur in this report: Don Cary Smith, Chas. Gable, Daniel Landon, Evert Arnold, Geo. W. Roup, D. V. Morthland.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Engrossed House Bill No. 410, entitled: "An Act relating to the State Law Library and providing for a Legislative Reference Bureau as a part thereof, making an appropriation and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

E. N. Steele, Chairman.

We concur in this report: Paul W. Houser, Geo. W. Roup, Chas. Gable, D. V. Morthland, Charles H. Todd, Don Cary Smith, E. B. Palmer.

On motion of Senator Steele the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., March 7, 1933.

MR. PRESIDENT:

We, your Committee on Legislative Apportionment, to whom was referred Engrossed House Bill No. 214, entitled: "An Act relating to legislative districts; the apportionment of members of the Senate and House of Representatives; changing the boundaries of and the territory in the 19th and 21st senatorial and representative districts; creating new senatorial and representative districts, and providing for the election and terms of office of senators and representatives therein," have had the same under consideration, and we respectfully report the same back to the Senate without recommendation.

Daniel Landon, Chairman.

We concur in this report: C. Nifty Garrett, Chas. Gable, Ed. Peirce, E. L. Howard, H. L. Nelson, J. H. Ryan.

On motion of Senator Landon the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., March 7, 1933.

MR. PRESIDENT:

We, your Committee on Education, to whom was referred Engrossed House Bill No. 350, entitled: "An Act providing for the acceptance of the benefits of an Act of Congress making provisions for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil employment, designating the State Board for Vocational Education and the Board to cooperate with the Federal Board for Vocational Education in carrying out the provisions of said Act of Congress, and defining duties and powers of said Board and making an appropriation and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

Chas. Gable, Chairman.

We concur in this report: Kathryn E. Malstrom, Ralph Metcalf, Charles H. Todd, W. G. Ronald, E. J. Cleary.

On motion of Senator Gable the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 7, 1933.

We, your Committee on Medicine, Dentistry, Pure Food and Drugs, to whom was referred Engrossed House Bill No. 227, entitled: "An Act relating to the production, manufacture, processing, distribution, sale, handling and serving of food for human consumption, defining the powers and duties of certain officers in relation thereto, prescribing penalties for the violation thereof and establishing a sanitary code," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

D. O. Nugent, Chairman.

We concur in this report: Horace E. Smith, J. H. Ryan, W. P. Gray, W. J. Lunn, John H. Ferryman, Kathryn E. Malstrom.

On motion of Senator Nugent the report of the committee was received and the bill was placed on general file.

> SENATE CHAMBER, OLYMPIA, WASH., March 7, 1933.

MR. PRESIDENT:

We, your Committee on Roads and Bridges, to whom was referred Substitute House Bill No. 388, entitled: "An Act providing for closing state roads or parts thereof, and repealing all parts of acts in conflict herewith, and declaring that this act shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

GEO. W. Roup, Chairman.

We concur in this report: Horace E. Smith, W. G. Hartwell, E. J. Cleary, C. F. Stinson, John Heffron, John F. Worum, Evert Arnold, W. P. Gray, E. L. Howard, Harry L. Williams.

On motion of Senator Roup the report of the committee was received and the bill was placed on general file.

The Committee on Judiciary recommended that Engrossed Substitute House Bill No. 421 do pass with certain amendments.

The report of the committee, together with the bill, was placed on general file.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 7, 1933.

MR. PRESIDENT:

The Speaker has appointed Representatives Banker, Waldron, and Healy as members of a Conference Committee on Engrossed Senate Bill No. 146.

O. H. OLSON, Chief Clerk.

House of Representatives, Olympia, Wash., March 7, 1933.

MR. PRESIDENT:

The Speaker has signed Senate Bill No. 72; also

The House has passed Senate Bill No. 383;

and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

The Secretary read a message from the House that the House refused to concur in the Senate amendments to Engrossed Substitute House Bill No. 36 and asked the Senate to recede therefrom.

Senator Chamberlin moved that the Senate do recede from its amendments to Engrossed Substitute House Bill No. 36.

Senator Houser moved that consideration of Senate amendments to Engrossed Substitute House Bill No. 36 be made a special order of business for 10:00 o'clock a.m. tomorrow.

The motion carried.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, OLYMPIA, WASH., March 7, 1933.

Mr. President:

The House has adopted the report of the Conference Committee on Engrossed Senate Bill No. 28; and said bill, together with Conference Committee report is herewith transmitted.

O. H. Olson, Chief Clerk.

The Secretary read:

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 7, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred Engrossed Senate Bill No. 28, entitled: "An Act relating to indigent blind persons, providing funds for such purpose, and providing penalties," have had the same under consideration, and we recommend that the Senate accept the House amendment to Section 3, line 9 of the printed bill; and further recommend that the House recede from the House Amendment to Section 9, line 4, page 4 of the original bill.

Senate Members: .

E. B. PALMER, PAUL HOUSER, JOHN H. FERRYMAN. House Members:

PEARL A. WANAMAKER, TIM HEALY, J. J. BOND.

On motion of Senator Houser the report of the Conference Committee was adopted.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 28, as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—42.

Those voting nay were: Senator Knutzen-1.

Those absent or not voting were: Senators Bishop, Foss, Reardon-3.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Barnes gave notice that at the proper time he would move to reconsider the vote by which House Bill No. 196 failed to pass.

At 5:28 o'clock p. m., on motion of Senator Houser, the Senate recessed until 7:30 o'clock p. m.

EVENING SESSION.

The Senate was called to order at 7:30 o'clock p.m. by President Victor A. Meyers.

On motion of Senator Barnes the Special Order set for this hour was deferred until $8:00~\mathrm{p.\ m.}$

Senators Ryan (J. H.), Arnold and Morrow demanded a call of the Senate. The call of the Senate was ordered.

The Sergeant-at-Arms was ordered to lock the doors of the Senate Chamber.

The Secretary called the roll, all members being present except Senator Bishop, who was excused, and Senators Foss, Heffron, Howard, Lunn, Malstrom, Marshall, Metcalf, Nugent, Palmer, Reardon, Ryan (Scott M.), Smith (Don Cary), Stinson and Williams.

The Sergeant-at-Arms was instructed to bring in the absent Senators.

The Secretary read:

REPORTS OF STANDING COMMITTEES.

SENATE CHAMBER, OLYMPIA, WASH., March 7, 1933.

MR. PRESIDENT:

We, your Committee on Reclamation and Irrigation, to whom was referred Engrossed House Bill No. 324, entitled: "An Act authorizing a survey of the natural resources of the State of Washington, defining the powers and duties of certain officers in relation thereto and repealing certain acts and parts of acts relating thereto," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

JOHN H. FERRYMAN, Chairman.

We concur in this report: C. F. Stinson, W. G. Ronald, John Heffron.

On motion of Senator Ferryman the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER,
OLYMPIA, WASH., March 7, 1933.

MR. PRESIDENT:

We, your Committee on Reclamation and Irrigation, to whom was referred Re-Engrossed House Bill No. 416, entitled: "An Act authorizing the creation and maintenance of reclamation districts, and of general improvement and divisional districts within the boundaries of the same for the development, distribution and sale of hydroelectric power and for the irrigation and improvement of arid and semi-arid lands situated therein, prescribing the objects and powers of such districts, fixing the duties and powers of certain officers in relation thereto, providing for the levy and collection of taxes and assessments against the lands included within district boundaries, authorizing the issuance and sale of bonds and other evidences of indebtedness, and the execution of contracts with the United States or any state therein for the accomplishment of district purposes, making violations of certain provisions of the act a misdemeanor, and amending Sections 1, 2, 3, 19, 20, 24, 46, 54, 58, 71, 72, 84, 131, 143, 145, 146 and 263 of Chapter 254 of the Laws of 1927, substituting a new section for Section 4 of Chapter 254 of the Laws of 1927, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

JOHN H. FERRYMAN, Chairman.

We concur in this report: C. F. Stinson, W. G. Ronald, John Heffron.

On motion of Senator Ferryman the report of the committee was received and the bill was placed on general file.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on State Granted, School and Tide Lands, to whom was referred House Bill No. 340, entitled: "An Act relating to state lands, providing for the sale of timber thereon, and repealing all acts and parts of acts in conflict therewith," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

J. W. THEIN, Chairman.

We concur in this report: Charles H. Voss, Arthur E. Cox, D. V. Morthland, Paul Mehner.

On motion of Senator Thein the report of the committee was received and the bill was placed on general file.

Senator Houser moved to proceed under the call of the Senate and that all absent Senators be brought in before roll call.

The motion carried.

Senator Houser moved that further consideration of Engrossed Substitute House Bill No. 268 be deferred until the special order on Engrossed Substitute House Bill No. 92 was disposed of.

Senator Cleary moved as a substitute motion that the special order be deferred until 8:45 o'clock p. m.

Senators Arnold, Houser, Cox, Marshall, Cleary, Dawson, Morrow and Heffron demanded a roll call.

A roll call was ordered.

The Secretary called the roll on the motion to defer the special order until 8:45 o'clock p.m. and it lost by the following vote:

Those voting aye were: Senators Barnes, Cleary, Cox, Dawson, Foss, Gable, Gray, Hartwell, Heffron, Howard, Knutzen, Landon, Lunn, Metcalf, Morthland, Murphy, Norman, Palmer, Ronald, Smith (Horace E.), Steele, Stinson, Voss, Williams—24.

Those voting nay were: Senators Arnold, Chamberlin, Ferryman, Garrett, Houser, Lovejoy, Malstrom, Marshall, Mehner, Morrow, Nelson, Nugent, Peirce, Reardon, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Thein, Worum—21.

Those absent or not voting were: Senator Bishop-1.

The motion, having failed to receive the required majority, was declared lost.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 7, 1933.

MR. PRESIDENT:

The House refuses to recede from its amendments to Engrossed Senate Bill No. 238 and asks the Senate for the appointment of a Conference Committee thereon.

O. H. Olson, Chief Clerk.

On motion of Senator Morthland the request of the House was granted and the President appointed Senators Todd, Palmer and Morthland as a Conference Committee on Engrossed Senate Bill No. 238.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 7, 1933.

MR. PRESIDENT:

The House refuses to recede from its amendments to Engrossed Senate Bill No. 300 and asks the Senate for a Conference Committee thereon.

O. H. OLSON, Chief Clerk.

On motion of Senator Houser the request of the House was granted and the President appointed Senators Houser, Arnold and Steele as a Conference Committee.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 7, 1933.

MR. PRESIDENT:

.The House has passed Engrossed Senate Bill No. 233 with the following amendments:

Amend Section 1, line 9 of the engrossed bill, being line 4 of the printed bill—strike the word "ten" and insert in lieu thereof the word "twenty".

Amend Section 1, line 15 of the engrossed bill, being lines 9 and 10 of the printed bill—strike the "asterisks" and insert in lieu thereof the following: "Provided, That in case the lease under which the landlord claims a lien for rent has been recorded in the office of the county auditor of the county where the demised premises are situated, no other notice or claim of lien for rent during the leasehold period, need be filed or recorded, but any claim for damages, by a landlord, for failure of faithful performance, of the lease, must be filed and recorded within the time, and in the manner hereinbefore provided".

Amend Section 1, line 19 of the engrossed bill, being line 13 of the printed bill—after the word "must" strike the words "on or before the first day of July" and insert in lieu thereof the following: "within twenty (20) days after the crop is removed from the premises on which grown".

Amend Section 1, lines 16 to 24 inclusive of the engrossed bill, being lines 11 to 17 inclusive of the printed bill—strike all of said portion of the section. and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Cox moved that the Senate do not concur in House amendments to Engrossed Senate Bill No. 233 and ask the House to recede therefrom.

The motion carried.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 7, 1933.

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 175 with the following amendments:

Amend Section 1, line 14 of the engrossed bill, after the words "Range 1, West, W. M.", add "Sec. 9 and East one-half (½) of Sec. 4, Township 23 N. R. 1 W. W. M. in Mason Co. Wash., West one-half (½) of Sec. 36 in Township 24 N. R. 1 W. W. M., North one-half (½) of Sec. 2 and North one-half of Sec. 10 in Township 23 North Range 1 W. W. M. all in Kitsap County".

Amend Section 1, after the words "Pacific County" strike the following in lines 15, 16 and 17 of the engrossed bill: "Township 15 N. Range 9 W. Sections 17, 19, 31 in Township 16 North Range 8 West in Grays Harbor County;"

Amend Section 1, line 19 of the engrossed bill, after the figure "9" add the word "east".

Amend the bill further by adding thereto a new section to be known as Section 2 and to read as follows:

"Sec. 2. For the purpose of securing and preserving certain stands of timber bordering upon Merrill Lake in Cowlitz County, and on and bordering on Tum Tum Mountain in Clark County, the commissioner of public lands, with the advice and approval of the Board of State Land Commissioners, is hereby authorized to exchange any state timber for such quantities of timber land and/or timber of equal value bordering on and adjacent to Merrill Lake in Cowlitz County, in Sections 8, 9, 11, 15, 17, SE 1/4 of Section 18, Sections 19, 20, 21, 22, 23 NW 1/4 of Section 26, N 1/2 of Section 27 and the N1/2 and the N1/2 S1/2 of Section 29 in Township 7 North, Range 4 East of W. M.; and also for such quantities of timber land and/or timber of equal value lying on and bordering on Tum Tum Mountain in Clark County, in the SE1/4 of Section 32, S½ S½ of Section 33, E½ SW¼ and the S½ SE¼ of Section 35, in Township 6 North, Range 4 East of W. M., and in Sections 1, 2, 3, 4, 5, 7, 8, 9, 10, 11, 12, 13, and 17 in Township 5 North, Range 4 East of W. M., as may be selected by him, and with the advice and approval of the Attorney General, is hereby authorized, to execute such agreements, writings or relinquishments and deeds as are necessary or proper for the purpose of carrying such exchange into effect, and when such exchange shall have been effected, the lands and timber so acquired in exchange shall be held for the benefit of the same fund and subject to the same loss relative to disposition, application of the proceeds, and otherwise, as was the particular timber exchanged therefor."

Amend the title—strike the period (.) after the figures "1931" and insert in lieu thereof the following:

"; and authorizing the exchange of certain state lands or timber for other lands or timber of equal value in Clark and Cowlitz counties." and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

On motion of Senator Lovejoy the Senate refused to concur in House amendments to Engrossed Senate Bill No. 175 and the House was asked to recede therefrom.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 7, 1933.

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 32 with the following amendments:

Amend Section 1, line 16 of the engrossed bill, being lines 8 and 9 of the printed bill, strike the words "load to be carried thereon" and inserting in lieu thereof the following: "carrying capacity of such truck or trailer: Provided, that no additional fee shall be required to be paid upon trucks or trailers of a maximum carrying capacity of one-half (½) ton or less when the same is used by the owner solely for carrying his own produce or property".

In line 4 of the amendment to Section 1, before the word "carrying" insert the word "rated".

Amend bill by adding thereto a new section to be known as Section 2.

"Sec. 2. That Sec. 16 of Chapter 96 of the Laws of 1921, as amended by Sec. 2 of Chapter 181 Laws of 1923, as amended by Sec. 1, Chapter 80, Laws of 1929 be and the same is hereby repealed."

Amend the title—in line 4 after the words "Laws of 1931" insert the words "and repealing Sec. 16, Chapter 96, Laws of 1921 as amended by Sec. 2, Chapter 181, Laws of 1923 as amended by Sec. 1, Chapter 80, Laws of 1929".

and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Howard moved that the Senate do concur in House amendments to Engrossed Senate Bill No. 32.

The motion carried.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 32, as amended by the House, and it passed the Senate by the following vote;

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Williams, Worum—40.

Those voting may were: Senators Houser, Reardon, Smith (Horace E.), Voss-4.

Those absent or not voting were: Senators Bishop, Landon-2.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., March 7, 1933.

The House has passed Engrossed Senate Bill No. 170 with the following amendments:

Amend Section 1, in line 6 of the printed bill, following the word "of" strike the word "Southwest" and insert in lieu thereof the word "Southeast" and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Reardon moved that the Senate do concur in House amendments to Engrossed Senate Bill No. 170.

The motion carried.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 170, as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—44.

Those absent or not voting were: Senators Bishop, Metcalf-2.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 7, 1933.

Mr. President:

The House has passed Engrossed Senate Bill No. 102 with the following amendments:

Amend Section 1, line 3 of the engrossed bill, being line 3 of the printed bill, after the figures "one period (1.)" add "four asterisks * * * *".

In line 13 of the engrossed bill, being line 11 of the printed bill, after the word "subdivisions" strike the comma (,) and insert in lieu thereof a semicolon (;)

In line 13 of the engrossed bill, strike the balance of the line after the semicolon following "subdivisions" and all of lines 14, 15, 16 and 17 up to and including the semicolon following the word "exchange" this being lines 11, 12 and 13 of the printed bill, after the word "subdivisions".

Amend Section 2, line 6 of the engrossed bill, being line 3 of the printed bill, after the words "who shall" insert four asterisks *

Strike the whole of Section 3.

Amend the bill by renumbering Sections 4, 5 and 6 to read Sections 3, 4, and 5. Amend the Section 1, line 20 of the engrossed bill being line 15 of the printed

bill, after the comma following the words "this state" insert "including any of its political sub-divisions."

Amend the title of the bill by striking the period after the figures "1927" and inserting a comma in lieu thereof and add the following "adding three new Sections 3, 4 and 5."

and the same is herewith transmitted.

O. H. OLSON, Chief Clerk.

On motion of Senator Reardon the Senate refused to concur in the House amendments to Engrossed Senate Bill No. 102 and the House was asked to recede therefrom.

The Secretary read:

MESSAGE FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 7, 1933.

MR. PRESIDENT:

The House has passed Senate Bill No. 255 with the following amendment:

Amend Section 1, by adding the following: "Purchase of tax-delinquent lands from counties shall be made on the same basis as those purchased from private parties or corporations: Provided, however, that no sum in excess of one dollar (\$1.00) per acre shall ever be paid or allowed either in cash, bonds, or otherwise, for any lands suitable for Forest Growth; but devoid of such; nor shall any sum in excess of three dollars (\$3.00) per acre be paid or allowed either in cash, bonds, or otherwise, for any lands adequately restocked with young growth.", and the same is herewith transmitted. O. H. OLSON, Chief Clerk.

On motion of Senator Barnes the Senate refused to concur in House amendments to Senate Bill No. 255 and the House was asked to recede therefrom.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, OLYMPIA, WASH., March 7, 1933.

MR. PRESIDENT:

The House has concurred in Senate amendments to Engrossed House Bill No. 121 and passed the bill as amended by the Senate. O. H. OLSON, Chief Clerk.

> House of Representatives, OLYMPIA, WASH., March 7, 1933.

MR. PRESIDENT:

The House has concurred in the corrected Senate amendments to Engrossed House Bill No. 121 and passed the bill. O. H. OLSON, Chief Clerk.

> House of Representatives, OLYMPIA, WASH., March 7, 1933.

MR. PRESIDENT:

The House refuses to concur in Senate amendments to Re-engrossed Substitute House Bill No. 29, and asks the Senate to recede therefrom, and the same is herewith transmitted. O. H. OLSON, Chief Clerk.

On motion of Senator Palmer the Senate refused to recede from its amendments to Re-engrossed Substitute House Bill No. 29 and asked the House for a conference thereon.

On motion of Senator Heffron the Senate referred back to the first order of business.

The Secretary read:

Senate Concurrent Resolution No. 8, by Senator Heffron: Be it Resolved, by the Senate of the State of Washington, the House concurring, that consideration of Senate Bill No. 92, relating to banks and banking, be permitted in the House and the Senate.

On motion of Senator Morthland the resolution was adopted.

On motion of Senator Morthland the rules were suspended and the resolution ordered transmitted to the House immediately.

The time having arrived for the special order set for this time, the Senate proceeded with the consideration of Engrossed Substitute House Bill No. 92.

Engrossed Substitute House Bill No. 92:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER,

MR PRESIDENT:

OLYMPIA, WASH., March 6, 1933.

We, your Committee on Revenue and Taxation, to whom was referred Substitute House Bill No. 92, relating to taxation; imposing taxes upon the privilege of engaging in business activities and providing for the ascertainment, assessment, collection and distribution thereof; providing for the administration and enforcement of this act; providing penalties; and declaring when this act shall take effect, have had the same under consideration, and we respectfully report the same back to the Senate with the following amendments, without recommendation.

Amend Section 1, page 1, sub-section (6), line 31 of both the original and mimeographed bill, by changing the words "cost or materials" to read "cost of materials".

Amend Sec. 2, page 6, sub-section (2) (e) XII, line 2 of both the original and mimeographed bill, by striking the balance of XII after the semicolon and inserting in lieu thereof the following:

"Provided, that passenger busses of bus lines operating wholly within any city or contiguous cities, shall pay one per cent;"

Amend Sec. 2, page 6, sub-section (2) (e) XIV, lines 9 and 10 of both the original and mimeographed bill, by striking both said lines.

Amend Sec. 2, page 6, sub-section (2) (e), line 26 of both the original and mimeographed bill, by striking the "period" at the end of the sentence and inserting in lieu thereof a "colon" and by adding the following:

"Provided, further, that in the case of every public utility, municipal or privatelyowned, whose charges for the sale of property or rendering of service are fixed by municipal ordinances or are fixed or regulated by any other governmental authority, the amount of the tax levied by this act shall be added to the charge otherwise payable for such property or service and paid by the consumer and shall be plainly shown as such on the bill rendered for such property or service."

Amend Sec. 2, page 7, sub-section (2) (eb), line 6 of both the original and mimeographed bill, by changing the words "two per cent" to read "one per cent".

Amend Sec. 2, page 7, sub-section (3), line 26 of both the original and mimeographed bill, by striking the word and figures "(a) or (2) (b)" and insert in lieu thereof, "(a), (2) (b) or (2) (ba)".

Amend Sec. 2, page 9, between the lines 6 and 7 of original and mimeographed bill, by inserting a new sub-section, as follows:

" $(5\frac{1}{2})$ As to any person exercising any privilege taxable under schedule I, II, or XIII of Sec. 2 (2) (e) the term "gross income" shall be construed to mean the

gross earnings of the business from interest, discount, rentals, royalties, fees or other emoluments however designated."

Amend Sec. 2, page 9 of sub-section (6), line 8 of both the original and mimeographed bill by striking out the words and figures "(2) (a) and/or (2) (b)" and inserting in lieu thereof "(2) (a), (2) (b) and/or (2) (ba)".

Amend Sec. 2, page 9, sub-section (6), line 13 of both the original and mimeographed bill, by striking the following words: "natural resource products or manufactured".

Amend Sec. 2, page 9, sub-section (6), line 15 of both the original and mimeographed bill, by striking the words and figures "(2) (a) and/or (2) (b)" and inserting in lieu thereof the following: (2) (a), (2) (b) and/or (2) (ba)".

Amend Sec. 2, page 9, sub-section (6), line 22 of both the original and mimeographed bill by striking the "period" and inserting in lieu thereof the a "semicolon" and by adding the following:

"Provided, however, that the sale of products in wholesale quantities by the producer or manufacturer thereof to another manufacturer shall not be construed as a retail sale; the intent hereof being that the producer or manufacturer shall be subject to the producer's or manufacturer's tax only."

Amend Sec. 2, page 9, sub-section (6½), line 23 of both the original and mimeographed bill, by striking the entire sub-section (6½) and inserting in lieu thereof the following:

" $(6\frac{1}{2})$ As to any person taxable under schedules III to XII, inclusive, of Section 2 (2) (e), there shall be exempted from gross income so much thereof as is derived from sales of services or commodities for resale to another person taxable under the same schedule."

Amend Sec. 5, page 10, line 24 of both the original and mimeographed bill, by striking the entire Sec. 5 and inserting in lieu thereof, the following:

"Sec. 5. In computing the amount of any tax imposed under sub-sections (2) (c), (2) (d), (2) (e), and (2) (f) of Section 2 of this act, there shall be excepted from gross proceeds of sales or gross income so much thereof as is derived from sales of tangible personal property shipped or transported to points outside the State of Washington from sales to the United States Government, or to the State of Washington, their department or institutions, or from business which the State of Washington is prohibited from taxing under the Constitution of this State or the Constitution or laws of the United States, and so much thereof as is collected by the taxpayer as an excise upon motor vehicle fuel as a similar excise".

PAUL MEHNER, Chairman.

We concur in this report: P. Frank Morrow, D. O. Nugent, Chas. Gable, Horace E. Smith, John Heffron, Ralph Metcalf, W. P. Gray, W. C. Dawson.

On motion of Senator Mehner the report of the committee was received and the bill was read the third time.

On motion of Senator Marshall the Senate resolved itself into a committee of the whole to consider Engrossed Substitute House Bill No. 92, Senator Reardon in the chair.

The committee of the whole arose, reported progress to the Senate and requested leave to sit again.

On motion of Senator Reardon the report of the committee of the whole was received and leave to sit again granted.

On motion of Senator Palmer the further call of the Senate was dispensed with.

At 11:40 o'clock p. m., on motion of Senator Houser, the Senate recessed until 12:20 o'clock a. m.

At 12:20 o'clock a. m. the Senate was called to order by President Victor A. Meyers.

On motion of Senator Lovejoy the Senate resolved itself into the committee of the whole to further consider Engrossed Substitute House Bill No. 92.

The bill was considered in the committee of the whole, with Senator Cleary in the chair, and reported back to the Senate with the recommendation that the bill do pass, with the following amendments:

Amend Sec. 1, page 1, sub-section (6) of both the original and mimeographed bill, by changing the words "cost or materials" to "cost of materials" in line 31.

Amend Sec. 2, sub-section (d), line 12, page 5 of the mimeographed bill, strike "six-tenths" and insert in lieu thereof "three-tenths".

Amend Sec. 2, sub-section (e), bracket (IV), on page 5, line 23 of the mimeographed bill by adding the words "less any license or franchise fees, or occupational taxes paid directly to the city in which they operate."

Amend Sec. 2, line 24, page 5 of the mimeographed bill, strike the words "four percent" at the end of line and insert in lieu thereof the words "two percent":

Amend Sec. 2, page 5 of line 31 of the mimeographed bill, strike the word "four" and insert in lieu thereof the word "two".

Amend Sec. 2, page 6, sub-section (2) (e) XII, line 2 of both the original and mimeographed bill, by striking the balance of XII after the semi-colon (;) and inserting in lieu thereof the following:

"Provided, That passenger busses or bus lines operating wholly within any city or contiguous cities and which pay a franchise, gross earnings, or license tax to such city or cities, shall pay one per cent;"

Amend Sec. 2, page 6, line 21 of the mimeographed bill, beginning with the word "Provided," strike the balance of the paragraph down to and including line 26.

Amend Sec. 2, page 7, sub-section (2) (eb), line 6 of both the original and mimeographed bill, by changing the words "two percent" to read "one percent."

Amend Sec. 2, page 7, sub-section (3), line 26 of both the original and mimeographed bill, by striking the word and figures "(a) or (2) (b)" and inserting in lieu thereof, "(a), (2) (b) or (2) (ba)".

Amend Sec. 2, page 9, between lines 6 and 7 of both the original and mimeographed bill, by inserting a new sub-section, as follows:

"(5½) As to any person exercising any privilege taxable under schedules I, II, or XIII of Sec. 2, 2 (2) (e) the term "gross income" shall be construed to mean the gross earnings of the business from interest, discount, rental, royalties, fees or other emoluments however designated."

Amend Sec. 2, page 9, sub-section (6), line 8 of both the original and mimeographed bill, by striking the words and figures "(2) (a) and/or (2) (b)" and inserting in lieu thereof "(2) (a) (2) (b) and/or (2) (ba)".

Amend Sec. 2, page 9, sub-section (6), line 13 of both the original and mimeographed bill, by striking the following words: "natural resource products or manufactured".

Amend Sec. 2, page 9, sub-section (6), line 15 of both the original and mimeographed bill, by striking the words and figures "(2) (a) and/or (2) (b)" and inserting in lieu thereof "(2) (a), (2) (b) and/or (2) (ba)".

Amend Sec. 2, page 9, sub-section (6), line 22 of both the printed and mimeographed bill by striking the period (.) and inserting in lieu thereof a semicolon (;) and by adding the following:

"Provided, however, That the sale of products in wholesale quantities by the producer or manufacturer thereof to another manufacturer shall not be construed as a retail sale; the intent hereof being that the producer or manufacturer shall be subject to the producer's or manufacturer's tax only."

Amend Sec. 2, page 9, sub-section (6 $\frac{1}{2}$), line 23 of both the original and mimeographed bill, by striking the entire sub-section (6 $\frac{1}{2}$) and inserting in lieu thereof the following:

" $(6\frac{1}{2})$ As to any person taxable under schedules III to XII, inclusive, of Section 2 (2) (e), there shall be exempted from gross incomes so much thereof as is derived from sales of services or commodities for resale to another person taxable under the same schedule.

Amend Sec. 5, page 10, line 24 of both the original and mimeographed bill, by striking the entire Sec. 5 and inserting in lieu thereof the following:

"Sec. 5. In computing the amount of any tax imposed under subdivisions (2) (c), (2) (d), (2) (e), and (2) (f) of Section 2 of this act, there shall be excepted from gross proceeds of sales or gross income so much thereof as is derived from sales

of tangible personal property shipped or transported to points outside the State of Washington from sales to the United States Government, or to the State of Washington, their department or institutions, or from business which the State of Washington is prohibited from taxing under the constitution of this state or the constitution or laws of the United States, and so much thereof as is collected by the taxpayer as an excise upon motor vehicle fuel or as a similar excise."

Amend Sec. 21, page 21, lines 13 and 14 of the mimeographed bill by striking the words "shall deposit the same in the state treasury to the credit of the current state school fund." and substitute in lieu thereof the following: ", shall first deposit to the credit of the current state school expense fund, which fund is hereby created, so much of any sums received as may be necessary to bring the total amount available in said fund to the sum of fifty thousand dollars (\$50,000.00) and thereafter to maintain the said fund in said sum as a revolving fund for the payment of sums appropriated under Sections 28 and 29 of this act and shall deposit the balance of all sums received to the credit of the current state school fund, together with all other revenues credited to said fund, shall have reached the sum of twelve million five hundred thousand dollars (\$12,500,000.00) in any year beginning on the first day of April and ending on the 31st day of March of the succeeding year, then any surplus over and above said sum of twelve million five hundred thousand dollars (\$12,500,000.00) received during such year shall be deposited to the credit of the state general fund."

Amend Sec. 28, line 27, page 25 of the mimeographed bill by inserting after the word "school" and before the word "fund" the word "suspense".

Amend Sec. 29, line 31, page 25 of the mimeographed bill by inserting after the word "school" and before the word "fund" the word "suspense".

Amend the mimeographed bill by inserting a new section after Sec. 29, between the lines 2 and 3, page 26, to read as follows:

"Sec. 29-(A). To provide for necessary expenditures, prior to the time when revenues from this act shall become available, there is hereby appropriated from the state general fund the sum of fifty thousand (\$50,000.00) dollars, which sum shall become available immediately and any portion of such sum not expended during the present blennium shall be and is hereby reappropriated for the same purposes for the ensuing blennium."

Amend the title by inserting in line five (5) thereof after the word "penalties;" the words "making an appropriation;".

On motion of Senator Foss the report of the committee of the whole was adopted.

Senator Metcalf moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

Senator Lovejoy moved that the amendments made in the committee of the whole be adopted.

The motion carried.

Senators Malstrom, Roup and Gray demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Engrossed Substitute House Bill No. 92, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Ferryman, Gable, Hartwell, Heffron, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Murphy, Nelson, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Smith (Don Cary), Steele, Thein, Todd, Williams, Worum—28.

Those voting nay were: Senators Cox, Dawson, Foss, Garrett, Gray, Howard, Knutzen, Landon, Morrow, Morthland, Norman, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Stinson, Voss—16.

Those absent or not voting were: Senators Bishop, Houser-2.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

At 3:00 o'clock a.m., on motion of Senator Lovejoy, the Senate adjourned until 10:00 o'clock a.m.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

FIFTY-NINTH DAY

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Wednesday, March 8, 1933.

The Senate was called to order at 10:00 o'clock a.m. by President Victor A. Meyers pursuant to adjournment.

Reverend W. C. Comin of the First United Presbyterian Church of Olympia offered prayer.

The Secretary called the roll, all members being present except Senators Bishop and Foss, who were excused.

On motion of Senator Voss the reading of the journal of the previous day was dispensed with and it was approved.

The Secretary read:

REPORT OF COMMITTEE ON ENROLLED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 32, entitled: "An Act relating to motor vehicles and trailers; requiring licenses and providing fees therefor; providing for and requiring the licensing of dealers of motor vehicles, fixing the fees therefor, and amending Section 15 of Chapter 96 of the Laws of 1921 (Section 6326 of Remington's Compiled Statutes); as amended by Section 1 of Chapter 140 of the Laws of 1931, and repealing Section 16, Chapter 96, Laws of 1921, as amended by Section 2, Chapter 181, Laws of 1923 as amended by Section 1, Chapter 80, Laws of 1929, and declaring when this act shall take effect;" also

Enrolled Senate Bill No. 216, entitled: "An Act relating to storage warehouses and warehousemen in any incorporated city, or city and county, of this state having a population of thirty thousand or more, defining the same, providing for the regulation and supervision thereof by the department of public works, providing for the enforcement of the provisions of this act and penalties for the violation thereof;" also

Enrolled Senate Bill No. 170, entitled: "An Act authorizing the exchange of certain state lands or timber for other lands or timber of equal value;" also

Enrolled Senate Bill No. 28, entitled: "An Act relating to indigent blind persons,

providing funds for such purpose, and providing penalties;" also

Enrolled Senate Bill No. 27, entitled: "An Act relating to the control of flood waters, authorizing the state supervisor of hydraulics to construct controlling and diversion works and providing for the payment of the cost of construction, making an appropriation and declaring an emergency;" also

Enrolled Senate Bill No. 156, entitled: "An Act to provide for the incorporation of associations for social, charitable and educational purposes, and amending Section 1, Chapter 8, Laws of 1923;" also

Enrolled Senate Bill No. 161, entitled: "An Act relating to construction, maintenance and operation of a bridge and approaches thereto across Puget Sound in the County of Pierce, at or near a point commonly known as the Narrows; granting the consent of the State of Washington therefor to J. F. Hickey, Llewellyn Evans, and B. A. Lewis, their survivors and assigns; granting a right of way therefor through, over and across the submerged and public lands of the State of Washington, and authorizing the filling in thereof; and amending Section 10 of Chapter 93 of the Laws of 1931, and providing for the acquisition of said property by the State of Washington:" also

Enrolled Senate Bill No. 191, entitled: "An Act dedicating to the City of Seattle certain lands lying within Section 16, Township 25 North, Range 4 East, W. M., for street and/or boulevard purposes;" also

Enrolled Senate Bill No. 195, entitled: "An Act relating to public service companies, providing for the supervision, regulation, restriction and control of the issuance of securities thereby, providing penalties for the violation hereof and declaring an emergency;" also

Enrolled Senate Bill No. 196, entitled: "An Act relating to public service companies, providing for additional supervision and regulation of their relations and practices with affiliated interests, and declaring an emergency;" also

Enrolled Senate Bill No. 203, entitled: "An Act relating to insurance and amending Section 7118 of Remington's Compiled Statutes;" also

Enrolled Senate Bill No. 205, entitled: "An Act relating to insurance and amending Section 1, Chapter 37, Laws 1915 (Section 7145, Remington's Compiled Statutes)." also

Enrolled Senate Bill No. 269, entitled: "An Act relating to insurance; providing for the credit and offset of payments on income and excise taxes on the annual premium tax payable by insurance companies, and amending Title XLV, Article I, of Remington's Compiled Statutes by adding a new section thereto to be known and designated as Section 7071-1"; also

Enrolled Senate Bill No. 278, entitled: "An Act relating to garbage collection and disposal, providing for the formation and operation of sanitary districts, defining the powers and duties of certain officers in relation thereto, imposing fees, and providing liens for the collection thereof"; also

Enrolled Senate Bill No. 250, entitled: "An Act relating to the qualifications of, and providing for the examination and registration of nurses, amending Sections 3 and 4 of Chapter 41 of the Laws of 1909, as amended by Chapter 150 of the Laws of 1923, and making an appropriation therefor"; also

Enrolled Senate Bill No. 383, entitled: "An Act appropriating the sum of twelve thousand five hundred dollars, or so much thereof as may be necessary for the expenses of the twenty-third legislature and declaring an emergency"; also

Enrolled Senate Bill No. 370, entitled: "An Act relating to firemen's pension fund, providing for the investment of such funds in general obligation warrants and amending Section 15 of Chapter 196 of the Laws of 1919, as amended by Section 12 of Chapter 86 of the Laws of 1929"; also

Enrolled Senate Bill No. 371, entitled: "An Act relating to cemeteries by cities, providing for the investment of cemetery funds in general obligation warrants of such cities and amending Section 3774 of Remington's Compiled Statutes"; have compared same with the Engrossed Bills and find them correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, C. Nifty Garrett.

The President announced he was about to sign Senate Bills Nos. 156, 161, 191, 196, 195, 203, 205, 269, 278, 250, 32, 370, 371, 28, 27, 216, 170, 383.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 7, 1933.

MR. PRESIDENT:

The House failed to pass Engrossed Senate Bill No. 158, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 7, 1933.

MR. PRESIDENT:

The House has passed Senate Bill No. 82, also

Senate Bill No. 116, also

Senate Bill No. 119, also

Senate Bill No. 133, also

Senate Bill No. 166, also

Engrossed Senate Bill No. 169, also

Engrossed Senate Bill No. 177, also

Senate Bill No. 224, also

Engrossed Senate Bill No. 244, also

Engrossed Senate Bill No. 338, also

Senate Bill No. 343, also

Engrossed Senate Bill No. 393, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

House of Representatives,

House of Representatives, Olympia, Wash., March 7, 1933.

MR. PRESIDENT:

The House has adopted the report of the Conference Committee on Engrossed Senate Bill No. 219 and passed the bill; said bill, together with the report of the Conference Committee is herewith transmitted.

O. H. Olson, Chief Clerk.

The Secretary read:

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 7, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred Engrossed Senate Bill No. 219, entitled "An Act relating to taxation and to the exemption of real and personal property from taxation and amending Section 1, of Chapter 126 of the Session Laws of 1929, which amended Section 7 of Chapter 130 of the Laws of the Extraordinary Session of 1925," have had the same under consideration, and we recommend the Senate concur in House amendment No. 1 in line 79, page 3 of the printed bill, amendment No. 2 in line 80, page 3 of the printed bill and amendment No. 4 to Engrossed Senate Bill No. 219 and that the House recede from House amendment No. 3 on page 3 of the printed bill to said bill and that thereupon the bill be passed.

Senate Members:

KEIRON W. REARDON, DON CARY SMITH, D. V. MORTHLAND. House Members:

ROBERT F. WALDRON, E. MORRIS STARRETT, RICHARD B. OTT.

On motion of Senator Morthland the report of the Conference Committee was adopted.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 219 as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Morth-

land, Murphy, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Williams, Worum—38.

Those voting nay were: Senator Voss-1.

Those absent or not voting were: Senators Bishop, Chamberlin, Foss, Metcalf, Nelson, Reardon, Ryan (J. H.)—7.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 7, 1933.

MR. PRESIDENT:

The House has adopted the report of the Conference Committee appointed to consider Engrossed Senate Bill No. 146, together with the House amendments thereto, and has granted the powers of free conference to said committee.

O. H. OLSON, Chief Clerk,

The Secretary read:

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 2, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred Senate Bill No. 146, entitled "An Act relating to the determination of title to lands deeded to irrigation districts for delinquent irrigation assessments and to redemption in such cases and providing that this act shall take effect immediately", have had the same under consideration, and we report that the Conference Committee are unable to agree and ask that they be granted the powers of free conference.

Senate Members:

John Heffron, John H. Ferryman, D. V. Morthland. House Members:
TIM HEALY,
ROBERT F. WALDRON,
E. F. BANKER.

On motion of Senator Morthland the powers of free conference were granted to the Conference Committee on Senate Bill No. 146.

GENERAL FILE.

Engrossed Substitute House Bill No. 268:

At this time the Senate resumed consideration of Engrossed Substitute House Bill No. 268.

Senators Cleary, Dawson and Smith (Don Cary) demanded a call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senators Bishop and Foss, who were previously excused, and Senators Gable, Gray, Howard, Knutzen, Marshall, Mehner, Murphy, Nelson, Nugent, Reardon, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.) and Williams.

On motion of Senator Cleary the Senate proceeded under the call of the Senate.

Senator Lovejoy moved the adoption of the following amendment:

Amend Section 30, line 2 of the printed bill, after the second word "act" insert a period and strike the remainder of the sentence.

Senator Palmer moved to lay the amendment on the table without taking the bill with it.

The motion carried.

Senator Lovejoy moved the adoption of the following amendment:

Amend Section 30, line 11 of the printed bill by striking all of paragraph 2.

Senator Cleary moved that the amendment be laid on the table without taking the bill with it.

The motion carried.

Senator Arnold moved the adoption of the following amendment:

Amend Section 18, subdivision D by striking all of the section and inserting in lieu thereof the following which shall be numbered Subsection C: "Such notice shall be given personally to the employer or to the superintendent, foreman, or timekeeper of the employer."

Senator Howard moved that the amendment be laid on the table without taking the bill with it.

The motion carried.

Senator Arnold moved the adoption of the following amendment:

Amend Section 18 by striking all of subdivision E of the printed bill and inserting in lieu thereof the following, which shall be renumbered "subdivision D": "If the employer or his superintendent, timekeeeper or foreman had immediate knowledge of the accident no notice of such accident shall be necessary".

Senator Palmer moved that the amendment be laid on the table without taking the bill with it.

The motion carried.

Senator Arnold moved the adoption of the following amendment:

Amend Section 22, subdivision A of the printed bill by strking all of line eleven (11) after the period, and all of lines 12, 13, 14.

Senator Palmer moved to lay the amendment on the table without taking the bill with it.

The motion carried.

Senator Steele moved the adoption of the following amendment:

Amend Section 12 by striking, after the words "choice of" in line 4 of the printed bill, all of the balance of the printed bill down to and including line 20, and inserting in lieu thereof the following: "his own physician in the community where the accident occurred or in the community of the residence of the workman".

Senators Heffron, Howard and Palmer demanded the previous question.

The previous question was ordered.

Senator Cleary moved that the amendment be laid on the table without taking the bill with it.

The motion carried.

On motion of Senator Steele the following amendment was adopted:

Amend Section 23, line 3 of the printed bill, by inserting after the word "awarding" the words "or denying".

Senator Steele moved the adoption of the following amendment:

Amend Section 29 by striking all of line 21 of the printed bill following the period (.) after the word "board" in said line, and all of lines 22, 23, 24 and 25.

Senator Cleary moved that the amendment be laid on the table without taking the bill with it.

The motion carried.

Senator Morrow moved the adoption of the following amendment:

Amend Section 18, line 29 after the word "paid" insert a period (.) and strike the balance of paragraph ${\rm E}.$

Senator Barnes moved that the amendment be laid on the table without taking the bill with it.

The motion carried.

Senators Hartwell, Houser and Howard demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of Engrossed Substitute House Bill No. 268, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Cleary, Cox, Dawson, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Lovejoy, Lunn, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Roup, Smith (Horace E.), Steele, Stinson, Todd, Williams, Worum—31.

Those voting nay were: Senators Arnold, Chamberlin, Ferryman, Landon, Malstrom, Mehner, Morrow, Peirce, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Thein, Voss—13.

Those absent or not voting were: Senators Bishop, Marshall-2.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Howard the further call of the Senate was dispensed with.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The Speaker has signed Senate Bill No. 27, also

Senate Bill No. 28, also

Senate Bill No. 32, also

Senate Bill No. 156, also

Senate Bill No. 161, also

Senate Bill No. 170, also

Senate Bill No. 191, also

Senate Bill No. 195, also

Senate Bill No. 196, also

Senate Bill No. 203, also

Senate Bill No. 205, also

Senate Bill No. 216, also

Senate Bill No. 250, also

Senate Bill No. 269, also

Senate Bill No. 278, also Senate Bill No. 370, also

Senate Bill No. 371, also

Senate Bill No. 383, and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The Speaker has signed House Joint Resolution No. 11, also

House Joint Memorial No. 17, also

House Bill No. 26, also

House Bill No. 32, also

House Bill No. 70, also

House Bill No. 121, also

House Bill No. 225, also

House Bill No. 348, also

House Bill No. 360, also

House Bill No. 403, also

House Bill No. 425, and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

The President announced he was about to sign House Joint Memorial No. 17, House Joint Resolution No. 11, House Bills Nos. 26, 32, 70, 121, 225, 348, 360, 403 and 425.

The Secretary read:

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The House refuses to concur in the Senate amendments to Engrossed Substitute House Bill No. 36 and asks the Senate to recede therefrom, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Norman moved that the Senate do not recede from its amendments to Engrossed Substitute House Bill No. 36 and ask the House for a Conference Committee thereon.

Senators Arnold, Houser, Smith (Don Cary), Ronald, Dawson, Landon, Norman and Palmer demanded a roll call.

A roll call was ordered.

The Secretary called the roll on the motion of Senator Norman for the Senate not to recede from its amendments to Engrossed Substitute House Bill No. 36 and it carried by the following vote:

Those voting aye were: Senators Barnes, Cleary, Cox, Dawson, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lunn, Marshall, Morthland, Norman, Nugent, Palmer, Reardon, Ronald, Ryan (Scott M.), Smith (Horace E.), Steele, Thein, Todd—26.

Those voting nay were: Senators Arnold, Chamberlin, Ferryman, Lovejoy, Malstrom, Mehner, Metcalf, Morrow, Murphy, Nelson, Peirce, Roup, Ryan (J. H.), Smith (Don Cary), Stinson, Voss, Williams, Worum—18.

Those absent or not voting were: Senators Bishop, Foss-2.

On motion of Senator Ryan (Scott M.) the Senate referred back to the second order of business.

The motion carried.

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1933.

Mr. President:

We, your Committee on State Granted, School and Tide Lands, to whom was referred House Bill No. 374, entitled "An Act relating to the collection of rentals for the lease of state lands, providing for extension of time for the payment of rental, amending Section 67 of Chapter 255 of the Laws of 1927 and declaring that this act

shall take effect immediately," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass.

J. W. THEIN, Chairman.

We concur in this report: Paul Mehner, D. V. Morthland, Charles H. Voss, D. O. Nugent, Arthur E. Cox.

On motion of Senator Gray the rules were temporarily suspended and House Bill No. 374 was read the third time and placed on final passage.

The Secretary called the roll on the final passage of House Bill No. 374 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Palmer, Peirce, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—41.

Those voting nay were: Senator Ryan (J. H.)—1.

Those absent or not voting were: Senators Bishop, Marshall, Nugent, Reardon-4.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The House refuses to recede from its amendments to Engrossed Senate Bill No. 233, and respectfully asks the Senate for a conference thereon.

O. H. OLSON, Chief Clerk.

On motion of Senator Roup the request of the House for a conference was granted and the President appointed Senators Roup, Knutzen and Smith (Horace E.) as a conference committee thereon.

The Secretary read:

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The House refused to recede from its amendments to Senate Bill No. 255, and asks the Senate for a conference thereon.

O. H. Olson, Chief Clerk.

On motion of Senator Barnes the request of the House for a conference was granted and the President appointed Senators Barnes, Hartwell and Gable as a conference committee thereon.

The Secretary read:

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The House refuses to recede from its amendments to Engrossed Senate Bill No. 102 and asks the Senate for a conference thereon. O. H. Olson, Chief Clerk.

On motion of Senator Reardon the request of the House for a conference was granted and the President appointed Senators Reardon, Dawson and Cox as a conference committee thereon.

The Secretary read:

House of Representatives, Olympia, Wash., March 8, 1933.

MR PRESIDENT:

The House has granted the request of the Senate for a conference on Re-engrossed Substitute House Bill No. 29, and the Speaker has appointed Representatives Roth, Post and McDonald as a conference committee thereon, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

At 12:29 o'clock p.m., on motion of Senator Malstrom, the Senate recessed until 2:00 o'clock p.m.

AFTERNOON SESSION.

The Senate was called to order by President Pro Tempore Ronald at 2:00 o'clock p. m.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The House has adopted Senate Concurrent Resolution No. 8 with the following amendments:

Amend the Resolution by striking the figure "92" and inserting in lieu thereof the figure "87".

Amend the title, by striking the figure "92" and inserting in lieu thereof the figure "87", and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

On motion of Senator Heffron the Senate concurred in the House amendments.

On motion of Senator Heffron the Senate referred back to the second order of business.

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 7, 1933.

MR. PRESIDENT:

We, your Committee on Banks and Banking, to whom was referred Senate Bill No. 87, entitled: "An Act relating to banking and repealing certain acts and parts of acts," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments:

Amend the bill by striking all after the enacting clause, and substituting therefor the following:

"Section 1. That, with the approval of the director of efficiency, the supervisor of banking may exercise to such extent as he deems advisable, with respect to any state bank or mutual savings bank, and the supervisor of savings and loan associations may exercise to such extent as he deems advisable, with respect to any savings and loan association, any powers which the comptroller of the currency may have with respect to national banking associations under national laws now in force or hereafter enacted: Provided, however, that nothing herein shall be construed to permit the establishment of branches of either national or state banks or allow a consolidation of either national or state banks, except as now allowed by existing laws.

- "Sec. 2. Expenses incurred by the supervisor of banking or the supervisor of savings and loan associations, in the exercise of any powers hereby conferred, may be assessed by him against the institutions concerned and, when so assessed, shall be paid by such institutions.
- "Sec. 3. Nothing herein contained shall be construed to impair any power otherwise possessed by the supervisor of banking or the supervisor of savings and loan associations or the director of efficiency.
- "Sec. 4. The powers herein conferred shall terminate at any time, not later than April 1, 1935, upon order of the Governor.
- "Sec. 5. This act is necessary for the immediate support of the state government and its existing public institutions and shall take effect immediately."

Amend the title by striking the whole thereof and substituting in lieu thereof the following:

"An Act giving to banks, mutual savings banks, and savings and loan associations reciprocal rights to those possessed by national banking associations, granting to the supervisor of banking and the supervisor of savings and loan associations certain additional powers, and declaring an emergency."

JOHN HEFFRON, Chairman.

We concur in this report: E. L. Howard, W. P. Gray, Don Cary Smith, Henry Foss, Harry L. Williams, George W. Roup, Kathryn E. Malstrom, Geo. C. Chamberlin, Kebel Murphy.

On motion of Senator Morthland the report of the committee was received, the rules were suspended, and the bill read the third time.

On motion of Senator Heffron the committee amendments were adopted.

The Secretary called the roll on the final passage of Senate Bill No. 87, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Lovejoy, Lunn, Malstrom, Marshall, Morrow, Morthland, Murphy, Nelson, Nugent, Palmer, Ronald, Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—33.

Those absent or not voting were: Senators Bishop, Ferryman, Knutzen, Landon, Mehner, Metcalf, Norman, Peirce, Reardon, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.)—13.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Heffron the rules were temporarily suspended and Senate Bill No. 87 was ordered immediately engrossed and transmitted to the House.

GENERAL FILE.

Engrossed House Bill No. 435, by Mr. Westover, entitled: "An Act relating to the compensation, medical and surgical care of workmen injured; the safety of workmen engaged in extra-hazardous employment; the compensation of the dependents of such workmen in case of death; the liability of employers of workmen so engaged or covered by elective adoption, for such compensations and cost of treatment and providing for the collection of premiums from employers engaged in extra-hazardous employment, or covered by elective adoption, amending Section 4 of Chapter 74 of the Laws of 1911, as amended by Section 1, Chapter 104, Laws 1931; adding Section 2 and Section 3 thereto; and declaring that this act shall take effect immediately," was read the third time.

The Secretary called the roll on the final passage of Engrossed House Bill No. 435, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Knutzen, Lovejoy, Lunn, Malstrom, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Worum —35.

Those voting nay were: Senator Voss-1.

Those absent or not voting were: Senators Bishop, Chamberlin, Howard, Landon, Marshall, Mehner, Peirce, Reardon, Ryan (J. H.), Williams—10.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 441:

On motion of Senator Landon, Engrossed House Bill No. 441 was made a special order for 5:00 o'clock p. m.

House Bill No. 350, by Mrs. Haddon, entitled: "An Act providing for the acceptance of the benefits of an Act of Congress making provision for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil employment, designating the State Board for Vocational Education as the board to cooperate with the Federal Board for Vocational Education in carrying out the provisions of said Act of Congress, and defining duties and powers of said board and making an appropriation and declaring an emergency," was read the third time.

On motion of Senator Lovejoy the Senate resolved itself into a committee of the whole to consider House Bill No. 350.

The bill was considered in the committee of the whole, Senator Cleary in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Cleary the report of the committee was adopted.

Senator Houser moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

Senators Malstrom, Heffron and Gable demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of House Bill No. 350 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Houser, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Palmer, Peirce, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss—37.

Those voting nay were: Senators Heffron, Landon-2.

Those absent or not voting were: Senators Bishop, Cleary, Nugent, Reardon, Ryan (J. H.), Williams, Worum—7.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

REPORT OF COMMITTEE ON ENGROSSED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1933.

MR. PRESIDENT:

Your Committee on Engrossed Bills, to whom was referred Engrossed Senate Bill No. 87, entitled: "An Act giving to banks, mutual savings banks, and savings and loan association reciprocal rights to those possessed by national banking association, granting to the supervisor of banking and the supervisor of savings and loan associations certain additional powers, and declaring an emergency," have compared the same with the original bill and find it correctly engrossed.

Respectfully submitted,

WALTER J. LUNN, Chairman.

We concur in this report: Wm. C. Dawson, George C. Chamberlin, J. W. Thein, P. Frank Morrow.

On motion of Senator Lunn the report of the committee was received.

Engrossed House Bill No. 389, by Messrs. Brown, McDonnell, Smith (Lee R.), Richmond, Easterday, McIntosh, Allen, Mrs. Wanamaker, Messrs. Bond, Huse, Emerick, Todd, Aspinwall, Anderson (B. Roy), McDonald, Hews and Neff, entitled: "An Act relating to the employment of skilled and common labor, construction of capitol buildings at the state capital, improving the grounds thereof, issuing bonds against the capitol building land grant, and making an appropriation and declaring that this act shall take effect immediately," was read the third time.

On motion of Senator Houser the Senate resolved itself into a committee of the whole to consider Engrossed House Bill No. 389.

The bill was considered in the committee of the whole, Senator Peirce in the chair, and reported back to the Senate with the recommendation that it do pass.

On motion of Senator Peirce the report of the committee was adopted.

Senator Arnold moved that the reading had in the committee of the whole be considered the third reading of the bill and that the same be placed on final passage.

The motion carried.

Senators Foss, Ferryman and Marshall demanded a call of the Senate.

A call of the Senate was ordered.

. The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll, all Senators being present except Senators Bishop and Reardon, who had been excused, and Senators Arnold, Gray and Norman.

The Sergeant-at-Arms was instructed to bring in the absent Senators.

On motion of Senator Houser the Senate proceeded under the call of the Senate.

The Secretary called the roll on the final passage of Engrossed House Bill No. 389 and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Cleary, Foss, Gable, Garrett, Houser, Lovejoy, Lunn, Metcalf, Norman, Nugent, Palmer, Steele, Todd—13.

Those voting nay were: Senators Arnold, Barnes, Chamberlin, Cox, Dawson, Ferryman, Hartwell, Heffron, Howard, Knutzen, Landon, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Nelson, Peirce, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Stinson, Thein, Voss, Williams, Worum—29.

Those absent or not voting were: Senators Bishop, Gray, Reardon, Ryan (J. H.)—4.

The bill, having failed to receive the constitutional majority, was declared lost.

Senator Heffron moved that House Bill No. 227 be brought out of the Rules Committee and placed on final passage.

The motion lost.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The House refuses to concur in the Senate amendment to House Bill No. 226 and asks the Senate to recede therefrom, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

On motion of Senator Roup the Senate refused to recede from its amendments to House Bill No. 226 and asked the House for a conference thereon.

Engrossed House Bill No. 109, by Mr. Malim, entitled: "An Act authorizing the exchange of certain state lands or timber for other lands or timber of equal value," was read the third time.

The Secretary called the roll on the final passage of Engrossed House Bill No. 109 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Thein, Todd, Voss, Williams—35.

Those voting nay were: Senators Peirce, Stinson, Worum-3.

Those absent or not voting were: Senators Bishop, Ferryman, Gray, Marshall, Mehner, Reardon, Ronald, Ryan (J. H.)—8.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 288, by Messrs. Cochrane and Healy, entitled: "An Act relating to new trials in civil actions and to appeals in such actions, and amending Section 399 of Remington's Compiled Statutes of Washington," was read the third time.

On motion of Senator Steele the following amendment was adopted:

Amend the title by changing the period to a comma and adding the following: "and adding two new sections thereto."

The Secretary called the roll on the final passage of House Bill No. 288, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser,

Knutzen, Landon, Lovejoy, Lunn, Malstrom, Metcalf, Morrow, Nelson, Norman, Nugent, Peirce, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—36.

Those voting nay were: Senator Palmer-1.

Those absent or not voting were: Senators Bishop, Gray, Howard, Marshall, Mehner, Morthland, Murphy, Reardon, Ryan (J. H.)—9.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 322, by Mr. Easterday, entitled: "An Act relating to initiative and referendum and amending Sections 5411, 5412 and 5414 of Remington's Compiled Statutes, and Section 1, Chapter 130, Laws of 1929, and repealing Section 5404 of Remington's Compiled Statutes, and repealing Sections 5406 and 5424 of Remington's Compiled Statutes, to be effective as to rural voting precincts after January 2, 1936," was read the third time.

The Secretary called the roll on the final passage of Engrossed House Bill No. 322 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Knutzen, Landon, Lovejoy, Malstrom, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—38.

Those voting nay were: Senator Lunn-1.

Those absent or not voting were: Senators Bishop, Gray, Howard, Marshall, Mehner, Reardon, Ryan (J. H.)—7.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 13, by Mr. Edwards, entitled: "An Act requiring minimum wage provisions in contracts for public works and prescribing penalties for breaches thereof," was read the third time.

On motion of Senator Chamberlin the following amendment was adopted: Amend Section 1, line 4, strike the comma after the word "ditches" and insert a period; strike beginning with the words "the bidder" down to and including the word "That" in line 5.

On motion of Senator Chamberlin the following amendment was adopted:
Amend Section 1, line 6, after the word "shall" strike down to and including the
word "done" in line 9 and insert in lieu thereof, the following: "the officer, or body
calling for such bids or fixing the terms for such contract, shall insert in the call for
such bid or in the specifications in accordance with which bids are called for, a
minimum wage provision.".

On motion of Senator Gable the following amendment was adopted:

Amend Section 1 by adding thereto the following: "Provided, That no alien laborers who have not declared their intention to become a citizen of the United States be employed on any such public works".

Senator Smith (Don Cary) moved that the bill be laid on the table. The motion lost.

On motion of Senator Norman the following amendment was adopted: After Section 4, add three new sections as follows:

"Sec. 5. For all contracts for public improvement, estimated at a total cost of ten thousand dollars or over, by the state or by any county, city, town, district, board or other public body, every public officer charged with the duty of receiving bids for and of awarding any public contract shall, before delivering any form for bid proposals pertaining thereto to any person, require such person to submit a full and complete statement sworn to before an officer authorized by law to administer oaths, of financial ability, equipment, experience in construction of public improvements, and of such other matters as such public officer may require for determination for the benefit of the public in the performance of any such contemplated public improvements; and such statement, with any subsequent amendments thereof, shall be in writing on a standard form of questionnaire to be furnished by such public officer and shall be filed with such public officer, not later than ten days prior to the time set for opening bids, which statement shall not be disclosed except written order of such person or persons furnishing the same, or any appropriate order of a court of competent jurisdiction. No bid shall be received from any person who has not submitted the sworn statement as above required and has been found qualified as hereinafter provided.

"Sec. 6. The public officer in charge of letting any public contract for any public improvement shall, at least eight days prior to the time set for opening bids, examine all said statements so submitted and shall make such investigation by personal interview with the prospective bidders or in such other manner as in the discretion of such public officer appears necessary and shall at that time notify each such person submitting such statement, by registered mail at the address within this state designated by such person in such statement, whether or not such person is qualified to bid for the public improvement required and whether or not bid will be received from such person. Any prospective bidder may, within twenty-four hours after delivery of such notice at such address, notify such public officer in writing or by telegraph that such person desires to appeal from the finding of such public officer. Immediately on receipt of such notice it shall be the duty of such public officer to notify the governor, if such public officer be a state officer, or to notify the presiding judge of the superior court of the county within which such public improvement is to be performed if such public officer be other than a state officer, that appeal has been made. It shall thereupon be the duty of the governor, or of such judge of the superior court as the case may be, to appoint a board of appeal consisting of three competent persons. Such board of appeal shall forthwith, and at least three days prior to the day set for opening bids for such public improvement, hold a hearing on such appeal. Such appeal shall place at issue before such board anew the responsibility and qualifications of all persons who have filed such statements. At such hearing any prospective bidder who has filed a statement shall be entitled to be heard and submit any additional information to such board upon the matters and subjects covered by such sworn statement. Thereafter such board shall review the matter of the responsibility of all prospective bidders who have filed statements, considering both the statements and the additional information given at such hearing, and shall prepare and certify to such public officer a list of those of the prospective bidders who are found qualified, by such board or a majority thereof, to perform the work, which determination shall be final. board of appeal shall immediately notify all prospective bidders of the action of such board, by registered mail as aforesaid. In case of any such appeal, bids shall be received only from such persons as are named upon such list.

"Sec. 7. When any person shall be low bidder on two or more public contracts for the construction of any public improvements none of which public contracts has been awarded, and such person, in the opinion of any public officer charged with the duty of awarding such contracts, is not qualified to undertake and to perform fully in a satisfactory manner the public improvements contemplated under all such public contracts bid upon by such person, such public officer may award to such person one or more of such contracts and may reject such person's bid or bids for the other public improvements for which such person was low bidder."

On motion of Senator Ryan (Scott M.) the following amendment was adopted:

Amend the title by striking the period and inserting a comma and adding the following "and prohibit employment of certain aliens thereon."

On motion of Senator Norman the following amendment was adopted:

Amend the title by striking the period at the end of the title, inserting a comma and adding the following: "providing for the prequalification of bidders on public work, prescribing right and effect of appeal, and providing for limiting public improvements to be awarded to a single bidder."

The Secretary called the roll on the final passage of House Bill No. 13, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Heffron, Houser, Knutzen, Landon, Lovejoy, Malstrom, Morrow, Murphy, Nelson, Norman, Nugent, Ronald, Smith (Don Cary), Steele, Stinson, Thein, Todd, Williams, Metcalf—29.

Those voting nay were: Senators Barnes, Lunn, Mehner, Morthland, Peirce, Smith (Horace E.), Voss, Worum—8.

Those absent or not voting were: Senators Bishop, Hartwell, Howard, Marshall, Palmer, Reardon, Roup, Ryan (J. H.), Ryan (Scott M.)—9.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Landon the special order set for 5:00 o'clock p.m. was deferred until 8:15 o'clock p.m.

On motion of Senator Houser the further call of the Senate was dispensed with.

Senator Houser moved that all bills on which notice of reconsideration had not been given be immediately transmitted to the House.

The motion carried.

The Secretary read:

REPORT OF COMMITTEE ON ENROLLED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 219, entitled: "An Act relating to taxation and to the exemption of real and personal property from taxation and amending Section 1, of Chapter 126 of the Session Laws of 1929, which amended Section 7 of Chapter 130 of the Laws of the Extraordinary Session of 1925," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

Engrossed House Bill No. 56:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., February 27, 1933.

MR. PRESIDENT:

We, your Committee on Revenue and Taxation, to whom was referred Engrossed House Bill No. 56, relating to taxation; providing for the assessment for that purpose of the property of private car companies; providing penalties; repealing Chapter 36 of the Laws of 1907, and all acts and parts of acts in conflict herewith; and declaring that this act shall take effect immediately, have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass, with the following amendments:

Amend Section 1, sub-section (3), line 26 of the original bill, the same being Section 1, sub-section (3), line 16 of the printed bill, by striking out the entire sub-section (3) and inserting in lieu thereof, the following: "(3) The term 'operating property' shall mean and include all rolling stock and car equipment owned by any private car company, or held by it as occupant, lessee or otherwise, including its franchise used and reasonably necessary in carrying on the business of such company; and in the case of rolling stock and car equipment used partly within and partly without the state, shall mean and include a proportion of such rolling stock and car equipment to be determined as in this act provided; and all such property shall, for the purposes of this act be deemed personal property."

Amend Sec. 2, sub-section (15), line 30 of the original bill, the same being Sec. 2, sub-section (15), line 44 of the printed bill, by striking out the entire sub-section (15), and inserting in lieu thereof, the following: "(15) The total number of car miles made by all cars on each of the several lines of railroad in this state, and the total number of car miles made by all cars on all railroads within and without the state during the year."

Amend Sec. 2, sub-section (17) of both the original and printed bills, by striking out the entire last paragraph, which reads as follows: "Each company shall also, at the same time, file a duplicate copy of the respective annual reports made for the preceding year to the interstate commerce commission, the department of public works of the State of Washington, and the report to the stockholders."

Amend Sec. 2, of both the original and printed bills, by striking out sub-sections (2), (3), (4), (5), (6), (7), (8), (9), (10), (11), and (13), and by changing the following sub-sections:

Change sub-section (12) to read (2).

Change sub-section (14) to read (3).

Change sub-section (15) to read (4).

Change sub-section (16) to read (5).

Change sub-section (17) to read (6).

Amend Sec. 12, sub-section (2), line 13 of the original bill, the same being Sec. 12, sub-section (2), line 8 of the printed bill, by striking out the entire sub-section (2), and inserting in lieu thereof, the following: "(2) If the operating property of any company is situated or located within, extends into or is operated into or through more than one county, the value thereof shall be apportioned to the respective counties into or through which its cars are operated in the proportion that the length of main line track of the respective railroads moving such cars in such counties bears to the total length of main line track of such respective railroads in this state."

PAUL MEHNER, Chairman.

We concur in this report: Charles Gable, J. H. Ryan, D. V. Morthland, W. C. Dawson, W. J. Knutzen, John F. Worum, John Heffron, F. G. Barnes, Frank Morrow.

On motion of Senator Mehner the report of the committee was received and the bill was read the third time.

On motion of Senator Williams the committee amendment to Section 1 was adopted.

On motion of Senator Gable the first committee amendment to Section 2 was adopted.

On motion of Senator Gable the second committee amendment to Section 2 was adopted.

On motion of Senator Dawson the third committee amendment to Section 2 was adopted.

On motion of Senator Barnes the committee amendment to Section 12 was adopted.

The Secretary called the roll on the final passage of Engrossed House Bill No. 56, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Lovejoy, Mehner, Metcalf, Morrow, Morthland, Norman, Nugent, Roup, Smith (Horace E.), Thein, Todd, Voss, Worum—27.

Those voting nay were: Senators Ferryman, Lunn, Malstrom, Murphy, Nelson, Peirce, Ronald, Smith (Don Cary), Stinson, Williams—10.

Those absent or not voting were: Senators Bishop, Houser, Landon, Marshall, Palmer, Reardon, Ryan (J. H.), Ryan (Scott M.), Steele—9.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

At 5:10 o'clock p. m., on motion of Senator Lovejoy, the Senate recessed until 8:00 o'clock p. m.

EVENING SESSION.

The Senate was called to order at 8:00 o'clock p. m. by President Victor A. Meyers.

The Secretary read:

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, March 7, 1933.

To the Honorable,

The Senate of the State of Washington:

LADIES AND GENTLEMEN:

I have the honor to advise that the Governor has approved the following Senate Bill, entitled: Senate Bill No. 153: "An Act relating to merchants engaged in buying and selling any agricultural product except livestock, and amending Sections 1, 2, and 3 of Chapter 194, Laws Extra Session, 1925, said act being entitled: 'An Act relating to commission merchants engaged in selling any agricultural product other than grain'."

Very truly yours,

RICHARD HAMILTON, Secretary to the Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, March 8, 1933.

To the Honorable.

The Senate of the State of Washington:

LADIES AND GENTLEMEN:

I have the honor to advise that the Governor has approved the following Senate Bill, entitled: Senate Bill No. 267: "An Act providing for the survey, definite location, construction, maintenance, operation and disposal to the United States of canals connecting Puget Sound with Grays Harbor, Grays Harbor with Willapa Harbor and Willapa Harbor with the Columbia River, creating a canal commission, defining its powers and duties, making an appropriation and for other purposes declaring an emergency and providing that this act shall take effect immediately."

Very truly yours,
RICHARD HAMILTON,
Secretary to the Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, March 8, 1933.

To the Honorable,

The Senate of the State of Washington:

LADIES AND GENTLEMEN:

I have the honor to advise that the Governor has approved the following Senate Bills, entitled: Senate Bill No. 248: "An Act making appropriations for the operation,

maintenance, and other expenses of certain state departments, and offices, and for sundry civil expenses of the state government, and for purposes specified in certain acts of Congress, and for deficiencies for the biennium ending March 31, 1933, and for miscellaneous purposes, and declaring that this act shall take effect immediately."

Senate Bill No. 383: "An Act appropriating the sum of twelve thousand five hundred dollars, or so much thereof as may be necessary for the expenses of the twenty-third legislature and declaring an emergency."

Very truly yours,
RICHARD HAMILTON,
Secretary to the Governor.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 332, and the same is herewith transmitted. O. H. Olson, $Chief\ Clerk$.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The House refuses to recede from its amendments to Engrossed Senate Bill No. 175 and asks the Senate for the appointment of a Conference Committee thereon.

O. H. Olson, Chief Clerk.

On motion of Senator Mehner the request of the House was granted and the President appointed as members of a conference committee on Engrossed Senate Bill No. 175. Senators Mehner, Foss and Norman.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The House has passed Senate Bill No. 260, with the following amendments:

Amend the bill by striking the whole of Section 1 thereof.

Amend Section 2, in line 7, page 2 of the engrossed bill, being line 10 and 11 of the printed bill, strike the word "mandatory" and insert in lieu thereof the word "amendatory".

Amend Section 2, in lines 8 and 9 of the engrossed bill, being lines 11 and 12 of the printed bill, after the word "that" and before the word "for," strike the words "no sum mentioned in this section shall be credited to the 'University of Washington Building Fund'".

Amend Section 2 further in line 10, page 2 of the engrossed bill, being line 13 of the printed bill, strike the period (.) after the word "effective" and insert in lieu thereof a comma (,) and add the following words: "the funds to be credited under the provisions of this section to the 'University of Washington Building Fund' shall be instead credited to the revolving fund mentioned in Sec. 4548 of this chapter, to be expended by the Board of Regents of the University of Washington with the consent of the Governor."

Amend the bill further by renumbering "Sec. 2" to read "Sec. 1".

Amend the bill by adding thereto a new section to be known as Section 2 and to read as follows:

"Sec. 2. This act is necessary for the immediate support of the state government and its existing institutions and shall take effect immediately."

Amend the title by striking the whole thereof and inserting in lieu thereof the following:

"An Act relating to the University of Washington and the payment of tuition fees, and the expending thereof; amending Section 4547 of Remington's Compiled Statutes; and declaring an emergency.", and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

On motion of Senator Norman the Senate refused to concur in House amendments to Senate Bill No. 260 and asked the House to recede therefrom.

The Secretary read:

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The House has granted the request of the Senate for a Conference Committee on Engrossed Substitute House Bill No. 36 and Senate amendments thereto, and the Speaker has appointed Representatives Starrett, Banker and Sisson as members thereon, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The House has passed Senate Bill No. 381 with the following amendments: Amend Section 3 by striking the whole thereof. Amend the bill by renumbering Section 4 to read "Sec. 3." Amend the bill by renumbering Section 5 to read "Sec. 4.", and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

On motion of Senator Marshall the Senate refused to concur in House amendments to Senate Bill No. 381 and asked the House to recede therefrom.

The Secretary read:

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The House has passed Senate Bill No. 259 with the following amendments: Amend Section 1, line 7 of the engrossed bill, being line 2 of the printed bill—strike the word "covered" and insert in lieu thereof the word "paid". Amend the title by striking the word "covered" and inserting in lieu thereof the word "paid", and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Norman moved that the Senate do concur in House amendments to Senate Bill No. 259.

The motion carried.

The Secretary called the roll on the final passage of Senate Bill No. 259 as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cox, Dawson, Ferryman, Foss, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Lovejoy, Lunn, Malstrom, Mehner, Morthland, Murphy, Nelson, Norman, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Stinson, Thein, Voss, Worum—30.

Absent or not voting: Senators Bishop, Cleary, Gable, Knutzen, Landon, Marshall, Metcalf, Morrow, Nugent, Palmer, Peirce, Roup, Smith (Horace E.), Steele, Todd, Williams—16.

The bill having received the constitutional majority was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 234 with the following amendments: Amend the engrossed bill—strike Sections 1 to 8 inclusive and insert in lieu thereof the following: "Section 1. The salaries of county officers of counties of the ninth class, as determined by the last preceding census, or as may be determined under the provisions of Sections 4200-6 to 4200-11 of Remington's Compiled Statutes, 1927 Supplement, shall be per annum respectively as follows: "treasurer, clerk, assessor, sheriff, twelve hundred dollars (\$1200.00); prosecuting attorney and superintendent of schools, nine hundred dollars (\$900.00); said prosecuting attorney and superintendent of schools need not give full time to duties; members of board of county commissioners, six dollars (\$6.00) per day for time actually spent in the performance of their duties."

Amend the title—strike the whole title and insert in lieu thereof the following: "An Act fixing the compensation of county officers of counties of the ninth class.", and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Gray moved that the Senate do not concur in House amendments to Engrossed Senate Bill No. 234 and ask the House to recede therefrom.

The motion carried.

The Secretary read:

House of Representatives, Olympia, Wash., March 8, 1933.

Mr. President:

The House has passed Engrossed Senate Bill No. 24 with the following amendments: Amend Section 1 by striking the word "April" and inserting in lieu thereof the word "May".

Amend the bill by adding a new section to be known as Section 2, to read as follows: "Sec. 2. That the provisions of Section 83 of Chapter 130 of the Laws of the Extraordinary Session of 1925, allowing a rebate of three per cent (3%) to all payers of taxes who shall pay the taxes on real property in one payment and in full on or before the 15th day of March next prior to the date of delinquency, be modified for the year of 1933 and that such taxpayers shall be allowed the said rebate of three per cent (3%) upon full payment of the 1932 taxes on or before the 15th day of May, 1933."

Amend Section 2 of the engrossed bill by renumbering it to read "Sec. 3."

Amend the title by striking the whole thereof and inserting in lieu thereof the following: "An Act relating to the time of payment of real and personal property taxes for the year 1932 due and payable in the year 1933 and providing for the extension of the time during which rebates shall be allowed thereon and modifying the provisions of Section 83 of Chapter 130 of the Laws of the Extraordinary Session of 1925 relating to such rebates and providing that this act shall take effect immediately,", and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Reardon moved that the Senate concur in the House amendments to Engrossed Senate Bill No. 24.

The motion carried.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 24, as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Palmer, Reardon, Ronald,

Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Stinson, Thein, Todd, Voss, Worum—39.

Absent or not voting: Senators Bishop, Foss, Howard, Nugent, Peirce, Steele, Williams—7.

The bill having received the constitutional majority was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SPECIAL ORDER.

Senator Cleary moved that Engrossed House Bill No. 441, which was a special order for this time, be rereferred to the Rules Committee.

The motion carried.

Engrossed House Bill No. 231, by Mrs. Wanamaker, entitled: "An Act relating to balances in state, county, city and school district funds, providing for investment of same and return of proceeds from such investments to the original funds.", was read the third time.

The Secretary called the roll on the final passage of Engrossed House Bill No. 231, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cleary, Gable, Garrett, Hartwell, Houser, Knutzen, Malstrom, Metcalf, Morrow, Morthland, Palmer, Smith (Don Cary), Steele, Thein, Todd, Williams—18.

Those voting nay were: Senators Barnes, Cox, Dawson, Ferryman, Gray, Heffron, Howard, Landon, Lunn, Marshall, Mehner, Murphy, Nelson, Nugent, Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Horace E.), Stinson, Voss, Worum—23.

Absent or not voting: Senators Bishop, Foss, Lovejoy, Norman, Roup-5

The bill having failed to receive the constitutional majority was declared lost.

The President announced he was about to sign Senate Bill No. 219.

House Bill No. 251, by Mr. Neff, entitled: "An Act relating to the formation of joint union high school districts.", was read the third time.

Senator Malstrom moved the adoption of the following amendment:

Amend the bill by adding the following to be known as Sections 4, 5 and 6:

"Sec. 4. That the junior colleges now located at Aberdeen, Centralia, Mount Vernon and Yakima, Washington, and any other junior colleges hereafter established, be, and they are hereby, recognized as and declared to be public educational institutions of the State of Washington: Provided, however, That such junior colleges give the lower two years of higher learning usually given in the institutions of higher learning of this state, which shall be determined by the State Board of Education: Provided, however, That any private junior college may elect to come under the provisions of this act.

"Sec. 5. The State Board of Education shall have power, and it shall be its duty, to prescribe the educational requirements and fix the educational standards therefor, to provide for the accrediting of said junior colleges with institutions of higher learning; and to provide for the inspection of the educational work of such junior colleges to enable the State Board of Education to enforce the educational requirements prescribed and standards fixed by said Board therefor.

"SEC. 6. Nothing in this act shall authorize the expenditure of any public funds of the State of Washington, or by any municipal corporation of the State of Washington, for the financial aid, assistance or maintenance of any of such junior colleges; but, to the contrary, each of such junior colleges shall be self supporting."

Senator Reardon moved that the amendment be laid on the table without taking the bill with it.

The motion lost.

Senators Malstrom, Ryan (J. H.) and Reardon demanded the previous question.

The previous question was ordered.

The amendment lost.

The Secretary called the roll on the final passage of House Bill No. 251 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—44.

Those absent or not voting were: Senators Bishop, Roup-2.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 186:

On motion of Senator Ferryman Engrossed House Bill No. 186 was made a special order for 10:00 o'clock p.m.

The President appointed as members of a Conference Committee on Reengrossed Substitute House Bill No. 29, Senators Houser, Arnold and Malstrom.

Engrossed Substitute House Bill No. 421:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on Judiciary, to whom was referred Engrossed Substitute House Bill No. 421, entitled: "An Act providing for the regulation and supervision of the issuance and sale of certain securities, as the same are herein defined, to prevent fraud in the sale thereof, providing penalties and repealing Chapter 69 of the Laws of 1923 and Chapter 133 of the Laws of 1929.", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass, as amended.

Amend Section 11, page 21, line 30 of the engrossed substitute bill, being Section 11, page 14, line 54 of the printed bill, by adding, at the end thereof, the following: "That every dealer prior to his registration as such shall enter into and file in the office of the commissioner a bond in the penal sum of five thousand dollars (\$5,000.00), payable to the people of the State of Washington for the use and benefit of all persons interested, conditioned upon the faithful compliance with the provisions of this act by said dealer and by all salesmen registered by him while acting for him. The surety on said bond shall be a surety company authorized to do business in this state. Any person who sustains an injury covered by such bond, may, in addition to any other remedy that he may have, bring an action in his own name upon said bond for the recovery of any damages sustained by him. The aggregate liability of the surety thereon for all recoveries against said bond shall not exceed the sum of ten thousand dollars, but no single judgment against said bond shall ever exceed five thousand dollars. Upon the entry of judgment in any action against said bond, or in the event

that the surety company terminates its liability on said bond, such dealer shall immediately file a new bond, and failure to file the same within five days in either case shall automatically suspend his permit."

E. N. Steele, Chairman.

We concur in this report: E. B. Palmer, Dan Landon, Don Cary Smith, Charles Gable, Evert Arnold, Geo. W. Roup, Charles H. Todd.

On motion of Senator Steele the report of the committee was received and the bill was read the third time.

On motion of Senator Arnold the committee amendment was adopted.

The Secretary called the roll on the final passage of Engrossed Substitute House Bill No. 421, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Norman, Nugent, Palmer, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Worum—38.

Those voting nay were: Senators Gray, Peirce, Ryan (Scott M.)--3.

Those absent or not voting were: Senators Barnes, Bishop, Nelson, Smith (Horace E.), Williams—5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed Substitute House Bill No. 192, by Judiciary Committee, entitled: "An Act relating to the taxation and the sale, disposition, transportation, manufacture for sale, and possession for sale, of fermented, malt and malted beverages; establishing a State Beverage Control Board and defining its powers and duties; providing for the creation of certain funds and making appropriations therefrom for the state current school fund, the county old age pension and indigent relief funds and the county, city and town current or general expense funds; providing penalties for violations of this act; repealing all acts or parts of acts in conflict herewith; providing for licenses and allocating portions thereof to counties, cities and towns; and declaring an emergency," was read the third time.

On motion of Senator Norman the Senate resolved itself into a committee of the whole to consider Engrossed Substitute House Hill No. 192.

The bill was considered in the committee of the whole, Senator Steele in the chair, and reported back to the Senate with the recommendation that it do pass with the following amendments:

Amend Section 1, line 30 of the printed bill by striking the whole thereof.

Amend Sub-division (p) of Section 1 after the word "rates" in line 55 of the printed bill by striking the rest of said sub-division.

Amend Section 5, line 2 of the printed bill by striking the word "or" between the words "brewed" and "manufactured".

Amend Section 5, line 8 of the printed bill by inserting the word "sold" between the words "or to".

Amend Section 8, line 7 of the printed bill by striking "shall" and inserting the word "may".

Amend Section 8, line 22 of the printed bill by striking the words and figures "Seventy-five per cent (75%)" and inserting "majority".

Amend Section 10, line 7 of the printed bill by striking the period after the word "carrier", and inserting thereafter the following words and phrases: "Provided, however, that the provisions of this section shall not be construed to forbid ownerships

vested in said brewers at the time of the passage of this act, nor to forbid the bottling by a brewer in a branch warehouse owned by him, or his engaging in wholesale and retail business consisting of sales made either direct from the brewery or a branch warehouse".

Amend Section 8, line 24 of the printed bill by inserting after the word "not" the words "a resident of this state and".

Amend Section 11, line 3 of the printed bill by inserting after the word "permit" the words "and a brewer's license".

Amend Section 14, lines 4 and 5 of the printed bill by striking the words "together with the names and addresses of the persons to whom the same may have been delivered".

Amend Section 16, line 7 of the printed bill following the word "room" insert the following: "or to patrons in unopened original containers for consumption off the premises".

Amend Section 24 by striking the whole thereof and inserting in lieu thereof the following: "Section 24. The manufacture, sale, distribution, possession or use of fermented, malt and/or malted beverages is wholly within the police power of the state and the tax and license fees herein levied, assessed or provided shall be exclusive and in lieu of any excise, privilege or occupation tax upon the business of manufacturing, selling, distributing or using such beverages and no city, town or other political sub-division of the state shall levy, assess or collect any tax or license fee thereon."

On motion of Senator Steele the report of the committee of the whole was adopted.

Senator Metcalf moved that the reading had in the committee of the whole be considered the third reading and that the bill be placed on final passage.

The motion carried.

Senator Lovejoy moved that the amendments made in the committee of the whole be adopted.

The motion carried.

Senators Howard, Williams and Arnold demanded the previous question. The previous question was ordered.

The Secretary called the roll on the final passage of Engrossed Substitute House Bill No. 192, as amended, and it failed to pass the Senate by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Garrett, Heffron, Howard, Lovejoy, Lunn, Marshall, Morrow, Murphy, Nugent, Palmer, Peirce, Reardon, Ryan (J. H.), Smith (Don Cary), Thein, Todd, Voss, Williams, Worum—21.

Those voting nay were: Senators Barnes, Cox, Dawson, Ferryman, Foss, Gable, Gray, Houser, Knutzen, Landon, Malstrom, Mehner, Metcalf, Morthland, Nelson, Norman, Ronald, Roup, Ryan (Scott M.), Smith (Horace E.), Steele, Stinson—22.

Those absent or not voting were: Senators Bishop, Cleary, Hartwell—3.

The bill, having failed to receive the constitutional majority, was declared lost.

SPECIAL ORDER.

The Senate took up consideration of Engrossed House Bill No. 186, which was a special order for this time.

Engrossed House Bill No. 186, by Mrs. Reeves and Mr. Compton, entitled: "An Act relating to vehicles and regulating the operation thereof upon the highways of this state; providing for traffic signals and control thereof; pro-

viding for the proper equipment and devices to be used thereon, and for the inspection thereof; prescribing the powers and duties of certain officers, the collection, distribution and expenditure of fees defining offenses and fixing penalties; and adding a new section to chapter 2-a of Title XLI, Remington's Compiled Statutes, 1927 Supplement, to be known as Section 6362-58," was read the third time.

The Secretary called the roll on the final passage of Engrossed House Bill No. 186 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—43.

Those voting nay were: Senators Houser, Mehner—2.

Those absent or not voting were: Senator Bishop-1.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Marshall the Senate referred back to the second order of business.

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1933.

MR. PRESIDENT:

We, your Committee on Appropriations, to whom was referred House Bill No. 467, entitled: "An Act making appropriations for the purchase of land, construction of buildings and improvements at designated State Institutions, for the payment of salaries of certain officers and employees of the state and for the operation, maintenance and other expenses of certain state institutions, departments and offices, for the relief of certain individuals, corporations, counties, and municipalities, and for emergencies, including deficiencies and appropriation of revolving funds, and for purposes specified in certain Acts of Congress, and for miscellaneous purposes designated for the fiscal biennium beginning April 1st, 1933, and ending March 31st, 1935, except as otherwise provided and providing this act shall take effect immediately.", have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass as amended.

Strike Section 2 and insert in lieu thereof the following:

"Sec. 2. The following sums, or so much thereof as shall severally be found necessary, are hereby appropriated out of any of the monies in the several funds in the state treasury hereinafter named for the payment of salaries of certain officers and employees of the state, and for the operation of certain state institutions, departments and offices, and for the purchase and improvement of land and construction of buildings, and improvements for the various state institutions, and for emergencies, and for sundry civil expenses of the state government, and for purposes specified in certain acts of Congress and for miscellaneous purposes hereinbelow designated and mentioned and hereinafter expressed, for the fiscal blennium beginning April 1, 1933, and ending March 31, 1935, except as otherwise provided.

FROM THE GENERAL FUND.

FOR THE SECRETARY OF STATE:

Deficiency, printing, advertising and mailing initiative and referendum measures and constitutional amendments. (Emergency approved August 4, 1932).....

For the State Treasurer: Deficiency, operations. (Emergency approved November 3, 1932)	\$ 18,549.58
FROM THE FISHERIES FUND.	
Deficiency, operation. (To reimburse the General Fund account emergency approved September 27, 1932)	\$975.00
FROM THE HIGHWAY SAFETY FUND.	
Deficiency, operations. (To reimburse the General Fund account emergencies approved April 2, 1931, and November 21, 1931)	\$6, 565.09
FROM THE MOTOR VEHICLE FUND.	
Deficiency, operations. (To reimburse the General Fund account emergencies approved August 18, 1931 and November 3, 1932)	\$15,986.77
FROM THE GENERAL FUND.	
FOR THE STATE AUDITOR: Deficiency, operations. (Emergency approved March 24, 1931)	\$750.00
FOR THE SUPREME COURT REPORTER: Deficiency, operations. (Emergency approved December 12, 1932)	\$2,025.00
FOR THE DEPARTMENT OF AGRICULTURE: Deficiency, State Fair, premiums and awards. (Emergency approved September 27, 1932)	\$6,080.00
FOR THE DEPARTMENT OF EFFICIENCY: Division of Savings & Loan: Deficiency, operations. (Emergency approved September 22, 1932)	\$6,000.00
FOR THE DEPARTMENT OF LABOR AND INDUSTRIES: Deficiency, operations, biennium ended March 31, 1931. (Emergency approved April 29, 1931) Deficiency, operations, biennium ended March 31, 1933.	\$869.24
(Emergencies approved September 29, 1932, October 17, 1932)	\$48,573.39
Deficiency, salaries and wages, biennium ended March 31, 1933. (Emergency approved December 15, 1932) Deficiency, salaries and wages, biennium ended March	\$22,953.78
31, 1933	\$9,500.00
FOR THE MILITARY DEPARTMENT: Deficiency. Fire at Felts Field. (Emergency approved August 25, 1932)	\$6,531.20
FROM THE GAME FUND.	
FOR THE DEPARTMENT OF LICENSES: Deficiency, printing game licenses. (To reimburse the General Fund account emergency approved December	
30, 1932) For Predatory animal bounties, deficiency	\$3,352.99 \$1,391.00
FROM THE GENERAL FUND.	, ,
FOR JUDGMENTS: George W. Salisbury	
Racor Pacific Frog & Switch Company, a corporation 3,400.64 (Racor Pacific Frog & Switch Company, a corporation, vs. The State of Washington No. 14163.)	

United Artists Corporation	\$610.01
Ella A. Jones and O. L. Jones, Administrator of the Estate of Orville D. Jones, deceased	330.30
Rhoda L. Denkmann vs. The State of Washington No. 14584.)	8,386.01
Western Display Company	205.53
Standard Brands of California	283.21
Pacific Lime Co	193.85
Ohio Match Co	155.43
Frye & Co. vs. State of Washington No. 13910.)	223.72
Frye Investment Co	1,405.11
The Austin Co	1,036.85
National Battery Co	1,142.60
Gray Bar Electric Co	373.67
Federated Metals Corp. vs. State of Washington No. 13920.)	296.10
Kelly-Springfield Tire Co (Kelly-Springfield Tire Co. vs. State of Washington No. 13917.)	1,359.47
Edward F. Stern State of Washington, No. 14013.)	141.09
Bemis Bros. Bag Co	382.85
The Diamond Match Company, a corporation (The Diamond Match Company, a corporation vs. State of Washington No. 13981.)	520.82
American Smelting & Refining Company, a corporation (American Smelting & Refining Company, a corpora- tion, vs. The State of Washington No. 12833.)	1,724.58
Stone & Webster Engineering Corporation, a corporation (Stone & Webster Engineering Corporation, a corporation, vs. State of Washington No. 14035.)	1,341.77
United Aircraft & Transport Corporation, a corporation (United Aircraft & Transport Corporation, a corporation, vs. State of Washington No. 14034.)	3,043.77
Walter R. Beetchenow and Ella Beetchenow, his wife. (Walter R. Beetchenow and Ella Beetchenow, his wife, vs. Chas. J. Bartholet, Supervisor of Hydraulics, No. 6718.)	112.90

Aberdeen Savings & Loan Association	\$48.85
Aberdeen Savings & Loan Association	536.26
Washington Mutual Savings Bank, a corporation (Washington Mutual Savings Bank, a corporation, vs. Samuel H. Chase, Donald C. McInnis and Fred K. McBroom, No. 12785.)	285.77
Washington Mutual Savings Bank	82.62
United Diversified Securities Corp. Murphey, Favre and Co., et al	137.52
Geo. H. Burr, Conrad & Broom, Inc., Baillargeon, Winslow & Co., et al	373.21
Oregon-Washington Railroad & Navigation Company, a corporation	129.68
The Capital National Bank, executor of the Estate of Sally Foster Eaton, deceased	59.65
Henry Arthur Rust, Executor of the Estate of William R. Rust, deceased	141.20
 J. H. Snively and Belle B. Snively	115.75
William E. Best	113.61
FROM THE MOTOR VEHICLE FUND.	
Ella Thomas	455.05
M. B. Stevenson and Blanche Stevenson	7,440.16
McHugh Construction Company, a corporation (McHugh Construction Company, a corporation, vs. State of Washington No. 9626.)	7,101.74
Robert A. Sloane Company vs. State of Washington No. 13845.)	2,915.00

C. E. Sayers, et al	\$16.87	
J. M. Brewster(J. M. Brewster vs. State of Washington No. 12118.)	20,089.89	
FROM THE CAPITOL BUILDING CONSTRUCT	rion fund.	
C. L. Creelman	8,320.00 1,286.15	
FROM THE PARKS AND PARKWAY F	'UND.	
Albert A. Zaccardo and Bertha E. Gierin	2,715.03	
FROM THE PUBLIC SERVICE REVOLVIN	G FUND.	
Smarts Auto Freight, Inc	18.30	\$80,135.31
FROM THE GENERAL FUND.		
For the relief of the following individuals, firms and corporat Standard Grocery Company	ions: \$115.80	
A. J. Lockhart Services—Northern State Hospital April, 1930.	20.00	
Burpee Iron Works Prepaid Freight Northern State Hospital December 31, 1928.	15.00	
Shippen Tile Supply	2.40	
Vermont Printing CoBooks, Deaf School August 26, 1930.	38.27	
Dairy Machinery Company	4.33	
General Electric Company	32.40	
Malmo & Company	156.20	
Pioneer Sand & Gravel Company	24.07	
McKesson-Spokane Drug Co	63.49	
United Shoe Machinery Company	1.51	
Washington State Penitentiary	24.40	
Material furnished Reformatory May, 1930. Abbott Auto Company	53.00	
Pennsylvania Railroad	4.39	

Colomolos de la Trada de la Colomolos de la Co	
Schwabacher Hardware Co	\$4.20
E. S. Horton	50.00
May Schurtz Overpayment of maintenance charges August, 1932.	9.65
Mae Fitch	10.64
Washington State Penitentiary	74.78
W. S. Stout Payment for Shorelands for which the State could not pass title.	165.75
J. C. Vincent and Mary C. Vincent	116.40
Sarah McRae and Lottoe McRae Payment for Shorelands for which the State could not pass title.	57.50
Carrie Royse Unclaimed Dividend, escheated to state.	22.23
E. J. Brittell	39.44
Helen and Mr. Martin Unclaimed Dividend, escheated to state.	17.12
Standard Oil Co. of California	6.12
The Texas Company	11.53
Logan, Hahn Chevrolet Co	16.95
McCambridge and McCambridge	8.00
Spokane Savings Bank	29.70
ceased	133.06
Treasurer of Asotin County	31.51
 H. D. Hailey, Trustee of Revolving Fund To be paid upon delivery of the State Auditor of Assignment of Claim. 	1,226.89
L. M. Rickerd, Trustee of Revolving Fund	82.00
Florence Phelan, Trustee of Revolving Fund To be paid upon delivery to the State Auditor of Assignment of Claim.	105.43
John C. Bucsko, Trustee of Revolving Fund To be paid upon delivery to the State Auditor of Assignment of Claim.	133.70
W. H. Wilterdink	50.00
H. D. Lasell	50.00

Bernard Newby	\$25.00
Mary Benzel Garret	10.00
Gustaf E. Karlson	5.00
Wagner Lumber Co	210.53
Department of Labor & Industries For use and benefit of John W. Fishback, to be paid at rate of \$50.00 per month.	1,200.00
George R. Whaley Personal injuries in line of duty.	750.00
F. W. Dorsch	500.00
FROM THE MOTOR VEHICLE FUND.	
John W. Boone	7.00
Auto Sales Company	96.79
Goodyear Rubber Company	168.00
J. C. O'Kelley Repairs to Road Grader March 15, 1929.	6.88
Shell Oil Company	66.98 4.90
Publishing Notice February 5, 1931. Standard Oil Company of California	18.82
Material furnished February 9, 1931. Northern Motors Company	6.87
Material and labor furnished June 1, 1931. Whiteman Fuel Company	37.50
Material furnished February 7, 1931. Seattle Chain & Manufacturing Company	21.00
Material furnished May 18, 1931. Jerry G. Job Inc	5.63
Capitol City Map & Blue Print Co	3.50
F. S. Harmon & Company	24.20
American Auto Company of Seattle, Inc	53.61
International Harvester Company	15.58
George L. Marsh	130.85
E. Anderson	10.48
James H. McCroskey	23.50
Great Northern Railway CompanyDamages account fire in Snowsheds on Stevens Pass Highway December 10, 1930.	262.01
Caro Park	163.33

Square Service and Repair Station	\$70.00
Pacific Power & Light Company Services rendered September 1929.	48.75
Union Oil Company	45.00
Great Northern Railway Co	55.27
Robert Pigg Services rendered Highway Department February 1931.	105.00
C. F. Michaels, Trustee of Revolving Fund To be paid upon delivery to the State Auditor of Assignment of claim.	330.06
S. D. James, Trustee of Revolving Fund To be paid upon delivery to the State Auditor of Assignment of claim.	746.17
Samuel J. Humes, Trustee of Revolving Fund To be paid upon delivery to the State Auditor of Assignment of claim.	397.09
J. D. McVicar, Trustee of Revolving Fund To be paid upon delivery to the State Auditor of Assignment of claim.	383.57
Geo. W. Schultz, Trustee of Revolving Fund To be paid upon delivery to the State Auditor of Assignment of claim.	942.59
R. D. Sunderland, Trustee of Revolving Fund To be paid upon delivery to the State Auditor of Assignment of claim.	500.00
Associated Oil Co	35.00
Methow Valley Irrigation District	982.35
P. McL. German	25.00
V. R. Oswalt Personal injuries sustained.	1,500.00
Edward O'Keefe Damages to automobile and personal injuries.	350.00
John H. Bruff Damages to property.	1,500.00
FROM THE PUBLIC SERVICE REVOLVING	FUND.
Mrs. L. W. Bumgarner	50.00
FROM THE MEDICAL AID FUND.	
Dr. C. E. Wiseman	15.00
Dr. R. E. Mosiman	100.00
Dr. C. F. Eickenbary	100.00
Witness fees June 19, 1930. Witness fees June 19, 1930.	15.00
Dr. C. F. Eickenbary	75.00
Dr. H. T. Buckner	15.00

FROM THE CAPITOL BUILDING CONSTRUCT	TION FUND	
Olympia Supply Company	\$19.70	
FROM THE HIGHWAY SAFETY FUN	ID.	
Donoghue Chevrolet Inc Labor and material—Highway Patrol February 6, 1931.	19.70	
FROM GAME FUND.		
Sumner Pharmacy Fishing license not received.	20.00	
FROM THE FISHERIES FUND.		
W. J. Rees Net license collected in error.	15.00	
FROM THE ELLENSBURG NORMAL SCHOOL	L FUND.	
Department of Labor and Industries	29.04	
Contributions—Ellensburg Normal School January to March, 1931.		
FROM THE REFORMATORY REVOLVING	FUND.	
Dr. E. C. Miller	94.90	
Total for Reliefs		\$14,420.01
FROM THE GENERAL FUND.		
FOR THE CITY OF EVERETT:		
Local Improvement Assessments L. I. D. No. 502		\$438.27
FOR THE CITY OF OLYMPIA:		
In full settlement of all local improvement assessments against the State of Washington outstanding and un-		
paid January 1, 1933		\$2,000.00
FOR THE CITY OF TACOMA:		\$2,000.00
Local Improvement Assessments L. I. D. No. 5103		\$470.40
FOR THE CITY OF ELLENSBURG: Local Improvement Assessments L. I. D. No. 1931A		\$893.65
		ф 0 <i>9</i> 0.00
FROM THE PARKS AND PARKWAY FU	JND.	
FOR THE STATE PARKS COMMITTED:	***	
Salaries and wagesOperations	\$60,000.00 40,000.00	
Expenditures not to exceed revenues actually on hand and available for disbursement.	10,000.00	
Total for State Parks Committee		\$100,000.00
FROM THE FISHERIES FUND.		
FOR THE DEPARTMENT OF FISHERIES:		
Hatcheries and equipment, including buildings, struc-		
tures and floating equipment		\$15,000.00
FROM THE RECLAMATION REVOLVING	FUND	
FOR THE COLUMBIA BASIN COMMISSION:	- CHD.	
Salaries, wages and operations		\$35,000.00
FOR THE DEPARTMENT OF CONSERVATION AND DEVELOPMENT:		
Hydrographic Survey		\$10,000.00

FROM THE GENERAL FUND.		
FOR THE JUDICIAL COUNCIL:	** ***	
Salaries and wages Operations	\$2,000.00 2,000.00	
Total for Judicial Council		\$4,000.00
FROM THE FISHERIES FUND.		
FOR THE STATE TREASURER:		
Salaries and wagesOperations	\$11,000.00 2,000.00	
FROM THE HIGHWAY SAFETY FUN	ND.	
Salaries and wages	6,000.00	
FROM THE MOTOR VEHICLE FUN	D.	
Salaries and wages	18,000.00	
Operations	2,000.00	*** ***
Total for State Treasurer		\$39,000.00
FOR THE STATE AUDITOR:		
Salaries and wages	\$6,000.00	
Operations	1,100.00	\$7,100.00
FROM THE LEWIS RIVER HATCHERY	FUND.	
FOR THE DEPARTMENT OF FISHERIES:		
Salaries and wages	\$21,330.00	
Operations	5,310.00	
Expenditures not to exceed receipts.		
Total for Department of Fisheries		\$26,640.00
FROM THE MILLERSYLVANIA PARK CURRI	ENT FUND.	
FOR THE STATE PARKS COMMITTEE:		
Improvement, maintenance and upkeep of Millersylvania		\$400.00
Park		φ400.00
FROM THE OLD AGE PENSION FUR		
For the distribution to Counties in accordance with provision Disbursements not to exceed receipts		Bill No. 59. \$250,000.00
FROM THE UNIVERSITY OF WASHING BUILDING FUND.	GTON	
FOR THE UNIVERSITY OF WASHINGTON:		
Fire Alarm and Watchmen Supervisory System	\$14,000.00	
For addition to Library Building and/or Classroom Building, and equipment	200,000.00	
Provided that no portion of above allotment shall be	-,	
expended unless satisfactory contracts are executed		
and filed with the State Auditor that will insure the		
the completion of said project within the limitation of the amount appropriated.		
Total for University of Washington		\$214,000.00

FROM THE PENITENTIARY REVOLVIN	G FUND.	
FOR THE WASHINGTON STATE PENITENTIARY: Renew Roof on Plate Mill	\$5,000.00 12,000.00	\$17,000.00
FROM THE CURRENT SCHOOL FU	IND.	
To carry out the provisions of Section 4935, Rem. Comp. Stat., and the Laws of 1933		\$5,000,000.00
		\$5,000,000.00
FROM THE GAME FUND.		
For the Department of Game: Salarles, wages and operations including deficiency Capital Outlays	\$685,000.00 20,000.00 25,000.00 20,000.00	
March 31, 1935. Total for Department of Game		\$750,000.00
Total for Bopartment of Game		\$130,000.00
FROM THE GENERAL FUND.		
FOR THE DEPARTMENT OF LICENSES:		
Salaries and wages	\$30,400.00 23,000.00	
Operations	23,000.00	
FROM THE HIGHWAY SAFETY FU	JND.	
Salaries and wagesOperations	13,215.00 24,500.00	
FROM THE MOTOR VEHICLE FU	NT	
Salaries and wages	99,820.00	
Operations	248,060.00	
For payment of Liquid Fuel Tax Refunds		
FROM THE GAME FUND.		
To carry out provisions of Initiative Measure No. 62 Total for Department of Licenses	14,500.00	\$2,953,495.00
FROM THE GENERAL FUND.		
FOR THE ATTORNEY GENERAL:		
Railroad Tax Litigation:		
Printing Briefs Salaries, wages and operations	\$10,000.00 10,000.00	
To be expended only in connection with Railroad Tax Litigation.		
Indexing Session Laws	500.00	\$20,500.00
FOR THE STATE FINANCE COMMITTEE:		
Printing Unemployment Relief Bonds		\$1,500.00
FOR THE DEPARTMENT OF BUSINESS CONTROL:		Ψ1,000.00
Purchase of Tideland lots adjacent to Power House at		
Olympia		\$300.00
FOR THE DEPARTMENT OF AGRICULTURE:		
Eradication of Bovine Tuberculosis, including deficiency		\$15,000.00

FOR THE STATE CAPITOL COMMITTEE: For portrait of the Honorable Roland H. Hartley, as provided by Chap. 217, Laws of 1929		\$650.00
FOR THE INHERITANCE TAX AND ESCHEAT DIVISION: For special investigations relating to escheats and inheritance taxes		\$9,000.00
FOR THE SECRETARY OF STATE: To carry out the provisions of Senate Bill No. 143, Uniform Corporation Act	\$7,680.00 4,600.00 4,100.00	\$16,380.00
FOR THE DEPARTMENT OF EFFICIENCY: To carry out the provisions of Senate Bill No. 362, Securities Act To carry out the provisions of House Bill No. 348, Printing Expert To carry out the provisions of Senate Bill No. 389, Bank Stabilization Act Total for Department of Efficiency	\$18,000.00 3,600.00 50,000.00	\$71,600.00
FOR THE MILITARY DEPARTMENT: Emergency repairs to Armories FOR THE EASTERN STATE HOSPITAL: Administration Building and Equipment To be available only upon written approval of the Governor.		\$5,000.00 \$100,000.00
FOR THE NORTHERN STATE HOSPITAL: Ward Buildings, Tunnels and equipment Boiler and Stoker To be available only upon written approval of the Governor.	\$180,000.00 15,000.00	
Total for Northern State Hospital FOR THE WASHINGTON STATE PENITENTIARY: Boiler and Stoker	\$22,000.00 35,000.00 2,500.00	\$195,000.00 \$59,500.00
FOR THE WESTERN STATE HOSPITAL: Two Ward Buildings, Steam Boiler and equipment To be available only upon written approval of the Governor.		\$120,000.00
FROM THE GENERAL FUND. For the relief of Rosa Coon		\$1,000.00
Account of death of David H. Coon. For the relief of Della Doelle		\$1,000.00
Account of death of William A. Doelle. For the relief of S. L. Fitzsimmons		\$50.00

For the payment of Warrants drawn for emergency purposes approved during the biennium April 1, 1933, to March 31, 1935, pursuant to Sec. 10, Chapter 9, Laws of 1925, as amended by Sec. 6, Chap. 162, Laws of 1929 and by the Laws of 1933		\$450,000.00
FOR THE DEPARTMENT OF LABOR AND INDUSTRIES:		
Salaries and wages	\$195,000.00 106,500.00	
FROM THE MEDICAL AID FUNI	D.	
Salaries and wages	165,000.00 2,000,000.00	
FROM THE ACCIDENT FUND.		
Claims and awards and other expenses provided by law Total for Department of Labor and Industries	7,000,000.00	\$9,466,500.00
FROM THE GENERAL FUND.		
For Tieton Water Users' Association	#1 <i>0</i> 155 00	\$3,867.00
From the Highway Safety Fund	\$16,155.00 4,140.00 40,158.00	
To be transferred to the credit of the State General		
Fund, covering service charges		\$60,453.00
		\$60,453.00
Fund, covering service charges		\$60,453.00
Fund, covering service charges FROM THE GENERAL FUND. FOR THE STATE TAX COMMISSION: Income Tax Division:		\$60,453.00
Fund, covering service charges— FROM THE GENERAL FUND. FOR THE STATE TAX COMMISSION:		\$60,453.00
Fund, covering service charges FROM THE GENERAL FUND. FOR THE STATE TAX COMMISSION: Income Tax Division:	\$200,000.00	\$60,453.00
Fund, covering service charges FROM THE GENERAL FUND. FOR THE STATE TAX COMMISSION: Income Tax Division: Salaries, wages and operations	\$200,000.00 ND.	
Fund, covering service charges FROM THE GENERAL FUND. FOR THE STATE TAX COMMISSION: Income Tax Division: Salaries, wages and operations FROM THE CURRENT SCHOOL FU	\$200,000.00 ND.	
Fund, covering service charges FROM THE GENERAL FUND. FOR THE STATE TAX COMMISSION: Income Tax Division: Salaries, wages and operations FROM THE CURRENT SCHOOL FU Income Tax Refunds approved by the Tax Commission. Total for Tax Commission FROM THE GENERAL FUND. For relief of Stuart Tullock	\$200,000.00 ND.	
Fund, covering service charges	\$200,000.00 ND. 25,000.00	
Fund, covering service charges	\$200,000.00 ND. 25,000.00 \$252.80	
Fund, covering service charges	\$200,000.00 ND. 25,000.00 \$252.80	
Fund, covering service charges	\$200,000.00 ND. 25,000.00 \$252.80 4,966.80	

For the Administratrix of the Estate of Laura Worthington, deceased	\$61.48
For the Administrator of the Estate of John McAleer, deceased	900.00
For the Administrator of the Estate of Joe Bailey, deceased Refund of cash escheated to State.	1,880.52
For the Administrator of the Estate of Mary Mathews, deceased	3,021.48
For the Administrator of the Estate of William H. Hopper, deceased	35.00

FRANK R. MARSHALL, Chairman.

We concur in this report: Paul Mehner, W. J. Knutzen, Daniel Landon, John H. Ferryman, Kathryn E. Malstrom, W. G. Ronald, Arthur E. Cox, Scott M. Ryan, Ed Peirce, Henry Foss.

Senator Marshall moved that the rules be temporarily suspended and that the bill be read the third time and placed on final passage.

The motion carried.

The Senate resolved itself into a committee of the whole to consider House Bill No. 467.

The committee of the whole arose and reported progress to the Senate and requested leave to sit again.

On motion of Senator Malstrom the report of the committee was received and leave to sit again granted.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The House has passed Engrossed Substitute Senate Bill No. 126 with the following amendments:

Amend Section 1, by striking the following Senate amendments: "Provided, that this act shall not apply in the case of any public building now having special equipment for the use of other forms of fuel.", and inserting in lieu thereof: "Provided that the Department of Business Control shall have and exercise full powers of investigation in cases where the advisability of making changes in equipment is questioned. No building, plant, institution or establishment shall be compelled to comply with the provisions of this act if the Department of Business Control, upon its investigation finds the 'cost' of heating by the using of state fuels is over five percent (5%) greater than the 'cost' of heating by the use of out of state fuels. The Department of Business Control may extend the allotted time for making such changes if in its opinion this is believed to be necessary," and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Steele moved that the Senate do not concur in House amendments to Engrossed Substitute Senate Bill No. 126, and ask the House to recede therefrom.

The motion carried.

The Secretary read:

House of Representatives, Olympia, Wash., March 8, 1933.

Mr. President:

The House refuses to concur in Senate Amendments to Engrossed Substitute House Bill No. 92 and asks the Senate to recede therefrom.

O. H. OLSON, Chief Clerk.

On motion of Senator Mehner the Senate refused to recede from its amendments to Engrossed Substitute House Bill No. 92 and requested the House for a conference thereon.

The Secretary read:

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The House has concurred in Senate Amendments to House Bill No. 13, and passed the bill as amended by the Senate.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The Speaker has appointed Representatives Peterson, Gehlen and Glen Anderson as members of a Conference Committee on Engrossed Senate Bill No. 233.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The Speaker has appointed Representatives Wentworth, Frank Anderson and J. W. Wilson as members of a Conference Committee on Engrossed Senate Bill No. 102.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The Speaker has appointed Representatives Magnuson, Waldron and Brunton as a Conference Committee on Engrossed Senate Bill No. 300.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The Speaker has appointed Representatives Waldron, Wentworth and Post as members of a Conference Committee on Engrossed Senate Bill No. 238.

O. H. OLSON, Chief Clerk.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The House has granted the request of the Senate for a Conference Committee on House Bill No. 226 and the Senate amendments thereto, and the Speaker has appointed Representatives Skinner, Sisson and Wanamaker as a Conference Committee thereon, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

The President appointed as members of a Conference Committee on House Bill No. 226, Senators Roup, Worum and Smith (Horace E.).

The Secretary read:

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The Speaker has appointed Representatives Hickman, John N. Wilson and Banker as members of a Conference Committee on Engrossed Senate Bill No. 255.

O. H. OLSON, Chief Clerk.

At 10:15 o'clock p. m., on motion of Senator Morrow, the Senate recessed until 10:30 o'clock p. m.

At 10:30 o'clock p. m. the Senate was called to order by President Victor A. Meyers.

House Bill No. 467:

At this time the Senate resumed consideration of House Bill No. 467.

On motion of Senator Marshall the Senate resolved itself into a committee of the whole to consider House Bill No. 467.

The bill was considered in the committee of the whole, Senator Arnold in the chair, and reported back to the Senate with the recommendation that it do pass as amended by the Committee on Appropriations.

On motion of Senator Arnold the report of the committee was adopted.

On motion of Senator Marshall the committee amendments were adopted. The Secretary called the roll on the final passage of House Bill No. 467,

as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Knutzen, Landon, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—42.

Those absent or not voting were: Senators Bishop, Houser, Howard, Lovejoy-4.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Morthland the rules were temporarily suspended and House Bill No. 467 was ordered immediately transmitted to the House.

On motion of Senator Ferryman the Senate referred back to the fifth order of business.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The House refused to concur in Senate amendments to Engrossed Substitute House Bill No. 268 and asks the Senate to recede therefrom, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Cleary moved that the Senate recede from Senate amendments to Engrossed Substitute House Bill No. 268.

The motion carried.

title of the act.

The Secretary called the roll on the final passage of Engrossed Substitute House Bill No. 268 and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Landon, Lovejoy, Lunn, Marshall, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Roup, Smith (Horace E.), Steele, Stinson, Thein, Todd, Worum—33.

Those voting nay were: Senators Arnold, Chamberlin, Houser, Malstrom, Mehner, Morrow, Peirce, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Voss—11.

Those absent or not voting were: Senators Bishop and Williams-2.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the

On motion of Senator Reardon the bill was immediately transmitted to the House.

House Bill No. 240, by Committee on Rural Credits and Agricultural Development, entitled: "An Act to provide for the organization, incorporation, operation, supervision and dissolution and/or merger of cooperative savings and credit associations to be termed 'Credit Unions' and to define their powers, duties, privileges and scope of undertakings, including penalties for the violation of any provision," was read the third time.

On motion of Senator Metcalf the following amendment was adopted:

Amend Sec. 6, line 16, of the printed bill by striking the words "which shall not exceed twenty-five cents".

On motion of Senator Metcalf the following amendment was adopted:

Amend Sec. 32, line 8 of the printed bill as follows: After the words "Credit Union" insert the words "so merging".

The Secretary called the roll on final passage of House Bill No. 240, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—45.

Those absent or not voting were: Senator Bishop-1.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The House has passed Engrossed Substitute Senate Bill No. 63, with the following amendment:

Amend Sections 7 to 56, inclusive by striking the whole of said section, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Williams moved that the Senate do not concur in House amendments to Engrossed Substitute Senate Bill No. 63 and ask the House to recede therefrom.

The motion carried.

The Secretary read:

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, March 8th, 1933.

To the Honorable, the Senate of the State of Washington:

LADIES AND GENTLEMEN:

I have the honor to submit herewith the following appointment, subject to your confirmation:

DIRECTOR OF HIGHWAYS.

LACEY V. Murrow, Spokane, appointed March 8, 1933, effective March 20, 1933, for the term ending at the pleasure of the Governor.

Very truly yours,

CLARENCE D. MARTIN, Governor.

Senator Steele moved that the appointment of Lacey V. Murrow as Director of Highways be confirmed.

The Secretary called the roll and the appointment of Lacey V. Murrow, as Director of Highways, was confirmed by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—44.

Those absent or not voting were: Senators Arnold, Bishop-2.

Re-engrossed House Bill No. 416, by Mr. Banker, entitled: "An Act authorizing the creation and maintenance of reclamation districts, and the general improvement and divisional districts within the boundaries of the same for the development, distribution and sale of hydro-electric power and for the irrigation and improvement of arid and semi-arid lands situated therein, prescribing the objects and powers of such districts, fixing the duties and powers of certain officers in relation thereto, providing for the levy and collection of taxes and assessments against the lands included within district boundaries, authorizing the issuance and sale of bonds and other evidences of indebtedness, and the execution of contracts with the United States or any state therein for the accomplishment of district purposes, making violations of certain provisions of the act a misdemeanor, and amending Sections 1, 2, 3, 19, 20, 24, 46, 54, 55, 71, 72, 84, 131, 143, 145, 146 and 263 of Chapter 254 of the Laws of 1927, substituting a new section for Section 4 of Chapter 254 of the Laws of 1927, and declaring an emergency," was read the third time.

The Secretary called the roll on the final passage of House Bill No. 416. as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barner, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf. Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—43.

Those absent or not voting were: Senators Arnold, Bishop, Gray-3.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Gable moved to reconsider the vote by which Engrossed Substitute House Bill No. 192 failed to pass the Senate.

Senators Chamberlin, Ryan (J. H.) and Howard demanded a call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senators Bishop, who was previously excused, Chamberlin, Gray, Heffron, Houser, Malstrom, Morrow, Nugent, Palmer, Reardon, Roup, Ryan (J. H.), Smith (Don Cary), Steele, Thein and Williams.

The Sergeant-at-Arms was instructed to bring in the absent Senators.

On motion of Senator Chamberlin the Senate proceeded under the call of the Senate.

Senator Morthland moved to lay the motion on the table.

The motion lost.

Senators Arnold, Todd, Williams, Chamberlin, Hartwell, Lovejoy, Marshall and Nugent demanded a roll call.

A roll call was ordered.

The Secretary called the roll on the motion to reconsider the vote by which Engrossed Substitute House Bill No. 192 failed to pass the Senate and the motion lost by the following vote:

Those voting aye were: Senators Arnold, Chamberlin, Garrett, Hartwell, Heffron, Howard, Lovejoy, Marshall, Morrow, Murphy, Norman, Nugent, Palmer, Peirce, Reardon, Ryan (J. H.), Smith (Don Cary), Thein, Todd, Voss, Williams—21.

Those voting nay were: Senators Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Gray, Houser, Knutzen, Landon, Lunn, Malstrom, Mehner, Metcalf, Morthland, Nelson, Ronald, Roup, Ryan (Scott M.), Smith (Horace E.), Steele, Stinson, Worum—24.

Those absent or not voting were: Senator Bishop-1.

On motion of Senator Knutzen House Bill No. 452 was advanced on the calendar and considered at this time.

House Bill No. 452:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER,

OLYMPIA, WASH., March 1, 1933.

MR. PRESIDENT:

We your Committee on Dairy and Livestock, to whom was referred House Bill No. 452, "An-Act relating to dairying, and products thereof, amending Sections 6164, 6165 and 6178 of Remington's Compiled Statutes, as amended by Chapter 213, Laws of

1929, Sections 6216 and 6226 of Remington's Compiled Statutes, Section 15 of Chapter 213, Laws of 1929, and Chapter 104, Laws of 1921," have had the same under consideration, and we respectfully report the same back to the Senate with the recommendation that it do pass as amended.

Senate Committee amendments to House Bill No. 452.

Amend Section 1, lines 19, 23, 27, of the original bill same being Section 1, lines 140, 143, 146, of the printed bill, by striking the word "pasteurized".

SCOTT M. RYAN, Chairman.

We concur in this report: W. J. Knutzen, John Heffron, Kebel Murphy, F. G. Barnes.

On motion of Senator Ryan (Scott M.) the report of the committee was received and the bill was read the third time.

On motion of Senator Ryan (Scott M.) the committee amendment was adopted.

The Secretary called the roll on the final passage of House Bill No. 452, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Norman, Palmer, Reardon, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—37.

Those voting nay were: Senators Arnold, Gable, Murphy, Nelson, Nugent, Peirce, Ryan (J. H.)—7.

Those absent or not voting were: Senators Bishop, Williams-2.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Foss Engrossed House Bill No. 17 was advanced on the calendar and considered at this time.

Engrossed House Bill No. 17, by Mr. Austin, entitled: "An Act relating to the licensing and regulation of motor vehicle operators, the collection, distribution and expenditures of fees, prescribing the powers and duties of certain officers and departments, defining offenses and fixing penalties, and repealing conflicting acts and parts of acts," was read the third time.

The Secretary called the roll on the final passage of Engrossed House Bill No. 17 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—41.

Those voting nay were: Senators Mehner, Peirce, Ryan (J. H.) -3.

Those absent or not voting were: Senators Bishop, Houser-2.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Morthland Re-engrossed House Bill No. 183 was advanced on the calendar and considered at this time.

Re-engrossed House Bill No. 183, by Mr. Emerick, entitled: "An Act relating to filling vacancies in the offices of county commissioners," was read the third time.

The Secretary called the roll on the final passage of Re-engrossed House Bill No. 183 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—42.

Those voting nay were: Senators Houser, Peirce-2.

Those absent or not voting were: Senators Bishop, Howard—2.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Gray Substitute House Bill No. 388 was advanced on the calendar and considered at this time.

Substitute House Bill No. 388, by Messrs. Huse, Skinner and Ott, entitled: "An Act providing for the closing of certain city or town streets, or township roads, county and state roads, or parts thereof, and amending Section 1 of Chapter 21 of the Laws of 1921, as amended by Chapter 232 of the Laws of 1927 and by Chapter 214 of the Laws of 1929," was read the third time.

The Secretary called the roll on the final passage of Substitute House Bill No. 388 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Landon, Lovejoy, Malstrom, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss, Worum—41.

Those voting nay were: Senators Houser, Lunn, Palmer-3.

Those absent or not voting were: Senators Bishop, Williams-2.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Steele Engrossed House Bill No. 66 was advanced on the calendar and considered at this time.

Engrossed House Bill No. 66:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 4, 1933.

MR. PRESIDENT:

We, of your Committee on Harbors and Waterways, to whom was referred Engrossed House Bill No. 66, entitled: "An Act relating to the organization of Port Districts, comprising an area less than the entire county, as well as all port districts in Class A countles, relating to the district elections therein, the offices thereof and the terms of office and the manner of canvassing the returns of such election," have

had the same under consideration and we respectfully report the same back to the Senate with the recommendation that it do pass with the following amendments.

1. Strike all of the bill following the enacting clause and substitute in lieu

thereof the following:

SECTION 1. A general election shall be held in all port districts on the Tuesday following the first Monday in November, 1934, and biennially thereafter, for the election of port commissioners, who shall hold office for a term of six years, beginning on the first Monday of January in the year following their election and until their successors are elected and qualified: Provided, That any commissioner whose term of office shall expire prior to the time of the election of his successor, shall continue to hold his office until the election and qualification of his successor.

2. Strike the title and substitute in lieu thereof the following: "An Act relating to and providing for the election of port commissioners and fixing the term of their HENRY Foss, Chairman.

office."

We concur in this report: Ralph Metcalf, Paul Mehner, George Lovejoy.

On motion of Senator Foss the report of the committee was received and the bill was read the third time.

On motion of Senator Foss the committee amendments were adopted.

On motion of Senator Foss the following amendment was adopted:

Amend Section 1, as amended, by inserting after "port commissioners", at the end of the third line, as follows: "one commissioner to be elected in each port district biennially in the existing order of rotation within such district."

On motion of Senator Foss the following amendment was adopted:

Add a new section:

"Sec. 2. No election of port commissioner shall be held in any existing port district after this act takes effect and prior to the general election to be held in November, 1934, under the provision of this act: Provided, That the term of any port commissioner expiring in 1934 and prior to the first Monday of January 1935, shall be extended to that date."

The Secretary called the roll on the final passage of Engrossed House Bill No. 66, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Lovejoy, Mehner, Metcalf, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss. Worum-37.

Those voting nay were: Senators Houser, Landon, Lunn, Marshall, Morrow, Palmer-6.

Those absent or not voting were: Senators Bishop, Malstrom, Williams

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Heffron Engrossed House Bill No. 375 was advanced on the calendar and considered at this time.

Engrossed House Bill No. 375:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 4, 1933.

Mr. President:

We, your Committee on Banks and Banking, to whom was referred Engrossed House Bill No. 375 providing for branches of mutual savings banks, amending Section 15 of Chapter 175 of the Laws of 1915, as amended by Section 10, Chapter 86, Laws Extraordinary Session 1925 (being Section 3344, Remington's Compiled Statutes), have had the same under consideration and we respectfully report the same back to the Senate with the recommendation that it do pass as amended.

Amend Section 1, line 17 of the original bill, same being line 9 of the printed bill, by striking all of subdivision (3), and inserting in lieu thereof the following:

- (3) A savings bank, with the approval of the supervisor of banking, may take over and operate one branch in the city in which the principal place of business of the bank is located, but only upon the conditions and subject to the limitations following:
 - (a) If the guaranty fund amounts to at least five hundred thousand dollars.

 JOHN HEFFRON, Chairman.

We concur in this report: H. L. Williams, George C. Chamberlin, Henry Foss, W. P. Gray, Don Cary Smith, Kebel Murphy, George W. Roup, E. L. Howard.

On motion of Senator Heffron the report of the committee was received and the bill was read the third time.

On motion of Senator Lovejoy the committee amendment was adopted.

On motion of Senator Howard the following amendment was adopted:

Amend Section 1, line 17 of the original bill same being line 9 of the printed bill, by striking all of subdivision (3), and inserting in lieu thereof the following:

- "(3) A savings bank, with the approval of the supervisor of banking, may take over and operate one branch in the city in which the principal place of business of the bank is located, but only upon the condition and subject to the limitation following:
 - (a) If the guaranty fund amounts to at least five hundred thousand dollars."

Amend Section 1, line — of the original bill, same being line 9 of the printed bill by striking all of sub-section 3 and inserting in lieu thereof the following: "(3) a mutual savings bank, with the approval of the supervisor of banking, may establish and operate one branch in the city in which its principal place of business is located, by taking over or acquiring a now existing mutual savings bank, but only upon the condition and subject to the limitations following: (a) If there shall exist an unimpaired guaranty fund amounting to at least 5% of the total deposit liabilities of the said mutual savings bank and the branch it proposes to take over and operate. (b) Provided, That no such branch shall be established or opened in the suburbs of said city."

The Secretary called the roll on the final passage of Engrossed House Bill No. 375, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Landon, Lovejoy, Lunn, Marshall, Metcalf, Morthland, Nelson, Norman, Reardon, Ronald, Roup, Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Worum—32.

Those voting nay were: Senators Ferryman, Mehner, Morrow, Murphy, Palmer, Peirce, Ryan (J. H.), Ryan (Scott M.), Voss—9.

Those absent or not voting were: Senators Bishop, Houser, Malstrom, Nugent, Williams—5.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Peirce the further call of the Senate was dispensed with.

On motion of Senator Peirce House Bill No. 340 was advanced on the calendar and consideration had at this time.

House Bill No. 340, by Committee on State Granted, School and Tide Lands, entitled: "An Act relating to state lands providing for the sale of tim-

ber thereon, repealing all acts and parts of acts in conflict therewith," was read the third time.

The Secretary called the roll on the final passage of House Bill No. 340 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Knutzen, Landon, Lovejoy, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Norman, Nugent, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Williams—34.

Those voting nay were: Senators Nelson, Peirce, Reardon, Worum-4.

Those absent or not voting were: Senators Bishop, Houser, Howard, Lunn, Malstrom, Palmer, Ronald, Voss-8.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Ryan (Scott M.) House Bill No. 401 was advanced on the calendar and considered at this time.

House Bill No. 401, by Mr. Van Dyk, entitled: "An Act relating to taking fish with dip net from the Nooksack River," was read the third time.

The Secretary called the roll on the final passage of House Bill No. 401 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Knutzen, Landon, Lovejoy, Marshall, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Williams, Worum—35.

Those absent or not voting were: Senators Bishop, Chamberlin, Houser, Howard, Lunn, Malstrom, Palmer, Reardon, Ronald, Todd, Voss—11.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Smith (Don Cary) House Bill No. 309 was advanced on the calendar and considered at this time.

House Bill No. 309, by Messrs. Smith (Vernon A.), Smith (Archibald), Smith (Lee R.), Smith (J. B.), entitled: "An Act providing for the transfer of distributing systems of water districts to cities or towns supplying such districts with water; for holding elections to pass thereon; and for acceptance of such systems by cities and towns," was read the third time.

The Secretary called the roll on the final passage of House Bill No. 309 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Knutzen, Landon, Lovejoy, Marshall, Mehner, Metcalf, Morrow, Morthland, Norman, Nugent, Peirce, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Thein, Todd, Williams, Worum—33.

Those absent or not voting were: Senators Bishop, Gray, Houser, Howard, Lunn, Malstrom, Murphy, Nelson, Palmer, Reardon, Ronald, Stinson, Voss—13.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Cox House Bill No. 247 was advanced on the calendar and considered at this time.

House Bill No. 247:

The Secretary read:

REPORT OF STANDING COMMITTEE.

SENATE CHAMBER, OLYMPIA, WASH., March 6, 1933.

MR. PRESIDENT:

We, your Committee on Insurance, to whom was referred House Bill No. 247, entitled: "An Act relating to insurance, prescribing certain regulations in connection therewith and providing penalties for the violation thereof," have had the same under consideration and we respectfully report the same back to the Senate with the recommendation that it do pass as amended.

Amend Section 1, line 1 of the original bill, the same being Section 1, line 1 of the printed bill, by striking after the word "no" the following: "life insurance company doing business in this state, and no officer, solicitor, representative or agent thereof, nor any".

Amend Section 1, line 9 of the original bill, the same being Section 1, line 8 of the printed bill, by striking after the word "such", the following: "company, officer, solicitor, representative or agent thereof, or any other".

GEORGE A. LOVEJOY, Chairman.

We concur in this report: Evert Arnold, Arthur E. Cox, Charles Gable, C. Nifty Garrett, H. L. Williams, C. F. Stinson.

On motion of Senator Lovejoy the report of the committee was received and the bill was read the third time.

On motion of Senator Lovejoy the committee amendments were adopted.

The Secretary called the roll on the final passage of House Bill No. 247, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Heffron, Knutzen, Landon, Lovejoy, Marshall, Metcalf, Morthland, Murphy, Norman, Nugent, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Thein, Todd, Worum—28.

Those voting nay were: Senators Mehner, Morrow, Peirce, Ryan (J. H.)

Those absent or not voting were: Senators Bishop, Gray, Hartwell, Houser, Howard, Lunn, Malstrom, Nelson, Palmer, Reardon, Ronald, Stinson, Voss, Williams—14.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Todd Engrossed House Bill No. 76 was advanced on the calendar and considered at this time.

Engrossed House Bill No. 76, by Mr. McDonald, entitled: "An Act relating to the payment of taxes, assessments and other charges upon real property, the recovery of the same and amending Section 103 of Chapter 130 of the Laws of the Extraordinary Session of 1925," was read the third time.

The Secretary called the roll on the final passage of House Bill No. 76 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlain, Cleary, Cox, Dawson, Foss, Gable, Garrett, Hartwell, Heffron, Knutzen, Landon, Lovejoy, Marshall, Metcalf, Morthland, Murphy, Norman, Nugent, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Williams, Worum—30.

Those voting nay were: Senators Mehner, Morrow, Peirce-3.

Those absent or not voting were: Senators Bishop, Ferryman, Gray, Houser, Howard, Lunn, Malstrom, Nelson, Palmer, Reardon, Ronald, Ryan (J. H.), Voss—13.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Marshall House Bill No. 390 was advanced on the calendar and considered at this time.

House Bill No. 390, by Mr. McDonnell, entitled: "An Act relating to refunds of overcharges made by public service companies; prescribing procedure in matters relating thereto and amending Section 10433 of Remington's Compiled Statutes of Washington, and repealing Sections 10434, 10435, 10436, 10437, 10438, and 10439 of Remington's Compiled Statutes of Washington," was read the third time.

The Secretary called the roll on the final passage of House Bill No. 390 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Knutzen, Landon, Lovejoy, Marshall, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Roup, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Williams, Worum—31.

Those voting nay were: Senators Cleary, Mehner-2.

Those absent or not voting were: Senators Bishop, Gray, Houser, Howard, Lunn, Malstrom, Metcalf, Morrow, Palmer, Reardon, Ronald, Ryan (J. H.), Voss—13.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Steele House Bill No. 357 was advanced on the calendar and was considered at this time.

House Bill No. 357, by Messrs. Leber and Christianson, entitled: "An Act relating to port districts, providing for the revision of boundary lines of port commissioners districts and affecting the election and eligibility of incumbent port commissioners," was read the third time.

The Secretary called the roll on the final passage of House Bill No. 357 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Knutzen, Landon, Love-joy, Marshall, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Worum—29.

Those voting nay were: Senator Mehner-1.

Those absent or not voting were: Senators Bishop, Chamberlin, Gray, Houser, Howard, Lunn, Malstrom, Metcalf, Morrow, Palmer, Reardon, Ronald, Roup, Ryan (J. H.), Voss, Williams—16.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Knutzen House Bill No. 457 was advanced on the calendar and considered at this time.

House Bill No. 457, by Committee on Dairy and Livestock, entitled: "An Act relating to and providing for the quarantine of domestic animals, for the prevention and eradication of diseases of domestic animals, and amending Sections 1 and 15 of Chapter 165 of the Laws of 1927," was read the third time.

The Secretary called the roll on the final passage of House Bill No. 457 and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Knutzen, Landon, Lovejoy, Marshall, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Thein, Todd—26.

Those voting nay were: Senator Mehner-1.

Those absent or not voting were: Senators Arnold, Bishop, Chamberlin, Gray, Houser, Howard, Lunn, Malstrom, Metcalf, Morrow, Palmer, Reardon, Ronald, Roup, Ryan (J. H.), Stinson, Voss, Williams, Worum—19.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

On motion of Senator Lovejoy Engrossed House Bill No. 259 was advanced on the calendar and was taken up for consideration at this time.

Senator Murphy moved that Engrossed House Bill No. 259 be laid on the table.

The motion carried.

At 11:59 o'clock p.m., on motion of Senator Peirce, the Senate adjourned until 10:00 o'clock a.m. tomorrow.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.

SIXTIETH DAY.

MORNING SESSION.

SENATE CHAMBER, OLYMPIA, WASH., Thursday, March 9, 1933.

The Senate was called to order at ten o'clock a.m. by President Victor A. Meyers, pursuant to adjournment.

Reverend Samuel Everton of the Central Baptist Church of Olympia offered prayer.

The Secretary called the roll, all members being present except Senator Bishop, who was excused, and Senators Arnold, Cox, Houser, Lovejoy, Morthland, Nugent, Reardon and Ryan (J. H.).

On motion of Senator Voss the reading of the journal of the previous day was dispensed with and it was approved.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The Speaker has signed Senate Bill No. 219, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 8, 1933.

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 280 with the following amendments:

Amend Section 2, line 14 of the engrossed bill. Strike the words "the director of licenses" and insert in lieu thereof the words: "a transportation engineer of reputable standing to be appointed by the governor".

Amend Section 5. Strike senate amendment to Section 5 and restore the original Section 5, amending line 3 of the printed bill of said original section by striking "\$25,000.00" and inserting in lieu thereof "\$15,000.00".

Amend the title. After the word "share" strike the period (.) and insert in lieu thereof a semicolon (;) and the following words: "and appropriating funds for the expense of the commission set up herein", and the same is herewith transmitted.

O. H. OLSON, Chief Clerk.

Senator Roup moved that the Senate concur in House amendments to Engrossed Senate Bill No. 280.

The motion carried.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 280, as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Cleary, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Nelson, Norman, Palmer, Peirce, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—34.

Those absent or not voting were: Senators Arnold, Bishop, Chamberlin, Cox, Dawson, Houser, Morthland, Murphy, Reardon, Ryan (J. H.), Smith (Horace E.)—12.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 367 with the following amendments:

Amend Section 1, page 2 of the engrossed bill by inserting after line 12 and before line 13, being after the additional line of 30½ of the printed bill, the following:

"For all smelt caught in the Puget Sound District at the rate of twenty-five cents (25c) per 100 pounds.

"There shall be paid to the Treasurer of the State of Washington by every person, firm or corporation engaged in packing and/or canning within the districts of Puget Sound, Willapa Harbor and Grays Harbor the sums herein mentioned which shall be in addition to licenses and other fees provided by this act, upon all salmon received, purchased for canning, or canned by such firms, persons, or corporations within such districts aforementioned, as follows: on pink or humpback salmon, six cents (6c) per case; on chums or dog salmon, five cents (5c) per case; and on each and every specie of salmon, twenty cents (20c) per case. A case for the purposes of this act shall be held to contain forty-eight (48) one-pound cans.

"There shall be paid to the Treasurer of the State of Washington by every person, firm or corporation, operating within the aforesaid districts as a receiver, buyer, or wholesaler of salmon, the sum of six cents (6c) on each Puget Sound spring salmon; four-fifths cent (%c) on each dog or chum salmon; three-fourths cent (%c) on each pink or humpback salmon; one and one-half cents (1½c) on each silver salmon; two cents (2c) on each sockeye salmon; and four and one-third cents (4½c) on each steelhead salmon received or purchased for purposes other than canning by such receiver, buyer or wholesaler.

"It is the intention of this act that the poundage fee herein provided for shall be collected for each and every pound of fish received or purchased by any person, firm or corporation within the State of Washington, whether for the purpose of canning or to be sold on the fresh-fish market in a frozen state or as otherwise prepared."

Add a new section to be known as Section 2 to read as follows:

"Sec. 2. The purpose of this provision is to insure that any person taking any of the salmon or other food or shell-fish from the waters of the state of Washington or those over which it has jurisdiction, or taking any salmon or other food fish from the waters of the Pacific Ocean off the western territorial limits of the state of Washington, shall pay to the state the catch tax by this provided (L. '21, P. 188, pp. 2)."

Amend the bill by renumbering Section 2 to read "Sec. 3."

Amend the bill by striking the title and substituting therefor the following:

"An Act relating to fisheries and food fish, providing for an excise tax and poundage fee thereon, creating a lien on canneries, packing plants, scows, boats and their fishing equipment for such taxes and fees, amending Section 51a of Chapter 31 of the Laws of 1915, amended by Section 2 of Chapter 63, of the Laws of 1921 as amended by Section 1 of Chapter 121 of the Laws of 1931, and amending Section 9 of Chapter 90 of the Laws of 1923 as amended by Section 2 of Chapter 156 of the Laws of the Extraordinary Session of 1925 (being Section 5704a of Remington's Compiled Statutes of Washington, 1927 Supplement), defining offenses, providing penalties, and declaring that this act shall take effect immediately."

and the same is herewith submitted.

O. H. OLSON, Chief Clerk.

Senator Norman moved that the Senate concur in House amendments to Engrossed Senate Bill No. 367.

The motion carried.

Senators Smith (Don Cary), Murphy and Norman demanded the previous question.

The previous question was ordered.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 367, as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Foss, Gable, Gray, Hartwell, Heffron, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Murphy, Nelson, Norman, Palmer, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Steele, Voss—29.

Those voting nay were: Senators Ferryman, Garrett, Morrow, Stinson, Thein, Worum—6.

Those absent or not voting were: Senators Bishop, Cox, Houser, Morthland, Nugent, Peirce, Reardon, Ryan (J. H.), Smith (Horace E.), Todd, Williams—11.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 8, 1933.

Mr. President:

The House has passed Engrossed Senate Bill No. 307 with the following amendment: Amend Section 1, line 4 of the engrossed bill by striking the word "three" and inserting in lieu thereof the word "five", and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Hartwell moved that the Senate concur in the House amendments to Engrossed Senate Bill No. 307.

The motion carried.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 307, as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Metcalf, Morrow, Murphy, Norman, Palmer, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss, Williams, Worum—35.

Those absent or not voting were: Senators Bishop, Cox, Dawson, Houser, Morthland, Nelson, Nugent, Peirce, Reardon, Ryan (J. H.), Smith (Horace E.)—11.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The House has passed Engrossed Senate Bill No. 165 with the following amendments:

Amend Section 1, line 23 of the engrossed bill. After the word "any" insert the following words "class A or".

Amend Section 1, line 23 of the engrossed bill. After the words "first class county" insert the following: "or third class county".

Amend Section 1. In the fifth line from the bottom of the engrossed bill, after the word "commissioners" strike the word "man" and insert in lieu thereof the word "shall".

Amend Section 1, lines 4 to 10 inclusive, on page 3 of the engrossed bill, by striking the same and inserting in lieu thereof the following: "Provided further, That the county commissioners of any county in this state may pay from the money remitted to it under the provisions of this section to any first, second or third class city or city with a commission form of government whose population would entitle it to at least the rank of a third class city within such county, an additional tenhundredths of one per cent, which may be expended by such city for the payment of interest or principal or warrants or bonds issued or to be issued for the condemnation of property for, or the construction of, roads, streets or bridges within such city, or for any other proper road or street purpose." and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

On motion of Senator Steele the Senate refused to concur in the House amendments to Engrossed Senate Bill No. 165 and asked the House to recede

therefrom.

The Secretary read:

MESSAGE FROM THE HOUSE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., March 8, 1933.

The House has passed Senate Bill No. 12, also

Senate Bill No. 58, also

Senate Bill No. 79, also

Engrossed Senate Bill No. 83, also

Engrossed Senate Bill No. 87, also

Engrossed Senate Bill No. 91, also

Senate Bill No. 94, also

Engrossed Senate Bill No. 105, also

Engrossed Senate Bill No. 141, also

Engrossed Senate Bill No. 143, also

Engrossed Senate Bill No. 150, also

Senate Bill No. 159, also

Senate Bill No. 181, also

Engrossed Senate Bill No. 197, also

Senate Bill No. 221, also

Engrossed Senate Bill No. 262, also

Engrossed Senate Bill No. 283, also

Senate Bill No. 302, also

Senate Bill No. 309, also

Senate Bill No. 351, also

Senate Bill No. 369, also

Senate Bill No. 378, also

Engrossed Senate Bill No. 390, and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

The Secretary read:

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, March 9th, 1933.

To the Honorable, the Senate of the State of Washington: LADIES AND GENTLEMEN:

I have the honor to submit herewith the following appointments, subject to your confirmation:

BOARD OF REGENTS OF THE STATE COLLEGE OF WASHINGTON.

ARTHUR W. DAVIS, Spokane, appointed March 9, 1933, effective March 9, 1933, for the term ending March 9, 1937, succeeding himself, term expired.

BEN PERHAM, Yakima, appointed March 9, 1933, effective March 9, 1933, for the term ending March 9, 1937, succeeding W. A. Ritz, term expired.

S. A. KIMBROUGH, Spokane, appointed March 9, 1933, effective March 9, 1933, for the term ending March 9, 1939, succeeding James H. Hulbert, term expired.

CHARLES W. ORTON, Sumner, appointed March 9, 1933, effective March 9, 1933, for the term ending March 9, 1939, succeeding F. J. Wilmer, term expired.

W. A. RITZ, Walla Walla, appointed March 9, 1933, effective March 9, 1933, for the term ending March 9, 1935, succeeding Walter R. Rowe, term expired.

Respectfully submitted,

CLARENCE D. MARTIN, Governor.

Senator Norman moved that the appointments submitted by the Governor be confirmed.

The Secretary called the roll and the Regents of the State College of Washington were confirmed by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Knutzen, Malstrom, Metcalf, Morrow, Morthland, Murphy, Norman, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Todd, Voss, Williams, Worum—29.

Those absent or not voting were: Senators Bishop, Ferryman, Landon, Lovejoy, Lunn, Marshall, Mehner, Nelson, Nugent, Palmer, Peirce, Reardon, Ronald, Ryan (Scott M.), Steele, Stinson, Thein—17.

The Secretary read:

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, March 9th, 1933.

To the Honorable, the Senate of the State of Washington: LADIES AND GENTLEMEN:

I have the honor to submit herewith the following appointments, subject to your confirmation:

BOARD OF TRUSTEES

STATE NORMAL SCHOOL AT CHENEY.

JAMES DILLARD, Spokane, appointed March 9, 1933, effective March 9, 1933, for the term ending July 29, 1938, succeeding Richard S. Munter, term expired.

Joel Ferris, Spokane, appointed March 9, 1933, effective March 9, 1933, for the term ending July 29, 1936, succeeding Mrs. Jay Waters Fancy, term expired.

RICHARD S. MUNTER, Spokane, appointed March 9, 1933, effective March 9, 1933, for the term ending July 26, 1934, succeeding C. P. Lund, term expired.

BOARD OF TRUSTEES

STATE NORMAL SCHOOL AT BELLINGHAM.

W. D. KIRKPATRICK, Bellingham, appointed March 9, 1933, effective March 9, 1933, for the term ending June 12, 1935, succeeding himself, term expired.

VERNE BRANIGAN, Mount Vernon, appointed March 9, 1933, effective March 9, 1933, for the term ending June 12, 1937, succeeding Noah Shakespeare, term expired.

STEVE SAUNDERS, Marysville, appointed March 9, 1933, effective March 9, 1933, for the term ending June 12, 1933, succeeding W. B. Whitcomb, term expired.

BOARD OF TRUSTEES

STATE NORMAL SCHOOL AT ELLENSBURG.

V. J. BOUILLON, Ellensburg, appointed March 9, 1933, effective March 9, 1933, for the term ending June 26, 1934, succeeding G. P. Short, term expired.

ROBERT C. SINCLAIR, Yakima, appointed March 9, 1933, effective March 9, 1933, for the term ending June 26, 1936, succeeding Ralph B. Williamson, term expired.

C. T. HASKELL, Wenatchee, appointed March 9, 1933, effective March 9, 1933, for the term ending June 26, 1938, succeeding W. M. Yeaman, term expired.

Respectfully submitted.

CLARENCE D. MARTIN, Governor.

Senator Smith (Don Cary) moved that the appointments of the trustees of the State Normal School at Cheney, the State Normal School at Bellingham, and the State Normal School at Ellensburg be confirmed.

The Secretary called the roll and the appointments were confirmed by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Foss, Gable, Garrett, Hartwell, Heffron, Howard, Malstrom. Marshall, Metcalf, Morrow, Morthland, Murphy, Nelson, Palmer, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Todd. Voss. Worum-30.

Those absent or not voting were: Senators Bishop, Ferryman, Gray, Houser, Landon, Lovejoy, Lunn, Mehner, Norman, Nugent, Peirce, Reardon, Ronald, Stinson, Thein, Williams-16.

The Secretary read:

MESSAGES FROM THE HOUSE.

MR. PRESIDENT:

House of Representatives, OLYMPIA, WASH., March 8, 1933.

The House has failed to pass Senate Bill No. 293, and the same is herewith transmitted. O. H. OLSON, Chief Clerk.

House of Representatives,

MR. PRESIDENT:

OLYMPIA, WASH., March 8, 1933.

Engrossed Substitute Senate Bill No. 13, also Engrossed Senate Bill No. 362, and the same are herewith transmitted.

The House has laid Engrossed Senate Bill No. 281 on the table, also

O. H. OLSON, Chief Clerk.

MR. PRESIDENT:

House of Representatives, OLYMPIA, WASH., March 8, 1933.

The House has passed Engrossed Senate Bill No. 199 with the following amendments:

Amend the engrossed bill by striking the period after the word "thereof" in the last line of the bill, and insert in lieu thereof the following: "Provided further, That such liens shall not be for more than four months' charges due or to become due, nor for any charges which have been due for more than four months." and the same is herewith transmitted. O. H. Olson, Chief Clerk.

Senator Voss moved that the Senate concur in the House amendment to Engrossed Senate Bill No. 199.

The motion carried.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 199, as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Chamberlin, Cleary, Cox, Dawson, Ferryman, Garrett, Gray, Heffron, Howard, Knutzen, Landon, Lunn, Malstrom, Marshall, Mehner, Morthland, Murphy, Norman, Palmer, Ronald, Roup, Smith (Don Cary), Smith (Horace E.), Stinson, Thein, Todd, Voss, Williams—28.

Those voting nay were: Senators Foss, Morrow, Ryan (J. H.), Ryan (Scott M.), Worum—5.

Those absent or not voting were: Senators Arnold, Barnes, Bishop, Gable, Hartwell, Houser, Lovejoy, Metcalf, Nelson, Nugent, Peirce, Reardon, Steele—13.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The House has passed Senate Bill No. 117 with the following amendments:

Amend Section 1, in line 10 of the original bill, being line 4 of the printed bill, after the word "district" insert the following: ", and in case a majority of said county commissioners do not agree upon one person to fill such vacancy, the Governor shall appoint one of the candidates voted upon by the commissioners to fill the vacancy.", and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Palmer moved that the Senate concur in the House amendment to Senate Bill No. 117.

The motion carried.

The Secretary called the roll on the final passage of Senate Bill No. 117, as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Mehner, Morrow, Morthland, Murphy, Norman, Palmer, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Thein, Todd, Voss, Williams, Worum—36.

Those absent or not voting were: Senators Bishop, Gray, Houser, Metcalf, Nelson, Nugent, Peirce, Reardon, Steele, Stinson—10.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGES FROM THE HOUSE.

MR. PRESIDENT:

House of Representatives,

OLYMPIA, WASH., March 8, 1933.

The House refuses to concur in Senate amendment to Engrossed House Bill No. 467 and asks the Senate to recede therefrom, and the same is herewith transmitted. O. H. OLSON, Chief Clerk.

On motion of Senator Cox the Senate refused to recede from its amendments to Engrossed House Bill No. 467, and asked the House for a conference thereon.

The Secretary read:

Mr. President:

HOUSE OF REPRESENTATIVES.

OLYMPIA, WASH., March 8, 1933.

The House has passed Engrossed Substitute Senate Bill No. 44 with the following amendments:

Amend Section 16, line 11 of the engrossed substitute bill, beginning with the word "provided" strike the balance of the section, and the same is herewith transmitted. O. H. OLSON, Chief Clerk.

On motion of Senator Landon the Senate refused to concur in House amendments to Engrossed Substitute Senate Bill No. 44 and asked the House to recede therefrom.

At 12:20 o'clock p.m., on motion of Senator Roup, the Senate recessed until 2:00 o'clock p. m.

AFTERNOON SESSION.

The Senate was called to order at 2:00 o'clock p. m. by President Victor A. Meyers.

The Secretary read:

REPORTS OF COMMITTEES.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 8, 1933.

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 82, entitled: "An Act relating to local improvements amending Section 9383 of Remington's Compiled Statutes of the State of Washington," have compared same with the engrossed bill and find it correctly enrolled. EVERT ARNOLD, Chairman.

We concur in this report: W. J. Knutzen, C. Nifty Garrett,

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 8, 1933.

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 116, entitled: "An Act providing for the dissolution of municipal corporations of the third and fourth class, and amending Section 6, Chapter LXIX (69) of the Laws of 1897," have compared same with the engrossed bill and find it correctly enrolled. Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. J. Knutzen, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 119, entitled: "An Act relating to local improvements and bonds issued therefor, and amending Section 3, of Chapter 209 of the 1927 Session Laws of Washington, which amended Section 3 of Chapter 141 of the 1923 Session Laws of Washington," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. J. Knutzen, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 133, entitled: "An Act relating to the payment by the state for local improvements against state property, and amending Section 5 of Chapter 164 of the Laws of 1919, the same being Section 8129 of Remington's Compiled Statutes, and Section 6485-5 of Pierce's Code, 1926," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. J. Knutzen, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 166, entitled: "An Act relating to and providing for the issuance of certificates of election in joint judicial and joint legislative districts and repealing Sections 3099 and 3100 of the Code of Washington Territory of the year 1881," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. J. Knutzen, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

Senate Chamber, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 224, entitled: "An Act relating to assessments in diking, drainage and sewerage improvement districts and for the collection thereof, and amending Section 17 of Chapter 176 of the Laws of 1913, as amended, and Section 4439-2 of Remington's Compiled Statutes of Washington, 1927 Supplement," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. J. Knutzen, C. Nifty Garrett.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 343, entitled: "An Act relating to the budget system for the State of Washington, and amending Section 10 of Chapter 9 of the Laws of 1925, as amended by Section

6 of Chapter 152 of the Laws of 1929," have compared same with the engrossed bill and find it correctly enrolled. Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. J. Knutzen, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 169, entitled: "An Act relating to vehicles and regulating the operation thereof upon the highways of this state; providing for traffic signals and control thereof; providing for the proper equipment and devices to be used thereon, and for the inspection thereof; prescribing penalties for the violation thereof; prescribing the powers and duties of certain officers, the collection, distribution and expenditures of fees; making appropriations and amending Sections 20, 21, 22, 23, 27, 28, 30 and 31 of Chapter 309 of the Laws of 1927 as amended by Chapter 178 of the Laws of 1929," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. J. Knutzen, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 177, entitled: "An Act providing for the collection, exhibition and maintenance of the resources, products, and advantages of the State of Washington at the Century of Progress International Exposition to be held at Chicago, Illinois, in the year 1933, making an appropriation therefor, and declaring that this act shall take effect immediately," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. J. Knutzen, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 244, entitled: "An Act relating to taxation of real and personal property and easements acquired or constructed through a loan or loans obtained through or from the Reconstruction Finance Corporation of the United States of America, and declaring that this act shall take effect immediately," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. J. Knutzen, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 338, entitled: "An Act relating to Federal Home Loan Banks, authorizing savings and loan association, building and loan associations, insurance companies, banks, trust companies, savings banks and mutual savings banks to invest their funds in the bonds

and capital stock of a Federal Home Loan Bank, vote the stock in such bank, borrow money therefrom, give the collateral required by the bank and designate such bank as a depositary for their funds, and declaring that this act shall take effect immediately," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. J. Knutzen, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 332, entitled: "An Act relating to flowering ornamental trees and shrubs and flowering plants, and providing penalties for the violation thereof, and amending Section 1 of Chapter 59 of the Session Laws of 1925 of the Extraordinary Session," have compared same with the engrossed bill and find it correctly enrolled.

EVERT ARNOLD, Chairman.

We concur in this report: W. J. Knutzen, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 24, entitled: "An Act relating to the time of payment of real and personal property taxes for the year 1932 due and payable in the year 1933 and providing for the extension of the time during which rebates shall be allowed thereon and modifying the provisions of Section 83, Chapter 130 of the Laws of the Extraordinary Session of 1925, relating to such rebates and providing that this act shall take effect immediately," have compared same with the engrossed bill and find it correctly enrolled.

EVERT ARNOLD, Chairman.

We concur in this report: W. J. Knutzen, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 259, entitled: "An Act creating in the state treasury a fund to be known as the "Lewis River Hatchery Fund," designating the moneys to be paid thereinto, and declaring that this act shall take effect immediately," have compared same with the engrossed bill and find it correctly enrolled.

EVERT ARNOLD, Chairman.

We concur in this report: W. J. Knutzen, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Concurrent Resolution No. 8, entitled: "Relating to consideration of Senate Bill No. 87," have compared same with the original bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. J. Knutzen, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

The President announced that he was about to sign Senate Bills Nos. 82, 116, 119, 133, 166, 224, 343, 169, 177, 244, 338, 332, 24, 259, and Senate Concurrent Resolution No. 8.

At this time Senator Ryan (Scott M.) stated that he wished to be recorded as objecting to the appointment of W. D. Kirkpatrick as a trustee of Bellingham Normal School.

The Secretary read:

MESSAGES FROM THE HOUSE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., March 8, 1933.

The House has passed Senate Bill No. 396 with the following amendments:

Strike the whole of Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10, and insert in lieu thereof the following:

"Section 1. The state parks committee, subject to the approval of the Governor, is hereby authorized to grant to any person, firm, association or persons, or corporation, a franchise to construct and maintain a road through any state park situated in two counties and divided into two or more parts by tidal waters constituting the boundary between such counties, and to construct and maintain a bridge over and across such tidal waters, and the necessary approaches thereto, and to charge and collect tolls for the use of such bridge, subject to the following conditions and requirements:

- (1) No such franchise shall be granted for a longer term than fifty years;
- (2) Not more than one such franchise shall be granted in the same state park;
- (3) Every such franchise shall contain and prescribe definite plans and specifications for the construction of such road, approaches and bridge which shall be approved by the director of highways;
- (4) Every such franchise shall fix the schedule of tolls which the holder thereof may charge for the use of such bridge, which schedule of tolls shall be approved by the state department of public works, and the tolls so fixed shall not be changed except by, and with the approval of, the state department of public works;
- (5) Every such franchise shall provide that any road constructed thereunder shall be open to public travel under such regulations as the state parks committee may, from time to time, prescribe;
- (6) Every such franchise shall provide that at the expiration of the term thereof, any road, approaches and bridge constructed thereunder shall become the property of the State of Washington free from all indebtedness;
- (7) Every such franchise shall contain such additional terms, provisions and requirements as shall, in the judgment of the state parks committee and the Governor, be equitable and in the interest of the public."

Amend the bill further by striking the whole title and inserting in lieu thereof the following: "An Act relating to state parks, authorizing the state parks committee, subject to the approval of the Governor, to grant franchises for roads and bridges therein, and defining the powers and duties of certain officers in relation thereto." and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

Senator Roup moved that the Senate concur in House amendments to Senate Bill No. 396.

The motion carried.

The Secretary called the roll on the final passage of Senate Bill No. 396, as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Gable, Gray, Hartwell, Heffron, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Ronald, Roup, Smith (Don Cary), Thein, Todd, Williams—29.

Those voting nay were: Senators Foss, Garrett, Reardon, Ryan (J. H.), Ryan (Scott M.), Worum—6.

Those absent or not voting were: Senators Bishop, Chamberlin, Ferryman, Houser, Howard, Marshall, Mehner, Smith (Horace E.), Steele, Stinson, Voss—11.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGES FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

The House has granted the request of the Senate for a conference on Engrossed Substitute House Bill No. 92 and the Speaker has appointed Representatives Jones, Magnuson, and Moore, as a conference committee thereon, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

The President appointed as members of a Conference Committee on Engrossed Substitute House Bill No. 92, Senators Mehner, Steele and Voss.

The Secretary read:

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House refused to recede from its amendments to Senate Bill No. 381 and asks the Senate for a conference thereon.

O. H. Olson, Chief Clerk.

On motion of Senator Houser the request of the House was granted and the President appointed as members of a Conference Committee thereon, Senators Marshall, Cox and Peirce.

The Secretary read:

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House refuses to recede from its amendments to Senate Bill No. 260 and asks the Senate for a conference thereon.

O. H. Olson, Chief Clerk.

On motion of Senator Chamberlin the request of the House was granted and the President appointed Senators Palmer, Smith (Don Cary) and Ronald as members of the Conference Committee thereon.

The Secretary read:

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House refuses to recede from its amendments to Engrossed Senate Bill No. 165 and asks the Senate for a conference thereon.

O. H. Olson, Chief Clerk.

On motion of Senator Chamberlin the request of the House was granted and the President appointed Senators Chamberlin, Steele and Landon as members of a Conference Committee thereon.

The Secretary read:

House of Representatives, Olympia, Wash., March 9, 1933.

MR PRESIDENT:

The House has adopted the report of the Conference Committee on Engrossed Senate Bill No. 10 and granted the powers of free conference. The report of the Conference Committee is herewith transmitted.

O. H. Olson, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 8, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred Senate Engrossed Bill No. 10, entitled: "An Act requiring licenses for the operation, maintenance, opening or establishment of stores in this state, prescribing the license and filing fees to be paid therefor, and the powers and duties of the State Director of Licenses in connection therewith, and prescribing penalties for the violation thereof" have had the same under consideration, and we report that we cannot agree and request the powers of free conference.

Senate Members:

SCOTT M. RYAN, E. L. HOWARD, E. N. STEELE House Members:

RALPH A. VAN DYK, DAVE S. COHN, B. ROY ANDERSON.

On motion of Senator Ryan (Scott M.) the report of the Conference Committee on Engrossed Senate Bill No. 10 was adopted and the powers of free conference granted.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Conference Committee on Engrossed Senate Bill No. 233 and has granted the powers of free conference. The report of the conference committee is herewith transmitted.

O. H. Olson, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

MR. PRESIDENT:

OLYMPIA, WASH., March 8, 1933.

We, your Committee on Conference, to whom was referred Engrossed Senate Bill No. 233, entitled: "An Act relating to liens upon crops, and amending Sections 4 and 12 of Chapter 256 of the Laws of 1927," have had the same under consideration, and we report that we cannot agree and ask for powers of Free Conference.

Senate Members:

GEO. W. ROUP, HORACE E. SMITH, W. J. KNUTZEN. House Members:

G. H. Anderson, Frank Gehlen, Chas. E. Peterson.

On motion of Senator Smith (Don Cary) the report of the Conference Committee was adopted and the powers of free conference granted.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has concurred in the Senate amendments to Engrossed Substitute House Bill No. 421 and passed the bill as amended by the Senate.

O. H. OLSON, Chief Clerk,

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has concurred in Senate amendment to House Bill No. 288 and passed the bill as amended.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has concurred in the Senate amendment to House Bill No. 452 and passed the bill as amended.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has concurred in the Senate amendments to House Bill No. 240 and passed the bill as amended.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 146 and passed the bill as amended by said Free Conference Committee, and the same is herewith transmitted together with the report of the Free Conference Committee.

O. H. Olson, Chief Clerk.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 2, 1933.

Mr. President:

We, your Committee on Free Conference, to whom was referred Senate Bill No. 146, entitled: "An Act relating to the determination of title to lands deeded to irrigation districts for delinquent irrigation assessments and to redemption on such cases and providing that this act shall take effect immediately," have had the same under consideration, and we respectfully recommend that it be amended as follows:

Amend the bill by striking the House amendment to Section 1, and in lieu thereof substitute the following:

Amend Section 1, line 6 of the printed bill, after the word "located" insert the following: "to quiet title against any and all such defects; and" and that as amended the bill do pass.

Senate Members:

John Heffron, John H. Ferryman, D. V. Morthland. House Members:

ROBT. F. WALDRON, E. F. BANKER, TIM HEALY.

Senator Morthland moved that the report of the Free Conference Committee be adopted.

The motion carried.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 146, as amended by the Free Conference Committee, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Howard, Knutzen, Landon, Lovejoy, Lunn, Malstrom, Marshall, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Thein, Todd, Williams, Worum—38.

Those absent or not voting were: Senators Bishop, Ferryman, Houser, Mehner, Smith (Horace E.), Steele, Stinson, Voss—8.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House refuses to recede from its amendment to Engrossed Substitute Senate Bill No. 126 and asks the Senate for a conference thereon.

O. H. OLSON, Chief Clerk.

On motion of Senator Garrett the request of the House for a Conference Committee on Engrossed Substitute Senate Bill No. 126, and the House amendments thereto, was granted.

The President appointed Senators Garrett, Nugent and Nelson as a Conference Committee on Engrossed Substitute Senate Bill No. 126.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House refused to recede from its amendments to Engrossed Substitute Senate Bill No. 63 and asks the Senate for a conference thereon.

O. H. OLSON, Chief Clerk.

On motion of Senator Williams the request of the House for a conference on Engrossed Substitute Senate Bill No. 63 was granted.

The President appointed Senators Williams, Hartwell and Lovejoy as a Conference Committee on Engrossed Substitute Senate Bill No. 63.

The Secretary read:

MESSAGE FROM THE HOUSE.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

The House refuses to recede from its amendments to Engrossed Senate Bill No. 234 and asks the Senate for a conference thereon. O. H. Olson, Chief Clerk.

On motion of Senator Gray the request of the House for a conference on Engrossed Senate Bill No. 234 was granted.

The President appointed Senators Gray, Smith (Don Cary) and Dawson as a Conference Committee on Engrossed Senate Bill No. 234.

The Secretary read:

MESSAGE FROM THE HOUSE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., March 9, 1933.

The House has adopted the report of the conference committee on Engrossed Senate Bill No. 300 and passed the bill without the House amendments, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

MR. PRESIDENT:

OLYMPIA, WASH., March 9, 1933.

We, your Committee on Conference, to whom was referred Senate Bill No. 300, the title of which is "An Act relating to and providing for the calling and holding of a convention to act upon and ratify or reject proposed amendments or repeals of

amendments or other parts of the constitution of the United States; providing for the election of delegates to such convention; providing for defraying of the expenses of such election and convention; and making an appropriation," have had the same under consideration, and we recommend that the House recede from its amendments to said bill and pass the same.

Senate Members:

House Members:

EVERT ARNOLD. PAUL W. HOUSER, E. N. STEELE,

WARREN G. MAGNUSON, ROBT. F. WALDRON, PEARL A. WANAMAKER.

On motion of Senator Arnold the Senate adopted the report of the Conference Committee on Engrossed Senate Bill No. 300.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, OLYMPIA, WASH., March 9, 1933.

Mr. President:

The House refuses to concur in the Senate amendments to House Bill No. 247 and asks the Senate to recede therefrom, and the same is herewith transmitted. O. H. OLSON, Chief Clerk.

On motion of Senator Lovejoy the Senate refused to recede from its amendments to House Bill No. 247 and asked the House for a Conference Committee thereon.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

The House refuses to concur in the Senate amendments to Engrossed House Bill No. 56 and asks the Senate to recede therefrom, and the same is herewith transmitted. O. H. OLSON, Chief Clerk.

On motion of Senator Morthland the Senate refused to recede from its amendments to Engrossed House Bill No. 56 and asked the House for a conference thereon.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

The House refuses to concur in the Senate amendments to Engrossed House Bill No. 375 and asks the Senate to recede therefrom, and the same is herewith transmitted. O. H. OLSON, Chief Clerk,

On motion of Senator Howard the Senate refused to recede from its amendments to Engrossed House Bill No. 375 and asked the House for a conference thereon.

On motion of Senator Chamberlin the Senate referred back to the first order of business.

The Secretary read:

Senate Concurrent Resolution No. 10, by Senator Chamberlin:

BE IT RESOLVED, by the Senate, the House concurring, that Senate Concurrent Resolution No. 6, providing that after midnight on the fifty-ninth day of the legislative

session, nothing but conference committee reports may be considered by either House be temporarily suspended for the purpose of permitting the House to consider Senate Bill No. 287 referring to Coulee Dam.

On motion of Senator Chamberlin the rules were temporarily suspended, the resolution read the second time by title, read the third time and adopted.

On motion of Senator Chamberlin the rules were suspended and the resolution ordered transmitted to the House immediately.

The Secretary read:

MESSAGE FROM THE HOUSE.

Mp President.

House of Representatives, Olympia, Wash., March 9, 1933.

The House has adopted the report of the Conference Committee on Engrossed Substitute House Bill No. 36 and granted the powers of free conference to said committee.

O. H. Olson, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

MR. PRESIDENT:

OLYMPIA, WASH., March 9, 1933.

We, your Committee on Conference, to whom was referred Engrossed Substitute House Bill No. 36, entitled: "An Act relating to pilotage on Puget Sound and adjacent waters," have had the same under consideration, and we report that your committee is unable to agree and ask that they be granted the powers of free conference.

Senate Members:

House Members:

GEO. C. CHAMBERLIN, FRED NORMAN, CHAS. GABLE. E. M. STARRETT, GRANT C. SISSON, E. F. BANKER.

On motion of Senator Chamberlin the report of the Conference Committee was adopted and the powers of free conference granted.

The Secretary read:

Senate Resolution, by Senator Palmer:

BE IT RESOLVED, that George M. Perovich be given a vote of commendation for the splendid service rendered the members of the Legislature during the session of 1933.

The luncheon room in the basement of the Capitol Building has been open to all from 7 a. m. to 10 p. m. during the session and from the last ten days an all night service has been maintained. His food has been good, clean, wholesome and of excellent varieties at popular prices. His employees are courteous, attentive and capable.

The cafeteria has been an outstanding feature for convenience of the members of the Legislature, its employees and visitors, has saved much time and afforded in inclement weather a clean, neat place to eat.

The Director of Business Control can do nothing that will be more used and appreciated than to have this concession let and ready for operation at the opening of the 1935 or earlier session of the Legislature.

It is in the interests of the members of any Legislature to have said cafeteria fully equipped with the latest electric ranges, steam tables, insets, refrigeration, cooking equipment, etc., and the facilities of heat, light, power and water available should be furnished as a part of the concession. No capital outlay of any considerable amount is justified for a sixty day session, therefor all these things should be provided without expectation of remuneration on the part of the Department. We, therefore, mention these considerations to the Director of Business Control and recommend George M. Perovich for his most favorable consideration to conduct said cafeteria at the next session.

BE IT FURTHER RESOLVED, that the Secretary suitably engross this resolution and give one copy thereof to said George M. Perovich and one copy to the Director of Business Control.

On motion of Senator Palmer the resolution was adopted.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 233, has passed the bill as amended, said bill, together with copy of said conference report is herewith transmitted.

O. H. Olson, Chief Clerk.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Free Conference, to whom was referred Engrossed Senate Bill No. 233, entitled: "An Act relating to liens upon crops, and amending Sections 4 to 12 of Chapter 256 of the Laws of 1927," have had the same under consideration, and we recommend that all of Section 1, including House amendments thereto, be stricken and that there be inserted in lieu thereof the following:

"Section 1. That Section 4 of Chapter 256 of the Laws of 1927, page 578 (Section 1188-4 of Remington's Compiled Statutes, 1927 Supplement) be amended to read as follows:

"Section 4. Every person claiming a lien under the provisions of this act for work and labor done, * * * * must within * * * * twenty days, after the cessation of the work or labor for which the lien is claimed, * * * * file for record, in the office of the county auditor of the county in which the crop or crops upon which the lien is claimed * * * * are growing or * * * * were grown, a claim of lien, subscribed and verified under oath by claimant, or some one in his behalf, to the effect that the affiant believes the claim to be just * * *.

"In case the lease under which the landlord claims a lien for rent has been recorded in the office of the county auditor of the county where the demised premises are situated, * * * * such recording shall constitute notice of claim of lien for rent during the first three years of the leasehold period, but any claim for damages, by a landlord, for failure of faithful performance of the lease must be * * * recorded within the time, and in the manner hereinabove in this section provided.

"Every landlord claiming a lien upon the crop or crops growing or grown upon the demised premises in any year, under the provisions of this act, for rent or the faithful performance of an unrecorded lease must, on or before the first day of June in such year, file for record, in the office of the county auditor of the county in which the crop or crops upon which the lien is to be claimed are growing or were grown, a claim of lien, subscribed and verified under oath by the claimant, or some one in his behalf, to the effect that the affant believes the claim to be just."

Senate Members:

GEO. W. ROUP, W. J. KNUTZEN, HORACE E. SMITH. House Members:

CHAS. E. PETERSON, A. H. ANDERSON, P. FRANK GEHLEN.

On motion of Senator Roup the report of the Free Conference Committee was adopted.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 233, as amended by the Free Conference Committee, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Malstrom, Marshall, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Thein, Todd, Williams, Worum—33.

Those absent or not voting were: Senators Bishop, Chamberlin, Cox, Gray, Lunn, Mehner, Palmer, Ronald, Roup, Smith (Horace E.), Steele, Stinson, Voss—13.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 8, 1933.

MR. PRESIDENT:

The Speaker has signed House Bill No. 5; also House Bill No. 73; also House Bill No. 275; also House Bill No. 303; also House Bill No. 323; also House Bill No. 428, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

The President announced that he was about to sign House Bills Nos. 5, 73, 275, 303, 323, and 428.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The Speaker has signed Senate Bills Nos. 82, 116, 119, 133, 166, 224, 343, 169, 177, 244, 338, 332, 24, 259, also Senate Concurrent Resolution No. 8, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House grants the request of the Senate for a conference on Engrossed House Bill No. 467, and the Speaker has appointed: Representatives Ledgerwood, Benson and Edwards as the Conference Committee thereon, and the bill is herewith transmitted.

O. H. Olson, Chief Clerk.

The President appointed as a Conference Committee on Engrossed House Bill No. 467, Senators Marshall, Landon and Cox.

The Secretary read:

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House refuses to recede from its amendment to Engrossed Substitute Senate Bill No. 44, and asks the Senate for a conference thereon.

O. H. Olson, Chief Clerk.

On motion of Senator Smith (Don Cary) the Senate granted the request of the House for a conference on Engrossed Substitute Senate Bill No. 44, and the President appointed Senators Malstrom, Smith (Don Cary) and Ryan (J. H.) as a Conference Committee thereon.

At 5:15 o'clock p.m., on motion of Senator Morthland, the Senate recessed until 8:30 o'clock p.m.

EVENING SESSION.

The Senate was called to order by President Victor A. Meyers at 8:30 o'clock p.m.

The Secretary read:

REPORT OF COMMITTEE ON ENROLLED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 307, entitled: "An Act relating to and providing for an extension of time in which to remove timber from timber lands," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, W. J. Knutzen.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 390, entitled: "An Act relating to actions in Justice Courts, providing for the issuance of criminal complaints and amending Chapter 172 of the Laws of 1854 (Section 1925 Remington's Compiled Statutes of Washington), and adding an additional section to be known as Section 1925-1," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, W. J. Knutzen.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 393, entitled: "An Act relating to public roads, making appropriations for the location, rights of way, engineering, construction, improvement, betterment, reconstruction, and/or maintenance thereof, and for the construction of bridges, and for emergencies and for purposes specified in certain acts of Congress, and for miscellaneous purposes, prescribing the powers and duties of certain officers in relation thereto, defining and amending and repealing portions of Chapter 41, Laws of 1933, making appropriations for the carrying out of the provisions thereof, defining the duties of public officials described therein and declaring that this act shall take effect immediately," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, W. J. Knutzen.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 87, entitled: "An Act giving to banks, mutual savings banks, and savings and loan associations reciprocal rights to those possessed by national banking associations,

granting to the supervisor of banking and the supervisor of savings and loan associations certain additional powers, and declaring an emergency," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, W. J. Knutzen.

On motion of Senator Arnold the report of the committee was received. The President announced that he was about to sign Senate Bills Nos. 307, 390, 393, and 87.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash.. March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Conference Committee on Engrossed Senate Bill No. 238 and passed the bill as amended; said bill, together with copy of said conference report, is herewith transmitted.

O. H. Olson, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred Engrossed Senate Bill No. 238, entitled: "An Act relating to the organization, management and supervision of savings and loan associations, declaring specific actions to be crimes; providing penalties for violations; repealing Sections 9, 12, 17, 21, 22, 25 and 26 of Chapter 110, Laws of 1913, Sections 1, 4, 5, and 7 to 15, inclusive, and 17 to 23, inclusive, of Chapter 144, Laws of 1925 (being Sections 3716 to 3748 inclusive, of Chapter 1, Title XXI of Remington's Compiled Statutes of Washington, and Remington's 1927 Supplement thereto); and declaring that this act shall take effect immediately," have had the same under consideration, and we recommend that the Senate concur in all of the House amendments thereto except the House amendment to Section 32, line 31, which reads as follows: "Amend Section 32, line 31 of the engrossed bill, being line 5 of the printed bill, by striking the period (.) after the word 'therefor' and substituting in lieu thereof a colon (:) and adding the following new matter: 'Provided, That in cases where an association has notices on file which have been unpaid in whole or in part for a period of one year next preceding, the salaries of all officers, agents and employees thereof shall be subject to the approval of the supervisor." and we further recommend that the House recede from the foregoing amendments.

Senate Members:

CHARLES H. TODD, D. V. MORTHLAND, E. B. PALMER, House Members:

ROBT. F. WALDRON, WILL W. WENTWORTH, HOMER L. POST.

On motion of Senator Todd the report of the Conference Committee on Engrossed Senate Bill No. 238 was adopted.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 238, as amended by the House, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Heffron, Houser, Howard, Knutzen, Landon, Lovejoy, Malstrom, Marshall, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Stinson, Thein, Todd, Williams, Worum—37.

Those absent or not voting were: Senators Bishop, Chamberlin, Gray, Hartwell, Lunn, Mehner, Palmer, Steele, Voss—9.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The Speaker has appointed Representatives Waldron, Miller and Banker as members of a conference committee on Engrossed Substitute Senate Bill No. 63.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The Speaker has appointed Representatives Ledgerwood, Edwards and Benson as members of a conference committee on Senate Bill No. 381.

O. H. OLSON, Chief Clerk.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The Speaker has appointed as conferees on the Conference Committee on Senate Bill No. 102, Representatives Wentworth, Anderson (Frank) and Wilson (James W.). O. H. Olson, Chief Clerk.

> House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The Speaker has appointed Representatives Wiswall, Sorensen and Halleran as members of a conference committee on Senate Bill No. 175.

O. H. OLSON, Chief Clerk.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The Speaker has appointed Representatives Cohn, Wanamaker and Haddon as members of a conference committee on Senate Bill No. 260.

O. H. OLSON, Chief Clerk.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The Speaker has appointed Representatives McDonald, Skinner and Healy as members of a conference committee on Engrossed Senate Bill No. 165.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The Speaker has appointed as a conference committee on Engrossed Senate Bill No. 234, Representatives Bingham, Carty and Reader.

O. H. OLSON, Chief Clerk.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Conference Committee on Engrossed Substitute Senate Bill No. 63, and has granted the powers of free conference to said committee.

O. H. Olson, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

· OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred Substitute Senate Bill No. 63, which is entitled: "An Act relating to transportation by motor vehicles over the public highways of the State of Washington, providing for the regulation and taxation thereof, providing penalties for the violation of this act, making an appropriation, and repealing all laws and parts of laws in conflict herewith," have had the same under consideration, and we have been unable to agree and ask that the powers of free conference be granted.

Senate Members:

HARRY L. WILLIAMS, GEO. A. LOVEJOY, W. G. HARTWELL. House Members:

ROBT. F. WALDRON, E. F. BANKER, EDMUND J. MILLER.

On motion of Senator Williams the report of the Conference Committee was adopted and the powers of free conference granted.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the conference committee on Senate Bill No. 255, and has granted the powers of free conference to said committee.

O. H. OLSON, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred Senate Bill No. 255, entitled: "An Act relating to and providing for the acquisition, seeding, reforestation and administering lands for state forests and the issuance and disposition of utility bonds therefor," have had the same under consideration, and we report that we are unable to agree and request the powers of free conference.

Senate Members:

F. G. BARNES, W. G. HARTWELL, CHAS. GABLE. House Members:

PHIL HICKMAN, JOHN N. WILSON, E. F. BANKER.

On motion of Senator Barnes the report of the Conference Committee was adopted and the powers of free conference granted.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the conference committee on Engrossed Senate Bill No. 165 and granted the powers of free conference to said committee.

O. H. OLSON, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred Senate Bill No. 165, which is entitled: "An Act relating to the laying out, construction and/or improvement of certain public highways; providing for the distribution of revenues made available therefor, and amending Section 5 of Chapter 41, Laws of 1933," have had the same under consideration, and we ask that we be allowed the powers of free conference.

Senate Members:

GEO. C. CHAMBERLIN, E. N. STEELE, DAN LANDON.

House Members:

DONALD A. McDONALD, VIC SKINNER, TIM HEALY.

On motion of Senator Chamberlin the report of the Conference Committee was adopted and the powers of free conference granted.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the conference committee on Engrossed Substitute House Bill No. 92, and has granted the powers of free conference; copy of said O. H. OLSON, Chief Clerk. conference report is herewith transmitted.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred Engrossed Substitute House Bill No. 92, relating to taxation, imposing taxes upon the privilege of engaging in business activities and providing for the ascertainment, assessment, collection and distribution thereof; providing for the administration and enforcement of this act; providing for the penalties; and declaring when this act shall take effect, have had the same under consideration, and have failed to agree, and recommend that the committee be given the powers of free conference.

Senate Members:

E. N. STEELE, PAUL MEHNER, CHARLES H. VOSS. House Members:

WARREN G. MAGNUSON, RONALD MOORE, JOHN H. JONES.

On motion of Senator Steele the report of the Conference Committee was adopted and the powers of free conference granted.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives,

MR. PRESIDENT:

OLYMPIA, WASH., March 9, 1933.

The Speaker has appointed Representatives Brown, Wiswall and Myers as members of a conference committee on Engrossed Substitute Senate Bill No. 44.

O. H. OLSON, Chief Clerk.

House of Representatives, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

The Speaker has appointed Representatives Mandery, Cleary and Todd as members of a conference committee on Engrossed Substitute Senate Bill No. 126. O. H. OLSON, Chief Clerk.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has granted the request of the Senate for the appointment of a conference committee on Engrossed House Bill No. 247, and the Speaker has appointed Representatives Austin, Mann and Nelson as members thereon.

O. H. OLSON, Chief Clerk.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has granted the request of the Senate for the appointment of a conference committee on Engrossed House Bill No. 375 and the Speaker has appointed Representatives Anderson (B. Roy), Mandery and Donahoe as members thereon.

O. H. OLSON, Chief Clerk.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has granted the request of the Senate for the appointment of a conference committee on Engrossed House Bill No. 56, and the Speaker has appointed Representatives Brown, Gehlen and Compton as members thereon.

O. H. OLSON, Chief Clerk.

The President appointed as members of a Conference Committee on Engrossed House Bill No. 247, Senators Lovejoy, Hartwell and Cox.

The President appointed as members of a Conference Committee on Engrossed House Bill No. 375, Senators Heffron, Foss and Howard.

The President appointed as members of a Conference Committee on Engrossed House Bill No. 56, Senators Stinson, Nelson and Palmer.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933

MR. PRESIDENT:

The House has adopted the report of the Conference Committee on Re-engrossed Substitute House Bill No. 29, and has granted the powers of free conference thereon.

O. H. OLSON, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

MR. PRESIDENT:

OLYMPIA, WASH., March 9, 1933.

We, your Committee on Conference, to whom was referred Re-engrossed Substitute House Bill No. 29, entitled: "An Act relating to and providing suspension of judicial process as a measure of relief for debtors in certain cases; providing for the suspension of proceedings in certain actions relating to the forfeiture of real estate contracts; providing for the period of redemption in certain cases; providing for the enjoining of the issuance of deeds for real property in irrigation and drainage districts assessments in certain cases and declaring that this act shall take effect immediately," have had the same under consideration, and we report that we are unable to agree, and respectfully request the House and Senate for the powers of free conference.

Senate Members:

PAUL W. HOUSER, KATHRYN E. MALSTROM, EVERT ARNOLD. House Members:

CHAS. I. ROTH,
DON A. MCDONALD,
HOMER L. POST.

On motion of Senator Ronald the report of the Conference Committee was adopted and the powers of free conference granted.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Conference Committee on Senate Bill No. 381 and granted the powers of free conference. The report of the committee is herewith transmitted.

O. H. Olson, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred Senate Bill No. 381, have had the same under consideration, and as we are unable to agree ask for the powers of free conference.

Senate Members:

FRANK R. MARSHALL, ARTHUR E. COX, ED PEIRCE. House Members:

J. T. LEDGERWOOD, EARL W. BENSON, A. E. EDWARDS.

On motion of Senator Marshall the report of the Conference Committee was adopted and the powers of free conference granted.

The Secretary read:

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Free Conference, to whom was referred Re-engrossed Substitute House Bill No. 29, entitled: "An Act relating to and providing suspension of judicial process as a measure of relief for debtors in certain cases; providing for the suspension of proceedings in certain actions relating to the forfeiture of real estate contracts; providing for the period of redemption in certain cases; providing for the enjoining of issuance of deeds for real property in irrigation and drainage district assessments in certain cases and declaring that this act shall take effect immediately," have had the same under consideration, and we recommend that the bill be amended as follows: strike all after the enacting clause and insert in lieu thereof the following:

"Section 1. In any action heretofore brought or which may be brought hereafter for the recovery of money or to foreclose mortgages, the court may, upon application of the defendant upon such terms as may be just to all parties, stay such proceedings for such a period or periods finally ending not later than April 1, 1935, as to the court shall seem just and equitable in view of the circumstances of the particular case.

"SEC. 2. In all actions heretofore brought or which may be brought hereafter to declare a forfeiture of contract for purchase of any real estate, because of failure to make payment of any sum due on such contract, the court may in its discretion and upon such terms and conditions as shall be just to all parties stay all further proceedings therein for such peroid or periods finally ending not later than April 1, 1935, as to the court shall seem just and equitable in view of the circumstances of the particular case.

"SEC. 3. In every case where a mortgage foreclosure sale upon execution has occurred subsequent to September 1, 1932, in which the defendant would in the discretion of the court, have been entitled to relief under the terms of this act, upon proper showing and under order of the court having jurisdiction of such foreclosure, the period of redemption may be extended for a period of not more than two years from the date of such sale, but in no event shall the period of redemption be extended beyond April 1, 1935; and then only upon such terms and conditions as will be just to all parties.

"Sec. 4. In all instances, where irrigation or drainage district assessments are delinquent, but in the land has not been deeded to a third party, the Superior Court of the county where such land is situated, may, in its discretion, and upon such terms and conditions as may be just to all parties in view of the circumstances of each case, and upon application of the owner of said lands other parties interested therein, enjoin the issuance of a deed as to such land for a period or periods finally ending not later than April 1, 1935.

"SEC. 5. At any time during the period of any stay granted under the provisions of sections 1, 2, 3, and 4 of this act, the court may, in its discretion, and when the equities of the case demand, and upon application of any party to the proceedings, and upon such terms and conditions as shall be just to all parties, modify or revoke any order theretofore made granting such stay.

"Sec. 6. No stay under this act shall be granted unless the application therefor is made within forty days after service or summons upon the defendant, and if the action is pending at the time this act takes effect such application shall be made within a reasonable time after this act goes into effect. No application for a stay under this act or for a modification of any order granting a stay shall be granted except upon a hearing after at least five (5) days written notice shall have been given to the adverse parties or their attorneys of record. The hearing on any such application shall be held not more than ten (10) days after the service of the application upon the adverse parties unless a longer time be agreed upon in writing by the respective parties. Such hearings shall have precedence over other court matters, to the extent that adequate justice may be rendered speedily.

"Sec. 7. The Governor of the State of Washington shall have power on and after the first day of April, 1934, by proclamation to suspend the operation of this act or any section thereof.

"SEC. 8. If any section or provisions of this act shall be adjudged to be invalid or unconstitutional, such adjudication shall not affect the validity of this act as a whole or of any section, provision or part thereof not adjudged invalid or unconstitutional.

"SEC. 9. This act is necessary for the immediate preservation of the public peace, health and safety, for the support of the state government and its existing public institutions and shall take effect immediately."

Strike the title and insert in lieu thereof the following:

"An Act relating to and providing for the suspension of judicial proceedings as a measure of relief for debtors in certain cases; providing for the suspension of proceedings in certain actions relating to the forfeiture of real estate contracts and foreclosure of mortgages; providing for the period of redemption in certain cases; providing for the enjoining of the issuance of deeds for real property in irrigation and drainage district assessments in certain cases; granting courts additional powers to effect such purposes; granting to the Governor powers relating thereto; and declaring that this act shall take effect immediately."

Senate Members:

House Members:

PAUL W. HOUSER, KATHRYN E. MALSTROM, EVERT ARNOLD. CHAS. I. ROTH, HOMER L. POST, DON MCDONALD.

Senators Palmer, Ferryman and Ryan (J. R.) demanded a call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate Chamber.

The Secretary called the roll under the call of the Senate, all members being present except Senators Bishop, who was excused, and Heffron, Howard, Lunn, Mehner, Metcalf and Smith (Horace E.).

On motion of Senator Hartwell, Senators Mehner and Steele were excused.

Senator Palmer moved to proceed under the call of the Senate.

The motion carried.

On motion of Senator Malstrom the report of the Free Conference Committee was adopted.

The Secretary called the roll on the final passage of Re-engrossed Substitute House Bill No. 29, as amended by the Free Conference Committee, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gray, Hartwell, Houser, Landon, Lovejoy, Malstrom, Marshall, Morrow, Morthland, Murphy, Nelson, Norman, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Todd, Williams, Worum —35.

Those voting nay were: Senators Garrett, Knutzen, Palmer, Voss-4.

Those absent or not voting were: Senators Bishop, Gable, Heffron, Howard, Lunn, Mehner, Metcalf—7.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Conference Committee on House Bill No. 226, and passed the bill as amended.

O. H. Olson, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred House Bill No. 226, entitled: "An Act reappropriating a certain sum from the lateral highway fund for the construction and maintenance of highways in counties composed entirely of islands and for the construction of lateral highways in all other counties, and declaring that this act shall take effect immediately," have had the same under consideration, and we recommend that the House concur in the Senate amendments and thereupon the bill do pass.

Senate Members:

GEO. W. ROUP, HORACE E. SMITH, JOHN F. WORUM. House Members:

PEARL A. WANAMAKER, VIC SKINNER, GRANT C. SISSON.

On motion of Senator Roup the report of the Conference Committee was adopted.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Conference Committee on Engrossed Senate Bill No. 234 and has granted the powers of free conference. The report of the Conference Committee is herewith transmitted.

O. H. Olson, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred Senate Bill No. 234, have had the same under consideration, and are unable to agree and ask for free conference.

Senate Members:

House Members:

W. P. GRAY, DON CARY SMITH, WM. C. DAWSON. A. H. BINGHAM, W. E. CARTY, W. K. READER.

On motion of Senator Smith (Don Cary) the report of the Conference Committee was adopted and the powers of free conference granted.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Conference Committee on Engrossed House Bill No. 375, and passed the bill as amended.

O. H. OLSON, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred Engrossed House Bill No. 375, entitled "An Act providing for branches of mutual savings banks, amending Section 15 of Chapter 175 of the Laws of 1915, as amended by Section 10, Chapter 86, Laws Extraordinary Session, 1925 (being Section 3344, Remington's Compiled Statutes)," have had the same under consideration, and we recommend that the Senate recede from all amendments with the exception of the following: "Amend Section 1, line 17 of the original bill, same being line 9 of the printed bill, by striking all of subdivision (3), and inserting in lieu thereof the following:

- (3) A savings bank, with the approval of the supervisor of banking, may take over and operate one branch in the city in which the principal place of business of the bank is located, but only upon the conditions and subject to the limitations following:
- (a) If the guaranty fund amount to at least five hundred thousand dollars, and that the House concur in the above amendment and that thereupon the bill "do pass."

Senate Members:

House Members:

JOHN HEFFRON, E. L. HOWARD, HENRY FOSS. B. ROY ANDERSON,
ANTHONY E. MANDERY,
T. M. DONAHOE.

On motion of Senator Howard the report of the Conference Committee was adopted.

The Secretary called the roll on the final passage of Engrossed House Bill No. 375 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Ferryman, Foss, Garrett, Gray, Hartwell, Heffron, Houser, Howard, Lovejoy, Malstrom, Mehner, Metcalf, Morrow, Morthland, Murphy, Nelson, Nugent, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Todd, Voss, Worum—31.

Those absent or not voting were: Senators Bishop, Cox, Dawson, Gable, Knutzen, Landon, Lunn, Marshall, Norman, Palmer, Peirce, Reardon, Stinson, Thein, Williams—15.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Free Conference Committee on Reengrossed Substitute House Bill No. 29 and passed the bill as amended by said committee.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House refuses to concur in Senate amendments to Engrossed House Bill No. 66 and asks that the Senate recede therefrom, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

On motion of Senator Lovejoy the Senate refused to recede from its amendments to Engrossed House Bill No. 66 and asked the House for a conference thereon.

The Secretary read:

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred House Bill No. 56, entitled: "An Act relating to taxation; providing for the assessment for that purpose of the property of private car companies; providing penalties; repealing Chapter 36 of the Laws of 1907, and all acts and parts of acts in conflict therewith; and declaring that this act shall take effect immediately," have had the same under consideration, and we recommend that the House concur in the Senate amendments thereto.

Senate Members:

CHAS. F. STINSON, E. B. PALMER,

H. L. NELSON.

House Members:

HARRY H. BROWN, IVAN J. COMPTON, FRANK GEHLEN.

On motion of Senator Palmer the report of the conference committee was adopted.

The Secretary read:

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred House Bill No. 247, entitled: "An Act relating to insurance, prescribing certain regulations in connection therewith and providing penalties for the violation thereof," have had the same under

consideration, and we report that we cannot agree and request the powers of free conference.

Senate Members:

G. W. LOVEJOY, ARTHUR E. COX, W. G. HARTWELL, House Members .

HARRY D. AUSTIN, N. C. MANN, MARCUS O. NELSEN.

On motion of Senator Palmer the report of the Conference Committee was adopted and the powers of free conference granted.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

Mr. President:

The House has adopted the report of the Conference Committee on Engrossed Substitute Senate Bill No. 126 and the conference committee report, together with the bill, is herewith transmitted.

O. H. Olson, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred Substitute Senate Bill No. 126, relating to the use of Washington State products for fuel by the state, municipalities and political subdivisions therein, and providing penalty for violation thereof, have had the same under consideration, and we recommend the Senate concur in the House amendments.

Senate Members:

C. NIFTY GARRETT, D. O. NUGENT,

H. L. NELSON.

House Members:

ED P. CLEARY, D. E. TODD.

ANTHONY E. MANDERY.

On motion of Senator Garrett the report of the Conference Committee was adopted.

The Secretary called the roll on the final passage of Engrossed Substitute Senate Bill No. 126 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Garrett, Hartwell, Knutzen, Landon, Malstrom, Mehner, Morthland, Murphy, Nelson, Nugent, Palmer, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Voss, Williams, Worum—29.

Those absent or not voting were: Senators Bishop, Cox, Gable, Gray, Heffron, Houser, Howard, Lovejoy, Lunn, Marshall, Metcalf, Morrow, Norman, Peirce, Reardon, Ryan (Scott M.), Todd—17.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., March 9, 1933.

The House has adopted the report of the Conference Committee on Engrossed Substitute Senate Bill No. 44, and the conference committee report, together with the bill, is herewith transmitted.

O. H. Olson, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred Engrossed Substitute Senate Bill No. 44, have had the same under consideration, and we recommend that the Senate concur in the House amendments.

Senate Members:

KATHRYN E. MALSTROM, J. H. RYAN, DON CARY SMITH. House Members:

R. D. WISWALL, HARRY H. BROWN, FLORENCE W. MYERS.

On motion of Senator Malstrom the report of the Conference Committee was adopted.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 44 and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Dawson, Ferryman, Gable, Garrett, Hartwell, Heffron, Houser, Knutzen, Landon, Malstrom, Mehner, Morthland, Murphy, Nelson, Norman, Nugent, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Stinson, Thein, Voss—30.

Those voting nay were: Senators Morrow, Worum-2.

Those absent or not voting were: Senators Arnold, Bishop, Cox, Foss, Gray, Howard, Lovejoy, Lunn, Marshall, Metcalf, Palmer, Peirce, Todd, Williams—14.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has granted the request of the Senate for the appointment of a conference committee on Engrossed House Bill·No. 66, and the Speaker has appointed Representatives Todd, Christianson and Aspinwall, as members thereon.

O. H. OLSON, Chief Clerk.

On motion of Senator Ryan (Scott M.) the further call of the Senate was dispensed with.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

Mr. President:

The Speaker has signed Senate Bill No. 307; also .

Senate Bill No. 390; also

Senate Bill No. 393; also

Senate Bill No. 87:

and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

The President appointed as members of a Conference Committee on Engrossed House Bill No. 66 Senators Foss, Lovejoy and Landon.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Free Conference Committee on Senate Bill No. 255 and passed the bill as amended. The report of the Free Conference Committee, together with the bill, is herewith transmitted.

O. H. OLSON, Chief Clerk.

REPORT OF FREE CONFERENCE COMMITTEE.

Mr. President:

OLYMPIA, WASH., March 9, 1933.

We, your Committee on Free Conference, to whom was referred Senate Bill No. 255, entitled: "An Act relating to and providing for the acquisition, seeding, reforestation and administering lands for the state forests and the issuance and disposition of utility bonds therefor," have had the same under consideration, and we recommend that it do pass with the following amendment:

Amend Section 1, line 11 of the original bill, same being line 5 of the printed bill, by striking all after the period following the figures "1935" and inserting in lieu thereof the following: "Purchase of tax-delinquent lands from counties shall be made on the same basis as those purchased from private parties or corporations: Provided, however, That no sum in excess of one dollar (\$1.00) per acre shall ever be paid or allowed either in cash, bonds or otherwise, for any lands suitable for Forest Growth; but devoid of such; nor shall any sum in excess of three dollars (\$3.00) per acre be paid or allowed either in cash, bonds, or otherwise, for any lands adequately restocked with young growth."

Senate Members:

House Members:

F. G. BARNES, W. G. HARTWELL, CHAS. GABLE.

PHIL HICKMAN, JOHN N. WILSON, E. F. BANKER.

On motion of Senator Barnes the report of the Free Conference Committee was adopted.

The Secretary called the roll on the final passage of Senate Bill No. 255, as amended by the Free Conference Committee, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Ferryman, Gable, Garrett, Hartwell, Heffron, Landon, Lovejoy, Malstrom, Marshall, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Horace E.), Thein, Williams, Worum—30.

Those absent or not voting were: Senators Bishop, Dawson, Foss, Gray, Houser, Howard, Knutzen, Lunn, Mehner, Nugent, Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Todd, Voss—16.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

Mr. President:

House of Representatives, Olympia, Wash., March 9, 1933.

The House has adopted the report of the conference committee on Engrossed Senate Bill No. 175, and passed the bill as amended; and said bill, together with the conference committee report is herewith transmitted. O. H. Olson, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred Engrossed Senate Bill No. 175, entitled: "An Act authorizing the exchange of state timber lands or certain timber lands of equal value, and amending Section 1 of Chapter 25 of the Session Laws of 1931," have had the same under consideration, and report the bill back with the recommendation that the Senate concur in all of the House amendments to the bill except the following amendment:

Amend Section 1, after the words "Pacific County" strike the following in lines 15, 16 and 17 of the engrossed bill: "Township 15 N. Range 9 West, Sections 17, 19, 31 in Township 16 North Range 8 West in Grays Harbor County;"

and we further recommend that the House recede from the foregoing amendment.

Senate Members:

PAUL MEHNER, FRED NORMAN, HENRY FOSS. House Members:

M. P. HALLERAN, R. O. WISWALL, MORRIS SORENSEN.

On motion of Senator Mehner the report of the Conference Committee was adopted.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 175 and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Gable, Garrett, Hartwell, Heffron, Landon, Lovejoy, Malstrom, Marshall, Metcalf, Morrow, Morthland, Nelson, Norman, Palmer, Ronald, Roup, Ryan (J. H.), Smith (Horace E.), Stinson, Thein, Williams, Worum—28.

Those voting nay were: Senator Reardon-1.

Those absent or not voting were: Senators Bishop, Cox, Foss, Gray, Houser, Howard, Knutzen, Lunn, Mehner, Murphy, Nugent, Peirce, Ryan (Scott M.), Smith (Don Cary), Steele, Todd, Voss—17.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 165, and passed the bill as amended. The report of the Free Conference Committee, together with the bill, is herewith transmitted.

O. H. OLSON, Chief Clerk.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Free Conference, to whom was referred Senate Bill No. 165, have had the same under consideration, and we recommend that the amendment passed by the House in error by striking the word "may" in line 6 of page 3 of the original bill be corrected by striking from the amendment proposed by the Roads and Bridges Committee and adopted by the House in line 2 thereof the word "may" after

the word "state" and insert in lieu thereof the word "shall" and when thus ended the bill do pass.

Senate Members:

GEO. C. CHAMBERLIN, E. N. STEELE, DANIEL LANDON. House Members:

DONALD A. McDonald, TIM HEALY, VIC SKINNER.

On motion of Senator Chamberlin the Senate adopted the report of the Free Conference Committee.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 165, as amended by the Free Conference Committee, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Hartwell, Heffron, Landon, Lovejoy, Malstrom, Marshall, Metcalf, Morrow, Morthland, Murphy, Nelson, Norman, Palmer, Reardon, Ronald, Roup, Ryan (J. H.), Stinson, Thein, Todd, Williams, Worum—32.

Those absent or not voting were: Senators Bishop, Gray, Houser, Howard, Knutzen, Lunn, Mehner, Nugent, Peirce, Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Voss—14.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

REPORT OF COMMITTEE ON ENROLLED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 369, entitled: "An Act relating to insurance; bonds of surety companies in connection therewith; and amending Section 193, Chapter 49, Laws of 1911," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted.

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 9, 1933.

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 309, entitled: "An Act providing for the reorganization of diking improvement districts and drainage districts as diking, drainage and irrigation improvement districts and drainage and irrigation improvement districts, providing for the levy and collection of assessments on lands therein and the issuance of bonds thereby, and providing for assessing the costs of extensions or enlargements of the improvements of such districts, and declaring an emergency," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 83, entitled: "An Act granting to non-resident owners and operators of motor vehicles the privilege of using the highways of the State of Washington and its

political subdivisions and providing for the appointment by such non-resident users of such highways of the secretary of state as attorney in fact for such non-resident for service of all lawful process in any action or proceeding against such non-resident growing out of any accident, collision, or liability in which such non-resident may be involved while operating motor vehicles upon such highway," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER,

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Senate Bill No. 94, entitled: "An Act relating to and providing for the acquiring, seeding, reforestation and administration of lands for state forests, and amending Sections 1 and 6 of Chapter 154, of the Laws of 1923," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 396, entitled: "An Act relating to state parks, authorizing the state parks committee, subject to the approval of the Governor, to grant franchises for roads and bridges therein, and defining the powers and duties of certain officers in relation thereto," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 9, 1933.

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 367, entitled: "An Act relating to fisheries and food fish, providing for an excise tax and poundage fee thereon, creating a lien on canneries, packing plants, scows, boats and their fishing equipment for such taxes and fees, amending Section 51a of Chapter 31 of the Laws of 1915, amending Section 2 of Chapter 63 of the Laws of 1921 as amended by Section 1 of Chapter 121 of the Laws of 1931, and amending Section 9 of Chapter 90 of the Laws of 1923 as amended by Section 2 of Chapter 156 of the Laws of the Extraordinary Session of 1925 (being Section 5704a of Remington's Compiled Statutes of Washington, 1927 Supplement), defining offenses, providing penalties, and declaring that this act shall take effect immediately," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER,

MR. PRESIDENT: OLYMPIA, WASH., March 9, 1933.

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 280, entitled: "An Act providing for a commission to study the cost of highway construction and maintenance which should properly be borne by each type of motor

vehicle using the highways; to report to the 1935 legislature with recommendations for legislation to assess such costs against each such type in proportion to its proper share; and appropriating funds for the expenses of the commission set up herein," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 79, entitled: "An Act consenting to the acquisition by the United States of land, water, or land and water, within the state of Washington for migratory-bird reservations authorized by Act of Congress of February 18, 1929," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 351, entitled: "An Act providing for a loan from the general fund to the capitol building construction fund, providing for the repayment of the same, making appropriations, and declaring that this act shall take effect April 15, 1933," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 91, entitled: "An Act relating to the rights and disabilities of aliens with respect to land, providing for forfeiture in certain cases and amending Section 4, Chapter 50, of the Laws of 1921," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 9, 1933.

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 159, entitled: "An Act relating to the colony of the State Soldiers' Home at Orting and providing for the admission of Annie McPhail Broadwood to membership therein," have compared same with the Engrossed Bill and it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 150, entitled: "An Act authorizing all cities of the first, second, third and fourth class in the state to regulate by ordinance the hours and time of opening and closing of barber shops," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 8, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 378, entitled: "An Act relating to divorce and alimony; prescribing duties and powers of the court; providing for the modification of orders, judgments or decrees heretofore or hereafter made in divorce actions, relating to alimony and the care, support and education of children, amending Section 988 of Remington's Compiled Statutes of Washington and inserting new sections to be numbered 988-2 and 988-3 of Remington's Compiled Statutes of Washington," have compared same with the Original Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Conference Committee on Engrossed House Bill No. 56, and passed the bill as amended.

O. H. OLSON, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred House Bill No. 467, entitled: "An Act making appropriations for the purchase of land, construction of buildings and improvements at designated State Institutions, for the payment of salaries of certain officers and employees of the state and for the operation, maintenance and other expenses of certain state institutions, departments and officers, for the relief of certain individuals, corporations, counties and municipalities, and for emergencies, including deficiencies and appropriations of revolving funds, and for purposes specified in certain acts of Congress, and for miscellaneous purposes designated for the fiscal biennium beginning April 1st, 1933, and ending March 31st, 1935, except as otherwise provided and providing this act shall take effect immediately," have had the same under consideration, and we report that we are unable to agree and request the powers of free conference.

Senate Members:

FRANK R. MARSHALL, DANIEL LANDON, ARTHUR E. COX. House Members:

J. T. LEDGERWOOD, EARL W. BENSON, A. E. EDWARDS.

On motion of Senator Palmer the report of the Conference Committee was adopted and the powers of free conference granted.

The Secretary read:

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 262, entitled: "An Act providing for payment by the state to the counties for their proportion of state taxes in allowance for expense in civil actions involving the state, its departments, officers and employees, on a per diem basis," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted.

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

The President announced he was about to sign Senate Bills Nos. 369, 309, 83, 94, 396, 367, 280, 79, 351, 91, 159, 150, 378 and 262.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The Speaker has signed Senate Bill No. 369; also

Senate Bill No. 309; also

Senate Bill No. 83; also

Senate Bill No. 94; also

Senate Bill No. 396; also

Senate Bill No. 367; also

Senate Bill No. 280; also

Senate Bill No. 79; also

Senate Bill No. 351; also

Senate Bill No. 91; also Senate Bill No. 159; also

Senate Bill No. 150; also

Senate Bill No. 378; also

Senate Bill No. 262,

and the same are herewith transmitted.

O. H. OLSON, Chief Clerk,

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the Conference Committee report on House Bill No. 247 and has granted the powers of free conference.

O. H. Olson, Chief Clerk.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Conference Committee on Senate Bill No. 260 and has granted the powers of free conference.

O. H. OLSON, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

MR. PRESIDENT:

OLYMPIA, WASH., March 9, 1933.

We, your Committee on Conference, to whom was referred Senate Bill No. 260, entitled: "An Act relating to the University of Washington and the payment of tuition fees, reducing general tuition fees for two years, and amending Sections 4546

and 4547 of Remington's Compiled Statutes," have had the same under consideration, and find that we cannot agree and request the powers of free conference.

Senate Members:

E. B. PALMER, DON CARY SMITH, WALTER G. RONALD. House Members:

DAVE COHN, LULU D. HADDON, PEARL A. WANAMAKER.

On motion of Senator Palmer the report of the Conference Committee was adopted and the powers of free conference were granted.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 234 and has passed the bill as amended by the said Free Conference Committee, and the bill is herewith transmitted.

O. H. Olson, Chief Clerk.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Free Conference, to whom was referred Senate Bill No. 234, the title of which is: "An Act fixing the compensation of county officers of counties of the ninth class." (as amended by the House), have had the same under consideration and we recommend as follows: That everything after the enacting clause be stricken and insert in lieu thereof the following:

"Be it Enacted by the Legislature of the State of Washington:

"Section 1. That several counties of the state are hereby classified by population as follows:

"Counties containing a population of 210,000 or more shall belong to and be known as Class A counties;

"Counties containing a population of 125,000 and less than 210,000 shall belong to and be known as counties of the first class;

"Counties containing a population of 70,000 and les than 125,000 shall belong to and be known as counties of the second class;

"Counties containing a population of 40,000 and less than 70,000 shall belong to and shall be known as counties of the third class;

"Counties containing a population of 18,000 and less than 40,000 shall belong to and be known as counties of the fourth class;

"Counties containing a population of 12,000 and less than 18,000 shall belong to and be known as counties of the fifth class;

"Counties containing a population of 8,000 and less than 12,000 shall belong to and be known as counties of the sixth class;

"Counties containing a population of 5,000 and less than 8,000 shall belong to and be known as counties of the seventh class;

"Counties containing a population of 3,500 and less than 5,000 shall belong to and be known as counties of the eighth class;

"Counties containing a population of less than 3,500 shall belong to and be known as counties of the ninth class;

"Sec. 2. At the general election in the year 1934 and quadrennially thereafter there shall be elected in each county of the fourth, fifth, sixth, seventh, eighth and ninth classes a prosecuting attorney who shall in addition to the powers and duties of prosecuting attorney, exercise all the powers and perform all the duties now or that may be, by law vested or imposed upon the coroner of such county.

"Sec. 3. At the general county election in the year 1934 and quadrennially thereafter there shall be elected in each county of the sixth, seventh, eighth and ninth classes a county clerk who shall, in addition to the powers and duties of clerk, exercise all the powers and perform all the duties now, or that may be, by law vested in or imposed upon the county auditor of such county.

"Sec. 4. At the general county election in the year 1934 and quadrennially thereafter there shall be elected in each county of the sixth, seventh, eighth and ninth classes a county treasurer who shall, in addition to the powers and duties of treasurer, exercise all the powers and perform all the duties now, or that may be, by law vested in or imposed upon the county assessor of such county.

"Sec. 5. At the general county election in the year 1934 and thereafter no county engineer shall be elected in counties of the second, third, fourth, fifth, sixth, seventh, eighth and ninth classes. The board of county commissioners of such counties shall exercise all the powers and perform all the duties now, or that may be, by law vested in or imposed upon the county engineer of such county. Whenever necessary to the performance of any powers and duties herein vested in the board of county commissioners such board shall have power to employ such assistants and engineers as are necessary and to fix their compensation, but no engineer shall be employed unless he shall have special qualifications in the matter of road building and shall be a civil engineer of recognized standing: Provided, That whenever by law the county engineer is required to act ex-officio as a member of any board, commission or other body, he is required to execute or certify any instrument in writing, such duties shall be performed by the chairman of the board of county commissioners.

"Sec. 6. The salaries of county officers of Class A counties and counties of the first, second, third, fourth, fifth, sixth, seventh, eighth and ninth classes, as determined by the last preceding Federal census, or as may be determined under the provisions of Chapter 177, Session Laws 1925, shall be per annum respectively as follows:

"Class A Counties: Auditor, clerk, treasurer, attorney, sheriff, assessor, engineer, superintendent of schools, members of board of county commissioners, three thousand three hundred dollars (\$3300.00); coroner, eighteen hundred dollars (\$1800.00).

"Counties of the first class: Auditor, clerk, treasurer, attorney, sheriff, assessor, superintendent of schools, members of board of county commissioners, twenty seven hundred dollars (\$2700.00); coroner, fourteen hundred dollars (\$1400.00);

"Counties of the second class: Auditor, clerk, treasurer, sheriff, attorney, assessor, superintendent of schools, members of board of county commissioners, twenty-two hundred and fifty dollars (\$2250.00); coroner, one thousand dollars (\$1000.00).

"Counties of the third class: Auditor, clerk, treasurer, attorney, assessor, superintendent of schools, members of board of county commissioners, two thousand dollars (\$2000.00); sheriff, twenty-two hundred and fifty dollars (\$2250.00); coroner, eight hundred (\$800.00) dollars.

"Counties of the fourth class: Auditor, clerk, treasurer, attorney, assessor, superintendent of schools, eighteen hundred dollars (\$1800.00); sheriff, twenty-two hundred dollars (\$2200.00); members of the board of county commissioners, fifteen hundred dollars (\$1500.00).

"Counties of the fifth class: Auditor, clerk, treasurer, sheriff, attorney, assessor, superintendent of schools, sixteen hundred and fifty dollars (\$1650.00); members of board of county commissioners, six dollars (\$6.00) per day for time actually spent in the performance of their duties.

"Counties of the sixth class: Clerk, treasurer, sheriff, eighteen hundred dollars (\$1800.00); superintendent of schools, attorney, fifteen hundred dollars (\$1500.00); members of board of county commissioners, six dollars (\$6.00) per day for time actually spent in the performance of their duties.

"Counties of the seventh class: Clerk, treasurer, sheriff, prosecuting attorney, superintendent of schools, fifteen hundred dollars (\$1500.00); members of board of county commissioners, six dollars (\$6.00) per day for time actually spent in the performance of their duties.

"Counties of the eighth class: Clerk, treasurer, attorney, sheriff, fifteen hundred dollars (\$1500.00); superintendent of schools, twelve hundred dollars (\$1200.00); members of the board of county commissioners, six dollars (\$6.00) per day for time actually spent in the performance of their duties.

"Counties of the ninth class: Clerk, sheriff, twelve hundred dollars (\$1200.00); treasurer, fifteen hundred dollars (\$1500.00); prosecuting attorney and superintendent of schools, nine hundred dollars (\$900.00), said prosecuting attorney and superintendent of schools need not give full time to duties as such; members of board of county commissioners, six dollars (\$6.00) per day for time actually spent in the performance of their duties.

"All county officers shall be entitled to their necessary reasonable traveling expenses in the performance of their official duties, bills therefor to be audited by the county commissioners; *Provided*, That when using their own cars, they shall be allowed not to exceed five cents (5c) per mile for each mile of necessary travel.

"In all cases where the duties of any office are greater than can be performed by the person elected to fill the same, said officer may employ, with the consent of the county commissioners, the necessary help, who shall receive such compensation as shall be fixed by the board of county commissioners: *Provided*, That no deputy or clerk employed shall receive larger compensations than provided for the officer employing him.

"The officer appointing such deputies or clerks shall be responsible for the acts of such appointee upon his official bond.

"Sec. 7. If any section, provision, or clause of this act should be declared invalid, such invalidity shall not be construed to affect the portion of the act not so held invalid.

"Sec. 8. That sections 4200, 4201, 4202, and 4203 of Remington's Compiled Statutes and all acts and parts of acts in conflict herewith are hereby repealed."

Amend the title by striking the whole thereof and inserting in lieu thereof the following: "An Act classifying counties by population, providing for the election of county officers and in certain classes of counties of certain officers who shall exercise the powers and perform the duties of two or more officers, and defining their powers and duties, and fixing the compensation of county officers, and repealing Sections 4200, 4201, 4202 and 4203 of Remington's Compiled Statutes and all acts and parts of acts in conflict herewith."

Senate Members:

W. P. GRAY, DON CARY SMITH, WM. C. DAWSON. House Members:

W. E. CARTY.

A. H. BINGHAM, W. K. READER,

On motion of Senator Gray the report of the Free Conference Committee was adopted.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 234, as amended by the Free Conference Committee, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Houser, Howard, Landon, Malstrom, Marshall, Metcalf, Morrow, Morthland, Murphy, Nelson, Nugent, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Stinson, Thein, Todd, Worum—34.

Those voting nay were: Senator Arnold-1.

Those absent or not voting were: Senators Bishop, Heffron, Knutzen, Lovejoy, Lunn, Mehner, Norman, Palmer, Ryan (Scott M.), Steele, Voss, Williams—11.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Free Conference, to whom was referred House Bill No. 247, entitled: "An Act relating to insurance, prescribing certain regulations in connection therewith and providing penalties for the violation thereof," have had the same under consideration, and we recommend that Senate Committee amendments to House Bill No. 247 be stricken and the following amendment adopted:

Amend Section 1, line 11 of the printed bill as follows:

Strike the word "or" from between the words "forfeit" and "surrender," insert a comma (,) and after the word "surrender" add the words "or retain."

Senate Members:

GEO. A. LOVEJOY, ARTHUR E. COX, W. G. HARTWELL. House Members:

HARRY D. AUSTIN, N. C. MANN, MARCUS O. NELSEN.

On motion of Senator Gable the report of the Free Conference Committee was adopted.

The Secretary called the roll on the final passage of House Bill No. 247, as amended by the Free Conference Committee, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Cox, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Houser, Landon, Marshall, Mehner, Metcalf, Morrow, Murphy, Nelson, Nugent, Palmer, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Stinson, Thein, Todd, Voss, Worum—31.

Those absent or not voting were: Senators Bishop, Chamberlin, Hartwell, Heffron, Howard, Knutzen, Lovejoy, Lunn, Malstrom, Morthland, Norman, Peirce, Ryan (Scott M.), Steele, Williams—15.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Free Conference Committee on House Bill No. 247 and has passed the bill as amended.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Conference Committee on Engrossed House Bill No. 467 and has granted the powers of free conference.

O. H. OLSON, Chief Clerk.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Free Conference Committee on Engrossed Substitute Senate Bill No. 63, and has passed the bill as amended, and the report of the Free Conference Committee and the bill are herewith transmitted.

O. H. OLSON, Chief Clerk.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Free Conference, to whom was referred Engrossed Substitute Senate Bill No. 63, entitled: "An Act relating to transportation, by motor vehicles over the public highways of the state of Washington, providing for the regulation and taxation thereof, providing penalties for the violation of this act, making an appropriation, and repealing all laws and parts of laws in conflict herewith," have had the same under consideration, and we recommend that the whole be stricken and the following inserted in lieu thereof:

An Act relating to transportation by motor vehicles over the public highways of the state of Washington, providing for the supervision, regulation and taxation thereof, and the payment of fees thereby, amending Section 15 of Chapter 96 of the Laws of 1921, as amended by Chapter 140 of the Laws of 1931, providing penalties for the violation of this act, and making an appropriation.

And we further recommend that the entire matter following the enacting clause be stricken and the following inserted in lieu thereof:

Section 1. The business of operating as a motor carrier of property for hire along the highways of this state is declared to be a business affected with the public interest. The rapid increase of motor carrier freight traffic, and the fact, that under existing law many motor trucks are not effectively regulated, have increased the dangers and hazards on public highways and make it imperative that more stringent regulations should be employed to the end that the highways may be rendered safer for use of the general public; that the wear of such highways may be reduced; that congestion of traffic on highways may be minimized; and that the use of the highways for the transportation of property for hire may be restricted to the extent required by the necessity of the general public.

Wherefore, the legislature in the interest of the public safety and for the conservation of the highways and the preservation of the use thereof for the public, provides as follows:

- (a) The term "person" when used in this act means and includes an individual, firm, co-partnership, corporation, company, association or their lessees, trustees or receivers.
- (b) The term "department" means the department of public works of the state of Washington.
- (c) The term "motor vehicle" means any truck, trailer, semi-trailer, tractor, or any self-propelled or motor driven vehicle used upon any public highway of this state for the purpose of transporting property, but not including baggage, mail and express transported on the vehicles of auto transportation companies carrying passengers.
- (d) The term "public highway" means every street, road or highway in this state.
- (e) The term "certificated operator" means an "auto transportation company" as defined by Chapter 111, Session Laws of 1921, and the acts amendatory thereof and supplemental thereto.
- (f) The term "contract hauler" means every person owning, controlling, operating or managing any motor vehicle used in the business of transporting property for compensation, other than as a certificated operator, over any public highway between fixed termini or over a regular route, not operating exclusively within the incorporated limits of any city or town; *Provided*, That the term "contract hauler" shall not include any person owning, controlling, operating, or managing any motor vehicle operated exclusively in transporting agricultural, horticultural, or dairy or other farm products from the point of production to the market.
- (g) The words "between fixed termini" or "over a regular route" means the termini or route between or over which any contract hauler usually or ordinarily operates any motor vehicle, even though there may be departures from said termini or route, whether such departures be periodical or irregular. Whether or not any motor vehicle is operated by any contract hauler "between fixed termini" or "over a regular route" within the meaning of this act shall be a question of fact.
- SEC. 2. No person, except he be a certificated operator, shall engage in the business of transporting property by motor vehicle for compensation over any public highway between fixed termini or over a regular route, unless such person prior to engaging in such business make a written contract or contracts with all persons for whom such transportation is to be furnished clearly stating the agreed compensation for such transportation, and prior to engaging in such business shall file such contract or contracts with the department.
- SEC. 3. The department is hereby vested with power and authority, and it is hereby made its duty to supervise and regulate every contract hauler; to fix, alter and amend just, fair, reasonable and sufficient rates, rules and regulations of each such contract hauler; to regulate the accounts, service and safety of operations of each such contract hauler; to require the filing of annual and other reports and of other data of such contract haulers; and to supervise and regulate contract haulers

in all matters as aforesaid affecting the relationship between such contract haulers and the persons to whom they furnish transportation. The department shall have power and authority, by general order or otherwise, to prescribe rules and regulations in conformity with this act, applicable to any and all such contract haulers; and within such limits shall have power and authority to make orders and to prescribe rules and regulations affecting contract haulers.

SEC. 4. No contract hauler shall hereafter operate without first having obtained from the department a permit so to do, issued under the provisions of this act. Application for such permit shall be made to the department in writing and shall state the ownership, financial condition, equipment to be used and physical property of the applicant, the fixed termini between which or regular route over which applicant proposes to operate, the nature of the transportation to be engaged in and such other information as the department may require, and such application shall have attached thereto the original or duly verified copies of all contracts to furnish transportation as hereinbefore described. The department shall have power, after hearing when the applicant requests a permit to operate in a territory already served by a certificated operator, who shall be given notice thereof; and in all other cases with or without hearing, to issue said permit as prayed for, or for good cause shown to refuse to issue same, or to issue it for the partial exercise only of said privilege sought, and may attach to the exercise of the rights granted by said permit such terms and conditions as, in its judgment, will promote safety upon the highways and conservation of their use in the public interest. The department shall deny any application for a permit when the type of vehicle to be used is an unsafe vehicle to be operated upon the public highways, and when it is not shown that the applicant has complied with the provisions of this act and with the existing motor vehicle laws of the state of Washington.

SEC. 5. The department shall, in the granting of permits to contract haulers under this act, require the owner or operator to first procure liability and property damage insurance from a company licensed to make liability insurance in the state of Washington or a surety bond of a company licensed to write surety bonds in the state of Washington on each motor vehicle used or to be used in transporting property, for compensation, in the amount of not less than five thousand dollars (\$5,000.00) for any recovery for personal injury by one person and not less than ten thousand dollars (\$10,000.00) for all persons receiving personal injury by reason of the one act of negligence and not less than one thousand dollars (\$1,000.00) for damage to property of any person other than the assured, and in such additional amounts for personal injuries and damage to property as the department shall determine, and maintain such liability and property damage insurance or surety bond in force on each motor vehicle while so used. Each policy for liability or property damage insurance or surety bond required herein shall be filed with the department and kept in full force and effect and failure so to do shall be cause for the revocation of the permit.

SEC. 6. Upon the filing of an application for a permit and compliance with all lawful requirements the department is hereby vested with power and authority to grant a permit to the applicant, which permit shall set forth the name and address of the person to whom the permit is granted, the names and addresses of its officers, if any, the nature of the transportation to be engaged in, the territory, termini and route to be covered by the operation and a description of the vehicles to be used therein, including weight, size and carrying capacity. The department shall have power to supervise and regulate the rates, facilities, service and safety of operations of every such contract hauler for the purpose of promoting safety upon the highways and the conservation of their use, and to regulate and supervise the accounts and method of operation of the same; to prescribe such rules and regulations as it may deem necessary in carrying out the provisions of this act; and to supervise and regulate all contract haulers in all matters affecting the relationship between such contract haulers and the persons to whom they furnish transportation.

SEC. 7. The department shall prescribe forms of applications for permits for the use of prospective applicants and shall make regulations for the filing thereof. All applications for such permits shall be accompanied by an application fee of twenty-five dollars (\$25.00).

SEC. 8. No permit issued under the authority of this act shall be subject to assignment or transfer. No permit issued in accordance with the terms of this act shall be construed to be irrevocable. Every contract hauler who shall cease operation and

abandon his rights under the permit issued shall notify the department within thirty days of such cessation or abandonment.

- SEC. 9. The department may at any time for good cause suspend or revoke such permit upon at least ten days' notice to the grantee and an opportunity to be heard.
- SEC. 10. To the end that the department may enforce the provisions of this act, each contract hauler shall maintain on file with the department the original or duly verified copies of each contract for the furnishing of transportation as hereinbefore described, and of such other matters as the department may require. No contract hauler shall charge, demand, collect or receive a greater or less or different compensation for the transportation of property or for any service in connection therewith, than the compensation stated in the contract or contracts filed by it with the department as herein required; nor shall any such contract hauler refund or remit in any manner or by any device any portion of the compensation as provided by said contract or contracts on file with the department or ordered by the department.
- SEC. 11. No contract hauler, its officers or agents, shall require or permit any driver or operator of any motor vehicle used in the transportation of property to be or remain on duty for a longer period than ten consecutive hours, and whenever any such driver or operator shall have been continuously on duty for ten hours he shall be relieved and not required or permitted again to go on duty until he has had at least eight consecutive hours off duty; and no such driver or operator who has been on duty ten hours in the aggregate in any twenty-four hour period shall be required or permitted to continue or again go on duty without having at least eight consecutive hours off duty: *Provided*, That the provisions of this section shall not apply to any case of casualty or unavoidable accident or the act of God, nor to the crews of wrecking or relief motor vehicles.
- SEC. 12. In all respects in which the department has power and authority under this act, applications and complaints may be made and filed with it, process issued, hearings held, opinions, orders and decisions made and filed, petitions for rehearing filed and acted upon, and petitions for writs of review to the superior court filed therewith, appeals or mandate filed with the supreme court of this state, considered and disposed of by said courts in the manner, under the conditions and subject to the limitations and with the effect specified in the public service commissions law of this state.
- SEC. 13. The term "for hire carrier" means every person owning, controlling, operating or managing any motor vehicle used in the business of transporting property for compensation over any public highway, except such persons as are included in the terms "certificated operator" and "contract hauler" as hereinbefore defined, not operating exclusively within the incorporated limits of any city or town.
- SEC. 14. No for hire carrier shall hereafter operate without first having obtained from the department a permit so to do, issued under the provisions of this act. Application for such permit shall be made to the department in writing and shall state the ownership, equipment to be used and physical property of the applicant, the nature of the transportation to be engaged in, and such other information as the department may require. The department shall have power, in all cases with or without hearing, to issue said permit as prayed for, or for good cause shown to refuse to issue same, or to issue it for the partial exercise only of said privilege sought, and may attach to the exercise of the rights granted by said permit such terms and conditions as, in its judgment, will promote safety upon the highways and conservation of their use in the public interests. The department shall deny any application for a permit when the type of vehicle to be used is an unsafe vehicle to be operated upon the public highway, and when it is not shown that the applicant has complied with the provisions of this act and with the existing motor vehicle laws of the state of Washington. Upon compliance with the regulations the department shall issue a permit to such applicant.
- SEC. 15. The department shall, in the granting of permits to for hire carriers under this act, require the owner or operator to first procure liability and property damage insurance from a company licensed to make liability insurance in the state of Washington or a surety bond of a company licensed to write surety bonds in the state of Washington on each motor vehicle used or to be used in transporting property, for compensation, in the amount of not less than five thousand dollars (\$5,000) for

any recovery for personal injury by one person and not less than ten thousand dollars (\$10,000.00) for all persons receiving personal injury by reason of an act of negligence and not less than one thousand dollars (\$1,000) for damage to property of any person other than the assured, and in such additional amounts for personal injuries and damage to property as the department shall determine, and maintain such liability and property damage insurance or surety bond in force on each motor vehicle while so used. Each policy for liability or property damage insurance or surety bond required herein shall be filed with the department and kept in full force and effect and failure so to do shall be cause for revocation of the permit.

- SEC. 16. Upon the filing of an application for a permit to operate as a for hire carrier and compliance with all lawful requirements the department is hereby vested with power and authority to grant a permit to the applicant, which permit shall set forth the name and address of the person to whom the permit is granted, the names and addresses of its officers, if any, the nature of the transportation to be engaged in, and a description of the vehicle to be used therein, including weight, size, and carrying capacity. The department shall have power to supervise and regulate the facilities, service and safety of the operations of every such for hire carrier for the purpose of promoting safety upon the highways and the conservation of their use and to regulate and supervise the accounts and methods of operation of the same; and to prescribe such rules and regulations as it may deem necessary in carrying out the provisions of this act.
- SEC. 17. The department shall prescribe forms of application for the use of prospective applicants for permits as for hire carriers under the provisions of this act and shall make regulations for filing thereof. All applications for such permits shall be accompanied by an application fee of ten dollars (\$10.00).
- SEC. 18. No permit issued under the authority of this act shall be subject to assignment or transfer. No permit issued in accordance with the terms of this act shall be construed to be irrevocable. Every for hire carrier who shall cease operation and abandon his rights under the permit issued shall notify the department within thirty days of such cessation or abandonment.
- SEC. 19. The department may at any time, for good cause, suspend or revoke any for hire carrier permit upon at least ten days' notice to the grantee and an opportunity to be heard.
- SEC. 20. No for hire carrier, its officers or agents, shall require or permit any driver or operator of any motor vehicle used in the transportation of property to be or remain on duty for a longer period than ten consecutive hours, and whenever any such driver or operator shall have been continuously on duty for ten hours he shall be relieved and not required or permitted again to go on duty until he has had at least eight consecutive hours off duty; and no such driver or operator who has been on duty ten hours in the aggregate in any twenty-four hour period shall be required or permitted to continue or again go on duty without having at least eight consecutive hours off duty; *Provided*, That the provisions of this section shall not apply in any case of casualty or unavoidable accident or the act of God, nor to the crews of wrecking or relief motor vehicles.
- SEC. 21. The term "private carrier" means any person engaged in the transportation in his own motor vehicle, of property sold or to be sold by him in the furtherance of any private commercial enterprise or for the purpose of lease, rent or ballment.
- Sec. 22. No private carrier shall operate any motor vehicle for the transportation of property on any public highway except in accordance with the provisions of this act.
- SEC. 23. The department is hereby vested with power and authority, and it shall be its duty, to issue permits to private motor carriers of property and to require the filling of such information and data as may be required by the department. Such permit shall set forth the name and address of the person to whom the permit is granted, the names and addresses of its officers, if any, the nature of the transportation to be engaged in, the territory to be covered by the operation and a description of the vehicle or vehicles to be used therein, including weight, size and carrying capacity. The department shall have power and authority, by general order or otherwise, to prescribe reasonable and necessary rules and regulations conformable to this act governing all private motor carriers of property.

- Sec. 24. It shall be unlawful for any private motor carrier of property to operate within this state without first having obtained from the department a permit therefor. An application shall be made to the department in writing, stating the ownership, equipment to be used by the applicant, and such other information as the department may request. Upon receipt of such information, and on compliance with the regulations, the department shall issue a permit to such applicant.
- Sec. 25. The department shall prescribe forms of applications for such permits for the use of prospective applicants and shall make regulations for filing thereof.
- SEC. 26. No permit issued under the authority of this act shall be subject to assignment or transfer. Subject to any right a holder of a permit may have to engage in interstate commerce, no permit issued in accordance with the terms of this act shall be construed to be irrevocable. Every private motor carrier of property who shall cease operation and abandon his rights under the permit issued shall notify the department within thirty days of such cessation or abandonment. The department may at any time, for good cause, suspend, and upon at least ten days' notice to the grantee of any permit, and an opportunity to be heard, revoke such permit.

SEC. 27. That Section 15 of Chapter 96 of the Laws of 1921, as amended by Section 1 of Chapter 140 of the Laws of 1931, be amended to read as follows:

Section 15. Except as otherwise specifically provided by law for the registration of each motor vehicle, there shall be paid and collected annually three dollars (\$3.00); and in addition thereto, for each for-hire * * * car, auto stage or auto stage trailer, * * * * four dollars and fifty cents (\$4.50) per seat for the seating capacity thereof; and for each truck or trailer * * * the following fees, based upon the maximum rated carrying capacity thereof: 5,000 lbs. or less, 75c per hundred weight or fraction thereof; over 5,000 lbs. and not to exceed 10,000 lbs., 85c per hundred weight or fraction thereof;

Over 10,000 lbs. and not to exceed 15,000 lbs., 95c per hundred weight or fraction

thereof;

Over 15,000 lbs. and not to exceed 20,000 lbs., \$1.05 per hundred weight or frac-

tion thereof;

Over 20,000 lbs. the last mentioned rate shall be increased 10c per hundred weight or fraction thereof for each ton the maximum rated carrying capacity exceeds 20,000 lbs.; provided no such fee shall exceed six hundred dollars (\$600.00); and in case any such vehicle shall be propelled by steam or electricity, gas or other fuel upon which an excise tax on liquid fuel has not been provided by this act, an * * * * seventy-five cents (75c) per hundred weight or fraction additional fee of thereof of such vehicle's gross weight shall be paid and collected in lieu of such excise tax: Provided, That the fee for any truck or trailer used only for the purpose of transporting any well-drilling machine, air compressor, rock crusher, conveyer, hoist, donkey engine, cook house, tool house, bunk house or similar machine or structure attached to and made a part thereof, shall be three dollars (\$3.00); Provided further, That no additional fee shall be required to be paid upon trucks or trailers of a maximum rated carrying capacity of one-half (1/2) ton or less when the same is used by the owner solely for carrying his own produce or property.

Annual fees for dealer's licenses, and dealer's license plates and fees for additional plates shall be paid and collected as follows: Dealers in motorcycles and motor vehicles five dollars (\$5.00) including one set of dealer's license plates, and additional sets of license plates bearing the same number, two dollars (\$2.00) per set of two

plates.

It shall be unlawful for the owner or operator of any motor vehicle, truck or trailer not licensed annually for hire to carry passengers therein for hire.

The increased fees prescribed in this section shall become effective January 1, 1934.

SEC. 28. Every "contract hauler" and "for hire carrier" operating under the provisions of this act shall between the first and fifteenth days of January, April, July and October of each year, file with the director of public works a statement showing the gross operating revenue of such hauler or carrier for the preceding three months, or portion thereof, and shall pay to the said director a fee of one per cent of the amount of such gross operating revenue.

All moneys collected under this act, except those collected under Section 27, are for the purpose of carrying out the provisions of this act, and shall be paid into the

state treasury and credited to the public service revolving fund.

SEC. 29. For the purpose of carrying out the provisions of this act there is hereby appropriated from the public service revolving fund the sum of two hundred thousand dollars (\$200,000.00), or so much thereof as may be necessary.

SEC. 30. The department is hereby empowered to administer and enforce all provisions of this act and to inspect the vehicles, books and documents of all carriers to which this act applies. The department shall employ such inspectors and highway patrolmen as it may deem necessary for the enforcement of this act, and it shall be the duty of the state highway patrol to assist in the enforcement of this act, and the duty of the Attorney General to assign at least one assistant to the exclusive duty of assisting the department in the enforcement of this act, and the prosecution of persons charged with the violation thereof.

SEC. 31. The department shall promulgate and mail to each holder of a permit hereunder, such regulations as it may deem necessary to properly carry out the provisions and purposes of this act.

SEC. 32. The Department shall prescribe an identification card which must be displayed within the cab of each motor vehicle, setting out the permit number and the route or territory over which the vehicle is authorized to operate, giving the name and address of the owner of said permit. It shall be unlawful for the owner of said permit, his agent, servant or employee, or any other person to use or display said identification card after said permit has been cancelled or disposed of. The identification card provided for herein may be in such form and contain such information as required by the department. It shall be unlawful for any owner of a permit, his agent, servant or employee, to display any motor vehicle the permit number, or other insignia of authority from the department after said permit has expired, or has been cancelled.

SEC. 33. It shall be unlawful for any contract hauler, for hire carrier or private carrier as hereinbefore defined to operate any vehicle within this state unless there shall be displayed and firmly fixed upon the front and rear of such vehicle an identification plate to be furnished by the department. Each of such plates shall be designed so as to identify the vehicle on which the same is attached as being a vehicle authorized to operate under the terms of this law; said plate shall bear the number given to the vehicle by the department and such other marks of identification as may be necessary. The plates for contract hauler vehicles, for hire carrier vehicles and private carrier vehicles, shall be different in design. The identification plates provided for herein shall be in addition to the regular license plates required by law. It shall be the duty of the department to provide these plates and each motor vehicle operating in this state shall display such plates as soon as the same are received and such plates shall be issued annually thereafter and attached to each motor vehicle not later than January first of each year, or as soon thereafter as possible. The department shall be authorized to collect from the applicant a fee of one dollar for each pair of plates so issued, and all fees for such plates shall be deposited in the state treasury to the credit of the public service revolving fund.

SEC. 24. Every person who violates or who procures, aids or abets in the violating of any provisions of this act, or who fails to obey any order, decision or regulation of the department, or who procures or aids or abets any person in his failure to obey such order, decision or regulation, shall be deemed guilty of a gross misdemeanor, and upon conviction shall be punished by a fine of not exceeding five hundred dollars (\$500.00), or imprisonment in the county jail for not more than one hundred and twenty (120) days, or both such fine and imprisonment. The inspectors and highway patrolmen designated by the department and members of the state highway patrol shall have all the lawful powers of peace officers to enforce this act in any county or city of this state. Upon conviction of any person, firm or corporation for a second violation of this act, the court or judge before whom such conviction is had shall, in addition to any other penalty imposed, suspend the certificate of registration covering the vehicle involved in such violation for a period of thirty days, and for a third or subsequent conviction the court or judge shall, in addition to any other penalty imposed, suspend the permit of the owner of the vehicle involved in such violation for a period of three months. Each day's violation of this act or any order, decision, rule or regulation of the department shall constitute a separate offense.

SEC. 35. It shall be the duty of the sheriffs of the county to make arrests and the county attorneys to prosecute violations of this act.

SEC. 36. If any section, subsection, clause, sentence or phrase of this act is for any reason held to be unconstitutional or invalid, such decision shall not affect the validity of the remaining portions of this act.

SEC. 37. This act shall apply to persons and motor vehicles engaged in interstate commerce to the full extent permitted by the constitution and laws of the United States.

SEC. 38. The provisions of this act shall be cumulative. Nothing herein contained shall amend, change or modify any provisions of Chapter 111 of the Session Laws of 1921, or acts amendatory thereto or supplementary thereof.

Senate Members:

H. L. WILLIAMS, GEO. A. LOVEJOY, W. G. HARTWELL. House Members:

E. F. Banker, Robt. F. Waldron, Edmund J. Miller.

On motion of Senator Williams the report of the Free Conference Committee was adopted.

The Secretary called the roll on the final passage of Engrossed Substitute Senate Bill No. 63, as amended by the Free Conference Committee, and it passed the Senate by the following vote:

Those voting aye were: Senators Barnes, Chamberlin, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Hartwell, Heffron, Lovejoy, Mehner, Metcalf, Morrow, Murphy, Nelson, Nugent, Palmer, Ronald, Roup, Ryan (J. H.), Steele, Stinson, Todd, Voss, Williams, Worum—28.

Those voting nay were: Senators Landon, Norman, Peirce, Ryan (Scott M.), Smith (Horace E.), Thein—6

Those absent or not voting were: Senators Arnold, Bishop, Cox, Houser, Howard, Knutzen, Lunn, Malstrom, Marshall, Morthland, Reardon, Smith (Don Cary)—12.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, March 9th, 1933.

To the Honorable, The Senate of the State of Washington:

LADIES AND GENTLEMEN:

I have the honor to advise that the Governor has approved the following Senate Bill, entitled:

Senate Bill No. 215: "An Act relating to education, defining the powers and duties of the State Board of Education, providing for the certification of teachers, amending Sections 4529 and 4877 of Remington's Compiled Statutes and Section 7 of Chapter 175 of the Laws of 1923." Very truly yours,

RICHARD HAMILTON, Secretary to the Governor.

The Secretary read:

REPORT OF COMMITTEE ON ENROLLED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 105, entitled: "An Act authorizing cities and towns to construct, condemn and purchase, acquire, add to, maintain, conduct and operate certain public utilities; to purchase, acquire, add to, maintain, operate, and lease motor vehicles and other agencies of transportation, and to engage in the business of transporting and carrying pas-

sengers and freight for hire thereon; and amending Section 9488 of Remington's Compiled Statutes; and providing that this act shall take effect immediately," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, W. P. Gray, H. L. Nelson.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 9, 1933.

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 58, entitled: "An Act relating to insurance, providing for and regulating the application of insurance laws with respect to fraternal benefit societies, and amending Section 235 of Chapter 49 of the Session Laws of 1911, as amended by Section 1 of Chapter 114, of the Session Laws of 1931," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, W. P. Gray, H. L. Nelson.

On motion of Senator Arnold the report of the committee was received.

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 143, entitled: "An Act to provide for the incorporation, regulation, merger, consolidation and dissolution of certain corporations for profit, and to make uniform the law with relation thereto, and to repeal all acts and parts of acts in conflict herewith," have had the same under consideration, have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, W. P. Gray, H. L. Nelson,

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER,

MR PRESIDENT:

OLYMPIA, WASH., March 9, 1933.

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 197, entitled: "An Act relating to public service companies, providing for additional supervision and regulation thereof, amending Sections 34, 79, 82 and 92 of Chapter 117 of the Session Laws of 1911, and amending Section 27, of Chapter 7 of the Session Laws of 1921, repealing Section 87 of Chapter 117 of the Session Laws of 1911 and Section 2 of Chapter 119 of the Session Laws of 1931, adding to Chapter 117 of the Session Laws of 1911 new sections to be numbered 87, 113, 114, 115, 116, 117, 118, 119, 120 and declaring that this act shall take effect immediately," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, W. P. Gray, H. L. Nelson.

On motion of Senator Arnold the report of the committee was received.

The President announced that he was about to sign Senate Bills Nos. 58, 143, 197, and 105.

The Secretary read:

MR. PRESIDENT:

MESSAGES FROM THE HOUSE.

THE HOUSE

House of Representatives, Olympia, Wash., March 9, 1933.

The Speaker has signed Senate Bill No. 58, also

Senate Bill No. 105, also

Senate Bill No. 197, also

Senate Bill No. 143, and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

House of Representatives, Olympia, Wash., March 9, 1933.

Mr. President:

The House has adopted the report of the majority of the Free Conference Committee herewith transmitted on Engrossed Senate Bill No. 10 and discharged its conferees and the Speaker has appointed as members of the new conference committee Representatives B. Roy Anderson, E. F. Banker, and H. C. Huse, and respectfully requests that the Senate take similar action.

O. H. Olson, Chief Clerk.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, a majority of your Committee on Free Conference, to whom was referred Engrossed Senate Bill No. 10, entitled: "An Act requiring licenses for the operation, maintenance, opening or establishing of stores in this state, prescribing the license and filing fees to be paid therefor, and the powers and duties of the State Director of Licenses in connection therewith, and prescribing penalties for the violation thereof," have had the same under consideration, and respectfully report that we are unable to agree and request that the committee be dissolved and a new committee appointed.

Senate Members:

House Members:

E. N. STEELE,

B. ROY ANDERSON, DAVE S. COHN.

E. L. HOWARD.

On motion of Senator Steele the report of the majority of the Free Conference Committee was adopted, and the President appointed as a new Free Conference Committee on Engrossed Senate Bill No. 10, Senators Steele, Gray and Roup.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the free conference committee on Senate Bill No. 381, and has passed the bill. The report of the committee and the bill are herewith transmitted.

O. H. Olson, Chief Clerk.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Free Conference, to whom was referred Senate Bill No. 381, entitled: "An Act making appropriations for the payment of salaries of certain officers and employees of the state and for the operation, maintenance and other expenses of certain state institutions, departments and offices, for the purchase and improvement of land, for construction of buildings and improvements for the various state institutions designated and mentioned, and for emergencies, and for sundry civil expenses of the state government, and for public schools, and for purposes specified in certain acts of Congress, and for miscellaneous purposes, for the fiscal blennium beginning April 1, 1933, and ending March 31, 1935, except as otherwise provided, and empowering the Governor to suspend certain sections of the Milltary Code, and declaring that this act shall take effect immediately," have had the same under consideration, and we recommend that the same be passed with the following amendments:

Amend Section 3, line 19, of the original bill, the same being Section 3, line 1 of the printed bill, by striking the following:

"(a) The president of the University of Washington or the president of the Washington State College, \$5,000.00 per annum."

Amend Section 3, line 19 of the original bill, same being Section 3, line 8 of the printed bill, by changing the letter "(b)" to "(a)";

Amend Section 3, line 25 of the original bill, the same being Section 3, line 11 of the printed bill, by changing the letter "(c)" to "(b)".

Amend Section 3, line 14 of the original bill, the same being Section 3, line 2 of the printed bill, by striking the word "president,".

Senate Members:

FRANK R. MARSHALL, ARTHUR E. COX, ED PEIRCE. House Members:

J. T. LEDGERWOOD, EARL W. BENSON, A. E. EDWARDS.

On motion of Senator Marshall the report of the Free Conference Committee was adopted.

The Secretary called the roll on the final passage of Senate Bill No. 381, as amended by the Free Conference Committee, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cox, Dawson, Ferryman, Foss, Garrett, Heffron, Howard, Landon, Lovejoy, Malstrom, Marshall, Morrow, Murphy, Nelson, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Don Cary), Smith (Horace E.), Thein, Todd, Worum—28.

Those absent or not voting were: Senators Bishop, Chamberlin, Cleary, Gable, Gray, Hartwell, Houser, Knutzen, Lunn, Mehner, Metcalf, Morthland, Norman, Ryan (Scott M.), Steele, Stinson, Voss, Williams—18.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Free Conference, to whom was referred Engrossed Substitute House Bill No. 92, relating to taxation; imposing taxes upon the privilege of engaging in business activities and providing for the ascertainment, assessment, collection and distribution thereof; providing for the administration and enforcement of this act; providing penalties; and declaring when this act shall take effect, have had the same under consideration, and we recommend that it do pass with the following amendments:

Amend Section 1 (6), line 31, page 1 of both the original and mimeographed bill. Strike the words "cost or materials" and insert in lieu thereof the words "cost of materials".

Amend Sec. (2) 2, line 3, page 3 of the original and mimeographed bill. Strike the word "June" and insert in lieu thereof the word "August".

Amend Sec. 2 (2), line 4, page 3 of the original and mimeographed bill. Strike the words "first day of June" and insert in lieu thereof the words "thirty-first day of July".

Amend Sec. 2 (2) (d), line 12, page 5, of both the original and mimeographed bill. Strike the word "six" and insert in lieu thereof the word "five".

Amend Sec. 2 (2) (e) IV, line 23, page 5 of both the original and mimeographed bill. Strike all of line 23 and insert in lieu thereof the following: "IV. Electric interurban railways, street railways, and all automotive transportation systems operating entirely within the limits of any city or town or contiguous cities or towns; fivetenths of one per cent".

Amend Sec. 2 (2) (e) V., line 24, page 5 of both the original and mimeographed bill. Strike the word "four" and insert in lieu thereof the word "three".

Amend Sec. 2 (2) (e) VI., line 25, page 5 of both the original and mimeographed bill. Strike the word "four" and insert in lieu thereof the word "three".

Amend Sec. 2 (2) (e) VII, line 26, page 5 of both the original and mimeographed bill. Strike the colon (:) after the word "companies" and the balance of the line and

add the following: ", except, however, irrigation companies and districts: three per cent;".

Amend Sec. 2 (2) (e) VIII., line 27, page 5 of both the original and mimeographed

bill. Strike the words "and one-half".

Amend Sec. 2 (2) (e) XI., line 30, page 5 of both the original and mimeographed bill. Strike the colon (:) at the end of line 30 and strike all of line 31, and add the following: "including certificated, contract and for hire carriers: one and one-half per cent;".

Amend Sec. 2, (2) (e) XII., line 1, page 6 of both the original and mimeographed bill. Strike the word "two" and insert in lieu thereof the words "one and one-half".

Amend Sec. 2 (2) (e) XII., line 2, page 6 of both the original and mimeographed bill. Strike the semi-colon (;) and insert in lieu thereof a period (.), and strike the balance of XII.

Amend Sec. 2 (2) (e) XIV., lines 9 and 10, page 6 of both the original and mimeographed bill. Strike all of lines 9 and 10.

Amend Sec. 2 (2) (e), line 21, page 6 of both the original and mimeographed bill. After the colon (:) after the word "type" strike the balance of the paragraph.

Amend Sec. 2 (2) (eb), line 6, page 7 of both the original and mimeographed bill.

Strike the word "two" and insert in lieu thereof the word "one".

Amend Sec. 2 (3), line 26, page 7 of both the original and mimeographed bill. Strike the following: "(a) or (2) (b)" and insert in lieu thereof, "(a), (2) (b) or

Amend Sec. 2, page 9, insert between lines 6 and 7 of both the original and mimeographed bill, a new sub-section, as follows: "(51/2) As to any person exercising any privilege taxable under schedules I, II, or XIII of Sec. 2 (2) (E) the term 'gross income' shall be construed to mean the gross earnings of the business from interest, discount, rentals, royalties, fees or other emoluments however designated."

Amend Sec. 2 (6), line 8, page 9 of both the original and mimeographed bill. Strike the following: "(2) (a) and/or (2) (b)" and insert in lieu thereof, "(2) (a),

(2) (b) and/or (2) (ba)".

Amend Sec. 2 (6), line 13, page 9 of both the original and mimeographed bill, strike the following: "natural resources products or manufactures".

Amend Sec. 2 (6), line 15, page 9 of both the original and mimeographed bill. Strike the following: "(2) (a) and/or (2) (b)" and insert in lieu thereof, "(2) (a), (2) (b) and/or (2) (ba)".

Amend Sec. 2 (6), line 22, page 9 of both the original and mimeographed bill. Strike the period (.) and insert in lieu thereof a semi-colon (;) and add the following: "Provided, however, That the sale of products in wholesale quantities by the producer or manufacturer thereof to another manufacturer shall not be construed as a retail sale; the intent hereof being that the producer or manufacturer shall be subject to the producer's or manufacturer's tax only."

Amend Sec. 2 (61/2), line 23, page 9 of both the original and mimeographed bill. Strike all of (6½) and insert in lieu thereof the following: "(6½) As to any person taxable under schedules III to XII, inclusive, of Section 2 (2) (e), there shall be exempted from gross incomes so much thereof as is derived from sales of services or

commodities for resale to another person taxable under the same schedule."

Amend page 10 of both the original and mimeographed bill at the top of the page, after the word "act" in the second un-numbered line and before the words "Sec. 3", add a new section to be known as follows: "Sec. 21/2. In the case of persons taxable under schedules V, VI, VII and VIII of Sec. 2 (2) (e), whose charges for the sale of property or rendering of service are fixed by municipal ordinance, or are fixed or regulated by any other governmental authority, the amount of tax or excise levied under this act shall be added to the charge otherwise payable for such property or service, and paid by the consumer, and shall be plainly shown as such on the bill rendered for such property or service. This provision shall apply whether such charges or services are made or rendered under the provisions of contract or otherwise".

Amend Sec. 5, line 24, page 10 of both the original and mimeographed bill, strike the entire section and insert in lieu thereof the following: "Sec. 5. In computing the amount of any tax imposed under sub-divisions (2) (c), (2) (d), (2) (e) and (2) (f) of Sec. 2 of this act, there shall be excepted from gross proceeds of sales or gross income so much thereof as is derived from sales of tangible or personal property shipped or transported to points outside the State of Washington, from sales to the United States Government, or to the State of Washington, their departments or institutions, or from business which the State of Washington, is prohibited from taxing under the constitution of this state of the constitution or laws of the United States, and so much thereof as is collected by the taxpayer as an excise upon motor vehicle fuel or as a similar excise."

Amend Sec. 13, line 20, page 16 of both the original and mimeographed bill, strike the word "upon" and insert in lieu thereof the word "under".

Amend Sec. 21, line 13, page 21 of both the original and mimeographed bill. After the comma (,) after the word "thereof" strike the balance of the sentence and substitute in lieu thereof the following: "shall first deposit to the credit of the current state school suspense fund, which fund is hereby created, so much of any sums received as may be necessary to bring the total amount available in said fund to the sum of fifty thousand dollars (\$50,000.00) and thereafter to maintain the said fund in said sum as a revolving fund for the payment of sums appropriated under Sections 28, 29 and 29-a of this act and shall deposit the balance of all sums received to the credit of the current state school fund; Provided, That when the total sum deposited to the current state school fund, together with all other revenues credited to said fund, shall have reached the sum of twelve million five hundred thousand dollars (\$12,500,000.00) in any year beginning on the first day of April and ending on the 31st day of March of the succeeding year, then any surplus over and above said sum of twelve million five hundred thousand dollars (\$12,500,000.00) received during such year shall be deposited to the credit of the state general fund."

Amend Sec. 28, line 27, page 25 of both the original and mimeographed bill. Insert after the word "school" and before the word "fund" the word "suspense".

Amend Sec. 29, line 31, page 25 of both the original and mimeographed bill. Insert after the word "school" and before the word "fund" the word "suspense."

Amend the original and mimeographed bill, after Sec. 29 and before Sec. 30, page 26, insert a new section as follows: "Sec. 29-A. To provide for necessary expenditures, prior to the time when revenues from this act shall become available, there is hereby appropriated from the state general fund the sum of fifty thousand dollars (\$50,000.00), which sum shall become available immediately, and any portion of such sum not expended during the present biennium shall be and hereby is reappropriated for the same purpose for the ensuing biennium: Provided, that the said sum of fifty thousand dollars (\$50,000.00), or so much thereof as shall be expended, shall be repaid to the state general fund, and there is hereby appropriated from the current state school suspense fund the sum of fifty thousand dollars (\$50,000.00), or so much thereof as may be necessary to repay the state general fund for any monies so expended, such repayment to be made in five equal monthly installments on the first day of each calendar month beginning on the first day of December, 1933, and the state treasurer shall charge and credit the respective funds accordingly."

Amend the title of the act. In line 5 strike the balance of the title after the semi-colon (;) after the word "penalties" and insert in lieu thereof the following: "making appropriations; and declaring that this act shall take effect immediately."

Senate Members:

E. N. STEELE,
PAUL MEHNER,
CHARLES H. VOSS.

House Members:

WARREN G. MAGNUSON, RONALD MOORE, JOHN R. JONES.

Senators Voss, Mehner and Heffron demanded a call of the Senate.

The call of the Senate was ordered.

The Sergeant-at-Arms locked the doors of the Senate.

The Secretary called the roll under the call of the Senate, all members being present except Senators Bishop, Morthland, who were excused, and Senators Cox, Ferryman, Gray, Landon, Marshall, Houser, Knutzen, Lunn, Malstrom, Metcalf, Norman, Palmer, Reardon, Steele and Stinson.

The Sergeant-at-Arms was instructed to bring in the absent Senators.

On motion of Senator Palmer the Senate proceeded under the call of the Senate.

Senator Steele moved that the report of the Free Conference Committee be adopted.

Senators Reardon, Todd and Murphy demanded the previous question. The previous question was ordered.

Senators Steele, Ronald, Gray, Voss, Lovejoy, Todd, Ryan (Scott M.), and Gable demanded a roll call on the motion by Senator Steele.

The Secretary called the roll on the motion by Senator Steele, that the report of the Free Conference Committee be adopted, and it carried by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Cox, Dawson, Gable, Garrett, Gray, Heffron, Lovejoy, Malstrom, Marshall, Mehner, Murphy, Nelson, Nugent, Palmer, Reardon, Ronald, Roup, Smith (Don Cary), Smith (Horace E.), Steele, Thein, Todd, Voss, Williams, Worum—29.

Those voting nay were: Senators Ferryman, Foss, Hartwell, Howard, Landon, Morrow, Norman, Peirce, Ryan (J. H.), Ryan (Scott M.)—10.

Those absent or not voting were: Senators Bishop, Houser, Knutzen, Lunn, Metcalf, Morthland, Stinson—7.

The Secretary called the roll on the final passage of Engrossed Substitute House Bill No. 92, as amended by the Free Conference Committee, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Ferryman, Gable, Garrett, Heffron, Lovejoy, Malstrom, Marshall, Mehner, Murphy, Nelson, Nugent, Palmer, Reardon, Ronald, Roup, Smith (Don Cary), Smith (Horace E.), Steele, Thein, Todd, Williams, Worum—26.

Those voting nay were: Senátors Cox, Dawson, Foss, Gray, Hartwell, Howard, Landon, Morrow, Norman, Peirce, Ryan (J. H.), Ryan (Scott M.), Voss—13.

Those absent or not voting were: Senators Bishop, Houser, Knutzen, Lunn, Metcalf, Morthland, Stinson—7.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Senator Ryan (J. H.) protested the action of the Senate in passing Engrossed Substitute House Bill No. 92, as follows: "I hereby protest the action of the Senate on Engrossed Substitute House Bill No. 92 as being an iniquitous tax and entirely out of line with the national policy of the Democratic party as expressed by that fearless leader, Franklin D. Roosevelt."

The Secretary read:

MESSAGE FROM THE HOUSE.

MR. PRESIDENT:

House of Representatives, Olympia, Wash., March 9, 1933.

The Speaker has signed House Bill No. 76; also House Bill No. 109; also

House Bill No. 183; also House Bill No. 186; also

House Bill No. 186; also House Bill No. 209; also

House Bill No. 288; also

House Bill No. 322; also

House Bill No. 340; also House Bill No. 350; also

House Bill No. 357; also

House Bill No. 374; also

House Bill No. 401; also House Bill No. 457; also

Substitute House Bill No. 388; also

House Joint Resolution No. 14, and the same are herewith transmitted.

O. H. Olson, Chief Clerk.

The President announced that he was about to sign House Bills Nos. 76, 109, 183, 186, 209, 288, 322, 340, 350, 374, 401, 457, 357, also Substitute House Bill No. 388, and House Joint Resolution No. 14.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Free Conference Committee on Senate Bill No. 260, and passed the bill as amended by the said committee; said bill, together with a copy of Free Conference Committee report, is herewith transmitted.

O. H. OLSON, Chief Clerk.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Free Conference, to whom was referred Engrossed Senate Bill No. 260, entitled: "An Act relating to the University of Washington, and the payment of tuition fees, reducing general tuition fees for two years, and amending sections 4546 and 4547 of Remington's Compiled Statutes," have had the same under consideration, and we recommend that everything below the enacting clause be stricken and the attached substituted therefor and that it do pass.

SECTION 1. That Section 4546 of Remington's Compiled Statutes be, and the same hereby is amended to read as follows:

"Section 4546. The University of Washington shall charge to and collect from each of the students registering therein the following fees: (a) A general tuition fee of fifteen dollars (\$15.00) per quarter from each person domiciled in this state or the territory of Alaska for the period of one year prior to registering, and fifty dollars (\$50.00) each per quarter from all others. (b) Special tuition fees to include fees for summer session, short courses, marine station work, correspondence or extension courses, individual instruction fees, and such other special tuition fees as may be established by the board of regents of the University from time to time. (c) A library fee of ten dollars (\$10.00) per quarter for law, for each student registered in law, for the law library. (d) Student deposits, disciplinary, laboratory, library, gymnasium, hospital or health fees, and such other fees as may be established by the board of regents from time to time, the fees mentioned in this subdivision to be deposited or paid by each student required to deposit or pay same under rules to be prescribed by said board: Provided, That the payments required of persons domiciled in this state or the territory of Alaska for the period of one year prior to registration, under the provisions of subdivision (a) of this section shall be only ten dollars (\$10.00) per quarter for two (2) years next succeeding the date when this act shall become effective.

SEC. 2. That Section 4547 of Remington's Compiled Statutes be, and the same hereby is, amended to read as follows:

Section 4547. All general tuition fees mentioned in subdivision (a) of section 4546 shall, within thirty-five (35) days from the date of collection thereof, be paid into the state treasury and by the state treasurer shall be credited as follows: Ten dollars (\$10.00) from each student to the "University of Washington Building Fund" and the balance to the "University of Washington Fund." The sum so credited to the "University of Washington Building Fund" shall be used exclusively for the purpose of erecting, altering, maintaining, equipping or furnishing buildings constructed under the act of March 15, 1915, being chapter 66 of the Laws of 1915 and the acts amendatory thereto: Provided, That no sum mentioned in this section shall be credited to the "University of Washington Building Fund" for the two (2) years next succeeding the date when this act becomes effective, the funds to be credited under the provisions of this section to the "University of Washington Building Fund" shall be instead credited to the revolving fund mentioned in Sec. 4548 of this chapter, to be expended by the Board of Regents of the University of Washington with the consent of the Governor.

SEC. 3. This act is necessary for the immediate support of the state government and its existing public institutions and shall take effect immediately.

Also, amend the title by striking all of the title and inserting in lieu thereof the following: An Act relating to the University of Washington and the payment of tuition fees, reducing general tuition fees for two years, and amending sections 4546 and 4547 of Remington's Compiled Statutes and declaring an emergency.

Senate Members:

E. B. PALMER, DON CARY SMITH, W. G. RONALD. House Members:

DAVE S. COHN, PEARL A. WANAMAKER, LULU D. HADDON,

On motion of Senator Palmer the report of the Free Conference Committee was adopted.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 260, as amended by the Free Conference Committee, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Gable, Garrett, Hartwell, Heffron, Howard, Lovejoy, Mehner, Murphy, Nelson, Nugent, Palmer, Ronald, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Smith (Horace E.), Steele, Thein, Todd, Williams, Worum—26.

Those voting nay were: Senators Ferryman, Morrow, Foss, Peirce, Reardon, Voss-6.

Those absent or not voting were: Senators Bishop, Cox, Gray, Houser, Knutzen, Landon, Lunn, Malstrom, Marshall, Metcalf, Morthland, Norman, Roup, Stinson—14.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

REPORT OF COMMITTEE ON ENROLLED BILLS.

Senate Chamber, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 283, entitled: "An Act relating to the extermination of certain wild animals, for the payment of bounties for such extermination, providing penalties, and repealing Chapter 193 of the Session Laws of 1909," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 199, entitled: "An Act relating to liens for delinquent charges for water and electric energy furnished by cities, and amending Section 1 of Chapter 161 of the Laws of 1909," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

Mr. President:

Your Committee on Enrolled Bills, to whom was referred Enrolled Substitute Senate Bill No. 126, entitled: "An Act relating to the use of Washington State products for fuel by the state, municipalities and political subdivisions therein, and providing penalty for violation thereof," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 141, entitled: "An Act to establish law libraries in counties of the first, second and third classes and providing for the maintenance and use thereof, and amending Sections 8254-1 and 8254-3 of Remington's 1927 Supplement and adding to Chapter 3, Title LIII of Remington's 1927 Supplement new Sections to be known as Sections 8254-4, 8254-15, 8254-6, 8254-7 and 8254-8," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 302, entitled: "An Act providing for the naming of a state park situate in Sections 3, 10 and 15, in Township 10 North, Range 2 West W. M., in Cowlitz county," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 9, 1933.

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 117, entitled: "An Act relating to and prescribing the method of filling vacancies in the House of Representatives of the Legislature of the State of Washington, and repealing Chapter III (3) of the Laws of 1891," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received. The President announced that he was about to sign Senate Bills Nos. 283, 199, 126, 141, 302, and 117.

The Secretary read:

REPORT OF FREE CONFERENCE COMMITTEE.

MR. PRESIDENT:

OLYMPIA, WASH., March 9, 1933.

We, your Committee on Free Conference, to whom was referred Engrossed House Bill No. 66, entitled: "An Act relating to the organization of Port Districts, comprising an area of less than the entire county, as well as all port districts in Class A

counties, relating to the district elections therein, the officers thereof and their terms of office and the manner of canvassing the returns of such election," have had the same under consideration, and we recommend that it do pass with the following amendments:

Strike the Senate amendments.

Strike the title and substitute in lieu thereof the following: "An Act relating to and providing for the election of port commissioners and fixing the terms of their office and the manner of conducting port district elections and canvassing the returns; and providing for an incidental expense fund in such district.

Strike Sections 1 to 6 inclusive of the Engrossed House Bill and insert in lieu thereof the following:

SECTION 1. In all port districts in this state all elections for the election of port commissioners of the submission of propositions shall be held at the same time and as a part of the general biennial state election, and no such port district election shall be held until the first Tuesday following the first Monday in November, 1934. The term of office of each port commissioner elected under the provisions of this act shall commence at noon on the second Monday in January following his election, and shall end when his successor is elected and qualified. Each port commissioner now holding office, whose term under existing law would end prior to the second Monday in January, 1935, shall continue to hold office until his successor is elected and qualified as provided in this act.

SEC. 2. At the general election in November, 1934, there shall be elected in port districts in counties other than the Class A counties a commissioner from commissioner's district number 1 to serve for six years and/or until the second Monday in January, 1941, and a commissioner from commissioner's district number 2 to serve two years and/or until the second Monday in January, 1937, and a commissioner from commissioner's district number 3 to serve four years and/or until the second Monday in January, 1939.

SEC. 3. At the next general election thereafter there shall be elected a commissioner from commissioner's district number 2 to serve for a term of six years and/or until the second Monday in January, 1943.

SEC. 4. At the next general election thereafter there shall be elected a commissioner from district number 3 to serve for a term of six years.

SEC. 5. The terms of office of commissioners for such port districts thereafter elected shall be in accordance with the above provisions. At each election a commissioner shall be elected successively from the three districts in each successive commissioner's district in numerical order commencing with district number 1.

Sec. 6. If, under the provisions of this act, a commissioner would be elected for a term which would conflict with the term of a commissioner now in office, the commissioner elected hereunder shall not take office until the term for which his predecesor was elected shall have expired. And if the term for which a commissioner would be elected hereunder would terminate before or at the same time as that of a commissioner now in office, there shall not be any election for port commissioner in that commissioner's district. It is intended that commissioners now in office shall serve the full terms for which they were elected, and that the terms of their immediate successors elected in accordance with this act shall be shortened accordingly."

Between Sections 15 and 16 insert two new sections to read as follows:

SEC. 16. The port commission of any port district may, by resolution, create an incidental expense fund in such amount as the port commission may direct. incidental expense fund may be kept and maintained in a bank or banks designated in the resolution creating the fund, and such depository shall be required to give bonds or securities to the port district for the protection of such incidental expense fund, in the full amount of the fund authorized by the said resolution. shall be drawn to reimburse said incidental expense fund and such vouchers shall be approved by the port commission. Transient labor, freight, express, cartage, postage, petty supplies, and minor expenses of the port district may be paid from said incidental expense fund and all such disbursements therefrom shall be by check of the port auditor or such other officer as the port commissioner shall by resolution direct. All expenditures from said incidental expense fund shall be covered by vouchers drawn by the court auditor and approved by the manager or such other officer of the port district as the port commission may by resolution direct. The officer disbursing said fund shall be required to give bond to the port district in the full authorized amount of the said incidental expense fund for the faithful performance of his duties in connection with the disbursement of moneys from such fund.

SEC. 17. If any section or clause of this act is adjudged invalid, such adjudication shall not be construed to affect the validity of any other section or clause, or of the act as a whole.

Renumber Section 16 of the engressed bill to read Section 18.

Senate Members:

House Members:

HENRY Foss,

D. E. TODD, C. C. ASPINWALL,

G. A. LOVEJOY, DANIEL LANDON.

HARRY E. CHRISTIANSON.

On motion of Senator Palmer the report of the Free Conference Committee was adopted.

The Secretary called the roll on the final passage of Engrossed House Bill No. 66, as amended by the Free Conference Committee, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Ferryman, Foss, Gable, Garrett, Gray, Landon, Lovejoy, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Voss—29.

Those absent or not voting were: Senators Bishop, Chamberlin, Cox, Dawson, Hartwell, Heffron, Houser, Howard, Knutzen, Lunn, Metcalf, Morthland, Norman, Nugent, Smith (Horace E.), Williams, Worum—17.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

RESOLUTION.

By Senator Ronald:

Whereas, Members of the Twenty-third Session of the Washington State Legislature and their families have, during the past sixty days, enjoyed many courtesies and kindnesses extended to them by the residents of the City of Olympia; and

Whereas, They have made our visit pleasant and our duties less arduous during this sixty-day session; and

WHEREAS, The Hon. E. N. Steele, the Mayor of the City of Olympia, and other city officials of the City of Olympia have cooperated and worked with the members of the Twenty-third Session of the Legislature to make it a success,

Now, Therefore, Be it Resolved, That the Twenty-third Senate of the State of Washington does hereby express its appreciation of the hospitality of the citizens of Olympia and asks that a copy of this Resolution be spread upon the Senate Journal.

On motion of Senator Malstrom the resolution was adopted.

The Secretary read:

SENATE RESOLUTION.

By Senator Todd:

Be it Resolved, by the Senate, that the expense of clerk hire necessary in the certification of the Session Laws of 1931 be paid out of the appropriation for legislative expenses, upon vouchers executed by the President and Secretary of the Senate.

On motion of Senator Todd the resolution was adopted.

The Secretary read:

SENATE RESOLUTION.

By Senator Ferryman:

Resolved, That the thanks of the Senate is hereby extended to the pastors of Olympia who have served as chaplains during the session.

On motion of Senator Ferryman the resolution was adopted.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The Speaker has signed Senate Bill No. 283, also

Senate Bill No. 199, also

Senate Bill No. 126, also

Senate Bill No. 141, also

Senate Bill No. 302, also

Senate Bill No. 117, and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

The Secretary read:

SENATE RESOLUTION.

By Senator Landon:

Resolved, That W. J. Lindberg, Secretary of the Senate, be authorized and directed to have a copy of the Senate Journal, together with a suitable index therefor, prepared for the State Printer and that he be allowed for this work and for compiling, editing, proof-reading and indexing the printed Journal the sum of Three Hundred Fifty Dollars (\$350.00), the amount allowed for that purpose in the appropriation bills. The State Auditor is authorized and directed to issue a warrant for one-half of the amount when the printer's receipt, for copy is filed in his office, and the balance when the printer shall certify that the reading of the proof on the Journal index has been completed and the same found to be correct.

On motion of Senator Landon the resolution was adopted.

The Secretary read:

SENATE RESOLUTION.

By Senator Ryan (J. H.):

WHEREAS, We, the members of the Senate, have had present with us co-laborers during the Twenty-third Session, not only the members of the House of Representatives, but also representatives of the Fourth Estate; and

WHEREAS, The visiting newspaper correspondents of the various public journals of the state have, by their frequent courtesies, their close attention to business, and their careful and correct account of the proceedings, worked, as we have strived to do, for the best interest of the people of the State of Washington, always with a kindly fellow feeling and with loyalty to the paper they represent; now therefore,

Bt it Resolved, That the Senate extend to E. Q. Anderson, James DeK. Brown, Ben Conner, Jack Fraser, E. B. Fussell, J. W. Gilbert, Frank G. Gorrie, Clancey M. Lewis, M. M. Mattison, George A. Miller, Merritt McCulley, James F. Rose, Joe Smith, Clark Squire, its thanks for the courtesies and good will, its praise for good work well done, and the hope that in the Twenty-fourth Legislature all may meet again and renew old friendships.

On motion of Senator Ryan (J. H.) the resolution was adopted.

The Secretary read:

SENATE RESOLUTION.

By Senator Marshall:

Be it Resolved, by the Senate, that after the close of the session, the President and Secretary be authorized to execute proper vouchers to the State Auditor for the payment of any expenses that have been incurred by the Senate or that may be incurred in closing the business of the Senate, and which have not been paid at this time.

On motion of Senator Marshall the resolution was adopted.

SENATE RESOLUTION.

By Senator Lovejoy:

Be it Resolved, by the Senate, that the President and Secretary be directed to secure the grouped and framed photographs of the members of the Senate and that the sum of one hundred dollars (\$100.00), or so much thereof as may be necessary, be allowed to defray the expenses of procuring said photographs, and that the President and Secretary be, and they are hereby authorized to make out the necessary vouchers upon which a warrant for said expense shall be drawn.

On motion of Senator Lovejoy the resolution was adopted.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

Mr. President:

The House has adopted the report of the Free Conference Committee on Engrossed Substitute House Bill No. 92 and passed the bill as amended by the said committee.

O. H. OLSON, Chief Clerk.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has laid Senate Concurrent Resolution No. 10 on the table.

O. H. OLSON, Chief Clerk.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Conference Committee on Engrossed Senate Bill No. 102, and in accordance therewith the Speaker has appointed Representatives Wentworth, Frank Anderson and James W. Wilson, as members of the new conference committee; copy of said conference committee report is herewith transmitted.

O. H. OLSON, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred Engrossed Senate Bill No. 102, entitled: "An Act relating to and prohibiting the sale and exposure and display for sale and the shipping into or from this state of convict-made goods, wares and merchandise, providing penalties for its violation, and amending Section 1 and Section 2 of Chapter 294 of the Session Laws of 1927," have had same under consideration, and we report that we cannot agree and ask that we be released from further consideration of Engrossed Senate Bill No. 102 and that a new conference committee be appointed.

Senate Members:

K. W. REARDON, W. C. DAWSON, A. E. COX. House Members:

W. W. WENTWORTH, FRANK ANDERSON, J. W. WILSON.

On motion of Senator Reardon the report of the Conference Committee was adopted and the President appointed Senators Reardon, Dawson and Smith (Don Cary) as a new Conference Committee on Senate Bill No. 102.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 10 and passed the bill as amended by the Free Conference Committee. The said bill, together with the report of the Free Conference Committee is herewith transmitted.

O. H. Olson, Chief Clerk.

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Free Conference, to whom was referred Engrossed Senate Bill No. 10, entitled: "An Act requiring licenses for the operation, maintenance, opening or establishment of stores in this state, prescribing the license and filing fees to be paid therefor, and the powers and duties of the State Director of Licenses in connection therewith, and prescribing penalties for the violation thereof," have had same under consideration, and we report the same back to the Senate and House with the following amendments:

That Section 5 of said engrossed Senate bill be amended, beginning at the top of page 3 of the engrossed bill as follows:

- "(1) Upon one store, the annual license fee shall be five dollars (\$5.00).
- "(2) Upon two stores or more, but not to exceed five stores, the annual license fee shall be twenty dollars (\$20.00) for each such additional store;
- "(3) Upon each store in excess of five, but not to exceed ten, the annual license fee shall be thirty dollars (\$30.00) for each such additional store.
- "(4) Upon each store in excess of ten, but not to exceed twenty, the annual license fee shall be seventy-five dollars (\$75.00) for each such additional store;
- "(5) Upon each store in excess of twenty, the annual license fee shall be one hundred twenty-five dollars (\$125.00) for each such additional store."

We further recommend that the Senate concur in the House amendment to Sec. 9 of the bill as follows: Amend Sec. 9, strike the whole thereof and insert in lieu thereof the following: "Sec. 9. The provisions of this act shall not apply to public grain storage warehouses or elevators not retailing for profit; *Provided, further*, This act shall not apply to retail coal yards or to retail lumber yards or wood yards."

We further recommend that a new section, to be known as Section $12\frac{1}{2}$, be added to read as follows:

"Sec. 12½. The payment of the license provided for in this act by any person, firm, corporation, association, or copartnership shall not authorize such person, firm, corporation, association, or copartnership to conduct business in any city or town in the state without paying a local license therefor when the ordinances of such city or town so required."

We further recommend that Section 1 of said engrossed Senate Bill be amended by striking out the word "April" in the first line of said section and inserting in lieu thereof the word "June".

We further recommend that Section 6 on page 3 of said Engrossed Senate Bill be amended by striking the period (.) after the word "Act" in the fifth line of said section and inserting in lieu thereof a semi-colon (;) and the following words: "Provided, however, That each and every license issued in the year 1933 shall be charged for at one-half the full rate, as prescribed in Section 5 of this act".

We further recommend that the Engrossed Senate Bill be amended by inserting on page 4, after Section 10 and before Section 11 of said engrossed bill, a new section, to read as follows: "Sec. 10½. The Director of Licenses, on the next business day following the receipt of any payments under this act, shall transmit the same to the State Treasurer, taking his receipt therefor. The State Treasurer, upon receipt thereof, shall deposit the same in the State Treasury and credit the same as follows: Ninety (90%) per cent thereof to the credit of the State Current School Fund; Ten (10%) per cent thereof to the credit of the State General Fund".

We further recommend that the Engrossed Senate Bill be amended by inserting on page 4, after Section 11 and before Section 12 of said engrossed bill, a new section

to read as follows: "Sec. 11½. There is hereby appropriated from the State General Fund the sum of twenty-five thousand (\$25,000.00) dollars, or so much thereof as shall be necessary to carry out the provisions of this act".

We further recommend that Section 13 of said Engrossed Senate Bill be amended by striking the word "April" in the third line of said section and inserting in lieu thereof the word "June".

We further recommend that the Title of said Engrossed Senate Bill be amended as follows: By striking the word "and" in the fifth line of said title, after the word "therewith" and before the word "prescribing"; by striking the period (.) after the word "thereof" in the sixth line of said title and inserting in lieu thereof a semi-colon (;), and the following words: "making an appropriation and declaring that this act shall take effect June 1st. 1933".

And that the bill, as so amended, be passed,

Senate Members:

E. N. STEELE, W. P. GRAY, GEO. W. ROUP.

House Members:

HARRY C. HUSE, E. F. BANKER, B. ROY ANDERSON.

On motion of Senator Steele the report of the Free Conference Committee was adopted.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 10, as amended by the Free Conference Committee, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Heffron, Houser, Lovejoy, Malstrom, Marshall, Mehner, Morrow, Murphy, Nelson, Norman, Nugent, Ronald, Ryan (J. H.), Smith (Don Cary), Steele, Stinson, Thein, Voss, Williams, Worum—27.

Those voting nay were: Senators Cleary, Landon, Palmer, Peirce, Roup —5.

Those absent or not voting were: Senators Bishop, Barnes, Chamberlin, Cox, Hartwell, Howard, Knutzen, Lunn, Metcalf, Morthland, Reardon, Ryan (Scott M.), Smith (Horace E.), Todd—14.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

REPORT OF COMMITTEE ON ENROLLED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Substitute Senate Bill No. 44, entitled: "An Act relating to and regulating the practices of hair-dressing and beauty culture and the conducting of schools for the teaching of such practices, providing for the licensing of persons to practice hairdressing and beauty culture, and to conduct schools for the teaching thereof, creating a State Board of Hairdressers and Beauty Culturists, providing penalties, amending Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18 and 19 of Chapter 281 of the Laws of 1927, and declaring an emergency," have had same compared with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, W. P. Gray, H. L. Nelson.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

Mr. President:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 260, entitled: "An Act relating to the University of Washington and the payment of tuition fees, reducing general tuition fees for two years, and amending Sections 4546 and 4547 of Remington's Compiled Statutes and declaring an emergency," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, H. L. Nelson.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

Mr. President:

Your Committee on Enrolled Bils, to whom was referred Enrolled Senate Bill No. 238, entitled: "An Act relating to the organization, management and supervision of savings and loan associations; declaring specific actions to be crimes; providing penalties for violations; repealing Sections 9, 12, 17, 21, 22, 25 and 26 of Chapter 110, Laws of 1913, Sections 1, 4, 5, and 7 to 15, inclusive, and 17 to 23, inclusive, of Chapter 144, Laws of 1925 (being Sections 3716 to 3748, inclusive, of Chapter 1, Title XXI, of Remington's Compiled Statutes of Washington and Remington's 1927 Supplement thereto); and declaring that this act shall take effect immediately," have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,
EVERT ARNOLD, Chairman.

We concur in this report: C. Nifty Garrett, W. P. Gray, H. L. Nelson.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 234, entitled: "An Act classifying countles by population, providing for the election of county officers and in certain classes of counties of certain officers who shall exercise the powers and perform the duties of two or more officers, and defining their powers and duties and fixing the compensation of county officers, and repealing Sections 4200, 4201, 4202 and 4203 of Remington's Compiled Statutes and all acts and parts of acts in conflict herewith," have compared same with the original bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, H. L. Nelson.

On motion of Senator Arnold the report of the committee was received.

The President announced that he was about to sign Senate Bills Nos. 260, 238, 234, and Substitute Senate Bill No. 44.

The Secretary read:

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Free Conference, to whom was referred House Bill No. 467, entitled "An Act making appropriations for the purchase of land, construction of buildings and improvements at designated State Institutions, for the payment of salaries of certain officers and employees of the state and for the operation, maintenance and other expenses of certain state institutions, departments and offices, for the relief of certain individuals, corporations, counties and municipalities, and for emergencies, including deficiencies and appropriation of revolving funds, and for pur-

FOR THE SECRETARY OF STATE:

poses specified in certain acts of Congress, and for miscellaneous purposes designated for the fiscal biennium beginning April 1st, 1933, and ending March 31st, 1935, except as otherwise provided and providing that this act shall take effect immediately," have had the same under consideration, and we recommend that it do pass as amended:

Strike Section 2 thereof and insert in lieu thereof the following:

"Sec. 2. The following sums, or so much thereof as shall severally be found necessary, are hereby appropriated out of any of the moneys in the several funds in the state treasury hereinafter named for the payment of salaries of certain officers and employees of the state, and for the operation of certain state institutions, departments and offices, and for the purchase and improvement of land and construction of buildings, and improvements for the various state institutions, and for emergencies, and for sundry civil expenses of the state government, and for purposes specified in certain acts of Congress and for miscellaneous purposes hereinbelow designated and mentioned and hereinafter expressed, for the fiscal biennium beginning April 1, 1933, and ending March 31, 1935, except as otherwise provided.

FROM THE GENERAL FUND.

Deficiency, Printing, Advertising and mailing Initiative and Referendum Measures and Constitutional Amendments	\$21,008.36
FOR THE STATE TREASURER: Deficiency, Operations	\$18,549.58
FROM THE FISHERIES FUND.	
Deficiency, Operations	\$975.00
FROM THE HIGHWAY SAFETY FUND.	
Deficiency, Operations	\$6, 565.09
FROM THE MOTOR VEHICLE FUND.	
Deficiency, Operations	\$15,986.77
FROM THE GENERAL FUND.	
FOR THE STATE AUDITOR: Deficiency, Operations	\$750.00
FOR THE SUPREME COURT REPORTER: Deficiency, Operations	\$2,025.00
For the Department of Agriculture: Deficiency, State Fair, Premiums and Awards (Emergency approved September 27, 1932.)	\$6,080.00
FOR THE DEPARTMENT OF EFFICIENCY: Division of Savings & Loan: Deficiency, Operations	\$6,000.00

FOR THE DEPARTMENT OF LABOR AND INDUSTRIES: Deficiency, Operations, Biennium ended March 31, 1931 (Emergency approved April 29, 1931.)		\$869.24
Deficiency, Operations, Biennium ended March 31, 1933 (Emergencies approved September 29, 1932, October 17, 1932.)		\$48,573.39
Deficiency, Salaries and Wages, Biennium ended March 31, 1933		\$22,953.78
Deficiency, Salaries and Wages, Biennium ended March 31, 1933		\$9,500.00
FOR THE MILITARY DEPARTMENT: Deficiency, Fire at Felts Field (Emergency approved August 25, 1932.)		\$6,531.20
FROM THE GAME FUND.		
FOR THE DEPARTMENT OF LICENSES:		
Deficiency, Printing Game Licenses		\$3,352.99
For Predatory Animal Bounties:		
Deficiency		\$1,391.00
FROM THE GENERAL FUND.		
FOR JUDGMENTS: George W. Salisbury	\$1,082.72	
Racor Pacific Frog & Switch Company, a corporation (Racor Pacific Frog & Switch Company, a corporation vs. The State of Washington, No. 14163.)	3,400.64	
United Artists Corporation (United Artists Corporation vs. The State of Washington, No. 14023.)	610.01	
Ella A. Jones and O. L. Jones, Administrators of the Estate of Orville D. Jones, deceased	330.30	
Rhoda L. Denkmann vs. The State of Washington, No. 14584.)	8,386.01	
Western Display Company (Western Display Co. vs. The State of Washington, No. 14002.)	205.53	
Standard Brands of California	283.21	
Pacific Lime Co(Pacific Lime Co. vs. State of Washington, No. 13986.)	193.85	
Ohio Match Co	155.43	
Frye & Co(Frye & Co. vs. State of Washington, No. 13910.)	223.72	
Frye Investment Co (Frye Investment Co. vs. State of Washington, No.	1,405.11	
· 13909.) The Austin Co	1,036.85	
(The Austin Co. vs. State of Washington, No. 13978.) National Battery Co. vs. State of Washington, No. 13977.)	1,142.60	

Gray Bar Electric Co	\$373.67
Federated Metals Corp. vs. State of Washington, No. 13920.)	296.10
Kelly-Springfield Tire Co	1,359.47
Edward F. Stern vs. State of Washington, No. 14013.)	141.09
Bemis Bros. Bag Co	382.85
The Diamond Match Company, a corporation	520.82
American Smelting & Refining Company, a corporation (American Smelting & Refining Company, a corporation vs. The State of Washington, No. 12833.)	1,724.58
Stone & Webster Engineering Corporation, a corporation (Stone & Webster Engineering Corporation vs. State of Washington, No. 14035.)	1,341.77
United Aircraft & Transport Corporation, a corporation (United Aircraft & Transport Corporation, a corporation vs. State of Washington, No. 14034.)	3,043.77
Walter R. Beetchenow and Ella Beetchenow, his wife (Walter R. Beetchenow and Ella Beetchenow, his wife vs. Chas. J. Bartholet, Supervisor of Hydraulics, No. 6718.)	112.90
Aberdeen Savings & Loan Association	48.85
Aberdeen Savings & Loan Association	536.26
Washington Mutual Savings Bank, a corporation (Washington Mutual Savings Bank, a corporation, vs. Samuel H. Chase, Donald C. McInnis and Fred K. McBroom, No. 12785.)	285.77
Washington Mutual Savings Bank(In the matter of the Taxation of the Washington Mutual Savings Bank under Chap. 151, Laws of 1929, No. 12786.)	82.62
United Diversified Securities Corp., Murphey, Favre & Co. et al	137.52
and Fred K. McBroom, No. 12799.) Geo. H. Burr, Conrad & Broom, Inc., Baillargeon, Winslow & Co. et al	373.21
C. McInnis and Fred K. McBroom, No. 12800.) Oregon-Washington Railroad & Navigation Company, a corporation	129.68

The Capital National Bank, executor of the Estate of Sally Foster Eaton, deceased	\$59.65	
Sally Foster Eaton, No. 4400.) Henry Arthur Rust, executor of the Estate of William R. Rust, deceased	141.20	
 J. H. Snively and Belle B. Snively	115.75	
William E. Best vs. State of Washington, No. 209,743 King County.)	113.61	
FROM THE MOTOR VEHICLE FU	ND.	
Ella Thomas	455.05	
14105.) M. B. Stevenson and Blanche Stevenson	7,440.16	
No. 13045.) McHugh Construction Company, a corporation (McHugh Construction Company, a corporation, vs. State of Washington, No. 9626.)	7,101.74	
Robert A. Sloane Company vs. State of Washington, No. 13845.)	2,915.00	•
C. E. Sayers et al	16.87	
J. M. Brewster	20,089.89	
FROM THE CAPITOL BUILDING CONSTRUC	CTION FUND.	
C. L. Creelman vs. State of Washington, No. 13586.)	8,320.00	
W. & J. Sloane, a corporation	1,286.15	
FROM THE PARKS AND PARKWAY	FUND.	
Albert A. Zaccardo and Bertha E. Gierin (Albert A. Zaccardo and Bertha E. Gierin vs. State of Washington, No. 14720.)	2,715.03	
FROM THE PUBLIC SERVICE REVOLVIN	IG FUND.	
Smarts Auto Freight, Inc	18.30	2 00 195 91
FROM THE GENERAL FUND.		\$80,135.31
For the relief of the following individuals, firms and corporat	ions :	
Standard Grocery Company	\$115.80	
A. J. Lockhart Services—Northern State Hospital, April, 1930.	20.00	

Burpee Iron Works Prepaid freight Northern State Hospital December 31,	\$15.00
1928. Shippen Tile Supply	2.40
1931. Vermont Printing Co	38.27
Books, Deaf School, August 26, 1930. Dairy Machinery Company	4.33
Material furnished Reformatory August 8, 1928. General Electric Company	32.40
Material furnished Reformatory December 23, 1930. Malmo & Company	156.20
Materials furnished Reformatory March 2, 1931. Pioneer Sand & Gravel Company	24.07
Material furnished Reformatory September 5, 1930. McKesson-Spokane Drug Co	63.49
Materials furnished Custodial School September, 1929. United Shoe Machinery Company	1,51
Freight charges, Reformatory, June, 1930.	24.40
Washington State Penitentiary	
Abbott Auto Company	53.00
Pennsylvania Railroad	4.39
Schwabacher Hardware Co	4.20
E. S. Horton	50.00
May Schurtz	9.65
Overpayment of maintenance charges August, 1932. Mae Fitch	10.64
of limitations. Washington State Penitentiary	74.78
Adjustment, Inmates' Fund.	165.75
W. S. Stout	200.10
J. C. Vincent and Mary C. Vincent Payment for shorelands for which the state could not	116.40
pass title. Sarah McRae and Lottie McRae Payment for shorelands for which the state could not pass title.	57.50
Carrie Royse	22.23
Unclaimed dividend, escheated to state. E. J. Brittell	39.44
Unclaimed dividend, escheated to state. Helen and Mr. Martin	17.12
Unclaimed dividend, escheated to state. Standard Oil Co. of California	6.12
1929. The Texas Company	11.53
ary, 1929. Logan, Hahn Chevrolet Co Labor and material furnished to Department of Agriculture January, 1931.	16.95

McCambridge and McCambridge Supplies furnished Military Department October, 1930.	\$8.00
Spokane Savings Bank	29.70
William Baines, Executor of Estate of C. H. Neal, de-	
ceased	133.06
Treasurer of Asotin County	31.51
H. D. Hailey, trustee of revolving fund, to be paid upon	
delivery to the State Auditor of assignment of claim L. M. Rickerd, trustee of revolving fund, to be paid upon	1,226.89
delivery to the State Auditor of assignment of claim	82.00
Florence Phelan, trustee of Revolving Fund, to be paid upon delivery to the State Auditor of assignment of	02.00
claim	105.43
John G. Bucsko, trustee of revolving fund, to be paid upon delivery to the State Auditor of assignment of	
claim	133.70
W. H. Wilterdink	50.00
Admission fee paid Board of Law Examiners. H. D. Lasell	F0.00
Admission fee paid Board of Law Examiners.	50.00
Bernard Newby	25.00
Admission fee paid Board of Law Examiners.	20.00
Mary Benzel Garret Nurses' examination fee.	10.00
Gustaf E. Karlson	5.00
Real estate license fee.	
Wagner Lumber Co	210.53
Material furnished Deformations Manual 1000	210.00
Material furnished Reformatory March, 1930.	
Material furnished Reformatory March, 1930. Department of Labor and Industries	1,200.00
Material furnished Reformatory March, 1930.	
Material furnished Reformatory March, 1930. Department of Labor and Industries For use and benefit of John W. Fishback, to be paid at rate of \$50.00 per month.	
Material furnished Reformatory March, 1930. Department of Labor and Industries For use and benefit of John W. Fishback, to be paid at rate of \$50.00 per month. FROM THE MOTOR VEHICLE FUND.	
Material furnished Reformatory March, 1930. Department of Labor and Industries For use and benefit of John W. Fishback, to be paid at rate of \$50.00 per month. FROM THE MOTOR VEHICLE FUND. John E. Boone	
Material furnished Reformatory March, 1930. Department of Labor and Industries For use and benefit of John W. Fishback, to be paid at rate of \$50.00 per month. FROM THE MOTOR VEHICLE FUND. John E. Boone	1,200.00
Material furnished Reformatory March, 1930. Department of Labor and Industries	1,200.00
Material furnished Reformatory March, 1930. Department of Labor and Industries	7.00 96.79
Material furnished Reformatory March, 1930. Department of Labor and Industries. For use and benefit of John W. Fishback, to be paid at rate of \$50.00 per month. FROM THE MOTOR VEHICLE FUND. John E. Boone. Ambulance service February 12, 1931. Auto Sales Company Repairs and service 1928 and 1929. Goodyear Rubber Company	7.00
Material furnished Reformatory March, 1930. Department of Labor and Industries. For use and benefit of John W. Fishback, to be paid at rate of \$50.00 per month. FROM THE MOTOR VEHICLE FUND. John E. Boone	7.00 96.79 168.00
Material furnished Reformatory March, 1930. Department of Labor and Industries For use and benefit of John W. Fishback, to be paid at rate of \$50.00 per month. FROM THE MOTOR VEHICLE FUND. John E. Boone Ambulance service February 12, 1931. Auto Sales Company Repairs and service 1928 and 1929. Goodyear Rubber Company Material supplied June 10, 1929. J. C. O'Kelley	7.00 96.79
Material furnished Reformatory March, 1930. Department of Labor and Industries	7.00 96.79 168.00 6.88
Material furnished Reformatory March, 1930. Department of Labor and Industries. For use and benefit of John W. Fishback, to be paid at rate of \$50.00 per month. FROM THE MOTOR VEHICLE FUND. John E. Boone	7.00 96.79 168.00
Material furnished Reformatory March, 1930. Department of Labor and Industries For use and benefit of John W. Fishback, to be paid at rate of \$50.00 per month. FROM THE MOTOR VEHICLE FUND. John E. Boone Ambulance service February 12, 1931. Auto Sales Company Repairs and service 1928 and 1929. Goodyear Rubber Company Material supplied June 10, 1929. J. C. O'Kelley Repairs to road grader March 15, 1929. Shell Oil Company Material furnished February, 1931. Goldendale Sentinel	7.00 96.79 168.00 6.88
Material furnished Reformatory March, 1930. Department of Labor and Industries	7.00 96.79 168.00 6.88 66.98
Material furnished Reformatory March, 1930. Department of Labor and Industries For use and benefit of John W. Fishback, to be paid at rate of \$50.00 per month. FROM THE MOTOR VEHICLE FUND. John E. Boone Ambulance service February 12, 1931. Auto Sales Company Repairs and service 1928 and 1929. Goodyear Rubber Company Material supplied June 10, 1929. J. C. O'Kelley Repairs to road grader March 15, 1929. Shell Oil Company Material furnished February, 1931. Goldendale Sentinel Publishing notice February 5, 1931. Standard Oil Company of California.	7.00 96.79 168.00 6.88 66.98
Material furnished Reformatory March, 1930. Department of Labor and Industries. For use and benefit of John W. Fishback, to be paid at rate of \$50.00 per month. FROM THE MOTOR VEHICLE FUND. John E. Boone. Ambulance service February 12, 1931. Auto Sales Company. Repairs and service 1928 and 1929. Goodyear Rubber Company. Material supplied June 10, 1929. J. C. O'Kelley. Repairs to road grader March 15, 1929. Shell Oil Company. Material furnished February, 1931. Goldendale Sentinel. Publishing notice February 5, 1931. Standard Oil Company of California. Material furnished February 9, 1931.	7.00 96.79 168.00 6.88 66.98 4.90
Material furnished Reformatory March, 1930. Department of Labor and Industries. For use and benefit of John W. Fishback, to be paid at rate of \$50.00 per month. FROM THE MOTOR VEHICLE FUND. John E. Boone. Ambulance service February 12, 1931. Auto Sales Company. Repairs and service 1928 and 1929. Goodyear Rubber Company. Material supplied June 10, 1929. J. C. O'Kelley. Repairs to road grader March 15, 1929. Shell Oil Company. Material furnished February, 1931. Goldendale Sentinel. Publishing notice February 5, 1931. Standard Oil Company of California. Material furnished February 9, 1931. Northern Motors Company.	7.00 96.79 168.00 6.88 66.98
Material furnished Reformatory March, 1930. Department of Labor and Industries	7.00 96.79 168.00 6.88 66.98 4.90 18.82 6.87
Material furnished Reformatory March, 1930. Department of Labor and Industries For use and benefit of John W. Fishback, to be paid at rate of \$50.00 per month. FROM THE MOTOR VEHICLE FUND. John E. Boone Ambulance service February 12, 1931. Auto Sales Company Repairs and service 1928 and 1929. Goodyear Rubber Company Material supplied June 10, 1929. J. C. O'Kelley Repairs to road grader March 15, 1929. Shell Oil Company Material furnished February, 1931. Goldendale Sentinel Publishing notice February 5, 1931. Standard Oil Company of California Material furnished February 9, 1931. Northern Motors Company Material and labor furnished June 1, 1931. Whiteman Fuel Company	7.00 96.79 168.00 6.88 66.98 4.90
Material furnished Reformatory March, 1930. Department of Labor and Industries. For use and benefit of John W. Fishback, to be paid at rate of \$50.00 per month. FROM THE MOTOR VEHICLE FUND. John E. Boone. Ambulance service February 12, 1931. Auto Sales Company. Repairs and service 1928 and 1929. Goodyear Rubber Company. Material supplied June 10, 1929. J. C. O'Kelley. Repairs to road grader March 15, 1929. Shell Oil Company. Material furnished February, 1931. Goldendale Sentinel. Publishing notice February 5, 1931. Standard Oil Company of California. Material furnished February 9, 1931. Northern Motors Company. Material and labor furnished June 1, 1931. Whiteman Fuel Company. Material furnished February 7, 1931.	7.00 96.79 168.00 6.88 66.98 4.90 18.82 6.87
Material furnished Reformatory March, 1930. Department of Labor and Industries For use and benefit of John W. Fishback, to be paid at rate of \$50.00 per month. FROM THE MOTOR VEHICLE FUND. John E. Boone Ambulance service February 12, 1931. Auto Sales Company Repairs and service 1928 and 1929. Goodyear Rubber Company Material supplied June 10, 1929. J. C. O'Kelley Repairs to road grader March 15, 1929. Shell Oil Company Material furnished February, 1931. Goldendale Sentinel Publishing notice February 5, 1931. Standard Oil Company of California Material furnished February 9, 1931. Northern Motors Company Material and labor furnished June 1, 1931. Whiteman Fuel Company Material furnished February 7, 1931. Seattle Chain & Manufacturing Company Material furnished May 18, 1931.	7.00 96.79 168.00 6.88 66.98 4.90 18.82 6.87
Material furnished Reformatory March, 1930. Department of Labor and Industries For use and benefit of John W. Fishback, to be paid at rate of \$50.00 per month. FROM THE MOTOR VEHICLE FUND. John E. Boone Ambulance service February 12, 1931. Auto Sales Company Repairs and service 1928 and 1929. Goodyear Rubber Company Material supplied June 10, 1929. J. C. O'Kelley Repairs to road grader March 15, 1929. Shell Oil Company Material furnished February, 1931. Goldendale Sentinel Publishing notice February 5, 1931. Standard Oil Company of California Material furnished February 9, 1931. Northern Motors Company Material and labor furnished June 1, 1931. Whiteman Fuel Company Material furnished February 7, 1931. Seattle Chain & Manufacturing Company Material furnished May 18, 1931. Jerry G. Job, Inc	7.00 96.79 168.00 6.88 66.98 4.90 18.82 6.87 37.50 21.00
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Material furnished Reformatory March, 1930. Department of Labor and Industries. For use and benefit of John W. Fishback, to be paid at rate of \$50.00 per month. FROM THE MOTOR VEHICLE FUND. John E. Boone. Ambulance service February 12, 1931. Auto Sales Company. Repairs and service 1928 and 1929. Goodyear Rubber Company. Material supplied June 10, 1929. J. C. O'Kelley. Repairs to road grader March 15, 1929. Shell Oil Company. Material furnished February, 1931. Goldendale Sentinel. Publishing notice February 5, 1931. Standard Oil Company of California. Material furnished February 9, 1931. Northern Motors Company. Material and labor furnished June 1, 1931. Whiteman Fuel Company. Material furnished February 7, 1931. Seattle Chain & Manufacturing Company. Material furnished May 18, 1931. Jerry G. Job, Inc. Material and labor furnished March 30, 1931. Capitol City Map & Blue Print Co.	7.00 96.79 168.00 6.88 66.98 4.90 18.82 6.87 37.50 21.00
Material furnished Reformatory March, 1930. Department of Labor and Industries. For use and benefit of John W. Fishback, to be paid at rate of \$50.00 per month. FROM THE MOTOR VEHICLE FUND. John E. Boone. Ambulance service February 12, 1931. Auto Sales Company Repairs and service 1928 and 1929. Goodyear Rubber Company Material supplied June 10, 1929. J. C. O'Kelley Repairs to road grader March 15, 1929. Shell Oil Company Material furnished February, 1931. Goldendale Sentinel Publishing notice February 5, 1931. Standard Oil Company of California Material furnished February 9, 1931. Northern Motors Company Material and labor furnished June 1, 1931. Whiteman Fuel Company Material furnished February 7, 1931. Seattle Chain & Manufacturing Company Material furnished May 18, 1931. Jerry G. Job, Inc. Material and labor furnished March 30, 1931. Capitol City Map & Blue Print Co. Plate furnished February and April, 1931.	7.00 96.79 168.00 6.88 66.98 4.90 18.82 6.87 37.50 21.00
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American Auto Company of Seattle, Inc	\$53.61
International Harvester Company Material furnished Highway Department.	15.58
George L. Marsh	130.85
E. Anderson	10.48
James H. McCroskey	23.50
Great Northern Railway Company	262.01
Caro Park Damages to property 1930.	163.33
Square Service and Repair Station Damages to property account fire.	70.00
Pacific Power & Light Company Services rendered September, 1929.	48.75
Union Oil Company Property destroyed by fire March 31, 1932.	45.00
Great Northern Railroad Company Damages to property by fire February 10, 1933.	55.27
Robert Pigg Services rendered Highway Department February, 1931.	105.00
C. F. Michaels, trustee of revolving fund, to be paid upon delivery to the State Auditor of assignment of claim	330.06
S. D. James, trustee of revolving fund, to be paid upon delivery to the State Auditor of assignment of claim	746.17
Samuel J. Humes, trustee of revolving fund, to be paid upon delivery to the State Auditor of assignment of claim	397.09
J. D. McVicar, trustee of revolving fund, to be paid upon delivery to the State Auditor of assignment of claim	383.57
George W. Schultz, trustee of revolving fund, to be paid upon delivery to the State Auditor of assignment of claim	942.59
upon delivery to the State Auditor of assignment of	500.00
claim Associated Oil Co	35.00
Overcharge motor vehicle license fee.	••••
Methow Valley Irrigation District Construction charges on property acquired for state highway right-of-way.	982.35
P. McL. German Damages to property account fire.	25.00
V. R. Oswalt	1,500.00
Personal injuries sustained. Edward O'Keefe Damages to automobile and personal injuries.	350.00
John H. Briff	1,500.00 :
FROM THE PUBLIC SERVICE REVOLVING	FUND.
Mrs. L. W. Bumgarner	50.00

FROM THE MEDICAL AID FUNI)	
Dr. C. E. Wiseman Witness fees October 7, 1930.	\$15.00	
Dr. R. E. Mosiman	100.00	
Dr. C. F. Eickenbary	100.00	
Dr. D. G. Dickerson	15.00	
Dr. C. F. Eickenbary	75.00	
Dr. H. T. Buckner	15.00	
FROM THE CAPITOL BUILDING CONSTRUC	CTION FUND).
Olympia Supply Company Supplies furnished Department of Business Control July, 1929.	19.70	•
FROM THE HIGHWAY SAFETY FU	ND.	
Donaghue Chevrolet, Inc	19.70	
FROM THE GAME FUND.		
Sumner Pharmacy	20.00	
FROM THE FISHERIES FUND.		
W. J. Rees Net license collected in error.	15.00	
FROM THE ELLENSBURG NORMAL SCHOOL	OL FUND.	
Department of Labor and Industries Contributions—Ellensburg Normal School January to March, 1931.	29.04	
FROM THE REFORMATORY REVOLVING	FUND.	
Dr. E. C. Miller	94.90	
·		\$14,170.01
FROM THE GENERAL FUND.		4,
For the City of Evereff		
For the City of Everett		\$438.27
Local improvement assessments L. I. D. No. 502. For the City of Tacoma Local improvement assessments L. I. D. No. 5103		
Local improvement assessments L. I. D. No. 502. For the City of Tacoma		\$438.27
Local improvement assessments L. I. D. No. 502. For the City of Tacoma	UND.	\$438.27 \$470.40
Local improvement assessments L. I. D. No. 502. For the City of Tacoma Local improvement assessments L. I. D. No. 5103. For the City of Ellensburg Local improvement assessments L. I. D. No. 1931A. FROM THE PARKS AND PARKWAYS F FOR THE STATE PARKS COMMITTEE: Salaries and wages Operations Expenditures not to exceed revenues actually on hand and available for disbursement.	\$60,000.00 40,000.00	\$438.27 \$470.40
Local improvement assessments L. I. D. No. 502. For the City of Tacoma Local improvement assessments L. I. D. No. 5103. For the City of Ellensburg. Local improvement assessments L. I. D. No. 1931A. FROM THE PARKS AND PARKWAYS F FOR THE STATE PARKS COMMITTEE: Salaries and wages. Operations Expenditures not to exceed revenues actually on hand and available for disbursement. Total for State Parks Committee.	\$60,000.00 40,000.00	\$438.27 \$470.40
Local improvement assessments L. I. D. No. 502. For the City of Tacoma Local improvement assessments L. I. D. No. 5103. For the City of Ellensburg Local improvement assessments L. I. D. No. 1931A. FROM THE PARKS AND PARKWAYS F FOR THE STATE PARKS COMMITTEE: Salaries and wages Operations Expenditures not to exceed revenues actually on hand and available for disbursement.	\$60,000.00 40,000.00	\$438.27 \$470.40 \$893.65

FROM THE RECLAMATION REVOLVING	FUND.	
FOR THE COLUMBIA BASIN COMMISSION:		\$35,000.00
Salaries, wages and operations For the Department of Conservation and Development:		\$39,000.00
Hydrographic Survey		\$10,000.00
FROM THE GENERAL FUND.		
For the Judicial Council: Salaries and wages	\$2,000.00	
Operations	2,000.00	24 000 00
Total for Judicial Council		\$4,000.00
FROM THE FISHERIES FUND.		
For the State Treasurer: Salaries and wages	\$11,000.00	
Operations	2,000.00	
FROM THE HIGHWAY SAFETY FUN	ID.	
Salaries and wages	6,000.00	
FROM THE MOTOR VEHICLE FUN		
Salaries and wages Operations	18,000.00 2,000.00	
Total for State Treasurer		\$39,000.00
FOR THE STATE AUDITOR:		
Salaries and wages Operations	\$6,000.00 1,100.00	
Total for State Auditor		\$7,100.00
FROM THE LEWIS RIVER HATCHERY		
	FIDND.	
	FUND.	
For the Department of Fisheries: To be expended in conjunction with the Game Department:		
For the Department of Fisheries: To be expended in conjunction with the Game Department: Salaries and wages	\$21,330.00	
For the Department of Fisheries: To be expended in conjunction with the Game Department: Salaries and wages		
For the Department of Fisheries: To be expended in conjunction with the Game Department: Salaries and wages	\$21,330.00	
For the Department of Fisheries: To be expended in conjunction with the Game Department: Salaries and wages	\$21,330.00	\$26,640.00
For the Department of Fisheries: To be expended in conjunction with the Game Department: Salaries and wages	\$21,330.00 5,310.00	
For the Department of Fisheries: To be expended in conjunction with the Game Department: Salaries and wages	\$21,330.00 5,310.00	
For the Department of Fisheries: To be expended in conjunction with the Game Department: Salaries and wages	\$21,330.00 5,310.00	
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For the Department of Fisheries: To be expended in conjunction with the Game Department: Salaries and wages	\$21,330.00 5,310.00 	
FOR THE DEPARTMENT OF FISHERIES: To be expended in conjunction with the Game Department: Salaries and wages	\$21,330.00 5,310.00 	
For the Department of Fisheries: To be expended in conjunction with the Game Department: Salaries and wages	\$21,330.00 5,310.00 	\$400.00
FOR THE DEPARTMENT OF FISHERIES: To be expended in conjunction with the Game Department: Salaries and wages. Operations. To carry out the provisions of Senate Bill No. 259. Expenditures not to exceed receipts. Total for Department of Fisheries. FROM THE MILLERSYLVANIA PARK CURF FOR THE STATE PARKS COMMITTEE: Improvement, maintenance and upkeep of Millersylvania Park FROM THE OLD AGE PENSION FU For distribution to counties in accordance with provisions of House Bill No. 14 and House Bill No. 59. Disbursements not to exceed receipts.	\$21,330.00 5,310.00 RENT FUND.	\$400.00 \$250,000.00
FOR THE DEPARTMENT OF FISHERIES: To be expended in conjunction with the Game Department: Salaries and wages	\$21,330.00 5,310.00 RENT FUND.	\$400.00 \$250,000.00
FOR THE DEPARTMENT OF FISHERIES: To be expended in conjunction with the Game Department: Salaries and wages	\$21,330.00 5,310.00 RENT FUND.	\$400.00 \$250,000.00
FOR THE DEPARTMENT OF FISHERIES: To be expended in conjunction with the Game Department: Salaries and wages	\$21,330.00 5,310.00 RENT FUND.	\$400.00 \$250,000.00
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FOR THE DEPARTMENT OF FISHERIES: To be expended in conjunction with the Game Department: Salaries and wages	\$21,330.00 5,310.00 RENT FUND.	\$400.00 \$250,000.00
FOR THE DEPARTMENT OF FISHERIES: To be expended in conjunction with the Game Department: Salaries and wages	\$21,330.00 5,310.00 RENT FUND. ND. \$14,000.00 200,000.00	\$400.00 \$250,000.00 ND.

FROM THE PENITENTIARY REVOLVING	G FUND.	
FOR THE WASHINGTON STATE PENITENTIARY:		
Renew roof on plate mill	\$5,000.00	
Industrial warehouse and equipment	12,000.00	
Total for Washington State Penitentiary		\$17,000.00
DDOM WITE GUIDDING GGILOOT DIE	NID	
FROM THE CURRENT SCHOOL FU	ND.	
To carry out the provisions of Section 4935, Rem. Comp. Stat., and Laws of 1933		\$5,000,000.00
Stat., and Daws of 1300		ψο,οοο,οοο.οο
FROM THE GAME FUND.		
FOR THE DEPARTMENT OF GAME:		
Salaries, wages and operations, including deficiency	\$685,000.00	
Capital outlays For cooperation with United States Biological Survey	20,000.00	
in the employment of professional hunters to destroy		
predatory animals in farm areas	10,000.00	
Predatory animal bounties	15,000.00	
Control of forest fires	20,000.00	Ŧ
Expenditure from the Game Fund not to exceed revenues received during the biennium April 1, 1933, to	•	
March 31, 1935.		
Total for Department of Game		\$750,000.00
FROM THE GENERAL FUND.		
FOR THE DEPARTMENT OF LICENSES:		
Salaries and wages	\$30,400.00	
Operations	23,000.00	•
FROM THE HIGHWAY SAFETY FU	ND.	
Salaries and wages	13,215.00	
Operations	24,500.00	
FROM THE MOTOR VEHICLE FU	ND.	
Salaries and wages	99,820.00	
Operations	248,060.00	
For payment of liquid fuel tax refunds	2,500,000.00	
FROM THE GAME FUND.		
To carry out provisions of Initiative Measure No. 62 Total for Department of Licenses	14,500.00	40.050.405.00
Total for Department of Licenses		\$2,953,495.00
FROM THE GENERAL FUND.		
FOR THE ATTORNEY GENERAL:		
Railroad tax litigation:		
Printing briefs	\$10,000.00 10,000.00	
Salaries, wages and operations To be expended only in connection with railroad tax	10,000.00	
litigation.		
Indexing Session Laws	500.00	
Total for Attorney General		\$20,500.00
FOR THE STATE FINANCE COMMITTEE: Printing Unemployment Relief bonds		\$1,500.00
		Ψ=,000.00
FOR THE DEPARTMENT OF BUSINESS CONTROL: Purchase of tideland lots adjacent to power house at		
Olympia		\$300.00
FOR THE DEPARTMENT OF AGRICULTURE:		•
Eradication of bovine tuberculosis, including deficiency.		\$15,000.00
management of politic table outlook, moraling activities, i		T /

For the State Capitol Committee: For portrait of the Honorable Roland H. Hartley, as provided by Chap. 217, Laws of 1929 For the Inheritance Tax and Escheat Division:		\$650.00
For special investigation relating to escheats and inheritance taxes		3,000.00
FOR THE SECRETARY OF STATE: To carry out the provisions of Senate Bill No. 143, Uniform Corporation Act To carry out the provisions of House Bill No. 425, collec-	\$7,680.00	
tion of corporation fees To carry out the provisions of Initiative Measure No. 58, Permanent Registration Act Total for Secretary of State	1,600.00 4,100.00	#19 BOA AA
FOR THE DEPARTMENT OF EFFICIENCY: To carry out the provisions of Substitute House Bill No. 421, Securities Act	\$30,000.00	\$13,380.00
To carry out the provisions of House Bill No. 348, Printing Expert	3,600.00 50,000.00	
Total for Department of Efficiency. — FOR THE MILITARY DEPARTMENT:		\$83,600.00
Emergency repairs to armories		\$5,000.00
Administration Building and equipment To be available only upon written approval of the Governor.		\$119,000.00
FOR THE NORTHERN STATE HOSPITAL: Ward buildings, tunnels and equipment Boiler and stoker To be available only upon written approval of the Governor. Total for Northern State Hospital	\$180,000.00 15,000.00	210 5 000 00
FOR THE WASHINGTON STATE PENITENTIARY: Boiler and stoker Power house and reinstall boilers. Remodeling boiler room for laundry. To be available only upon written approval of the Governor.	\$22,000.00 35,000.00 2,500.00	\$195,000.00
Total for Washington State Penitentiary FOR THE WESTERN STATE HOSPITAL:	·····	\$59,500.00
Two ward buildings, steam boiler and equipment To be available only upon written approval of the Governor.		\$120,000.00
FROM THE GENERAL FUND. For the relief of Rosa Coon		\$1,000.00
Account of death of David H. Coon. For the relief of Della Doelle		\$1,000.00
Account of death of William A. Doelle. For the relief of S. L. Fitzsimmons		50.00
For the payment of warrants drawn for emergency purposes approved during the biennium April 1, 1933, to March 31, 1935, pursuant to Sec. 10, Chapter 9, Laws of 1925, as amended by Sec. 6, Chap. 162, Laws of 1929 and by the Laws of 1933		\$450,000.00
FOR THE DEPARTMENT OF LABOR AND INDUSTRIES: Salaries and wages	\$195,000.00 106,500.00	

FROM THE MEDICAL AID FUNI) .	
Salaries and wages	\$165,000.00 2,000,000.00	
FROM THE ACCIDENT FUND. Claims and awards and other expenses provided by law. Total for Department of Labor and Industries	7,000,000.00	\$9,466,500.00
FROM THE GENERAL FUND.		
For Tieton Water Users' Association Water rate charges on state lands in Section 36, Twp. 13 N., Range 17 E., Tieton Division Yakima Project. From the Public Service Revolving Fund From the Highway Safety Fund From the Motor Vehicle Fund To be transferred to the credit of the State General Fund, covering service charges	\$16,155.00 4,140.00 40,158.00	\$3,867.65 \$60,453.00
FOR THE STATE TAX COMMISSION: Income Tax Division:		
Salaries, wages and operations	\$250,000.00	
FROM THE CURRENT SCHOOL FU	ND.	
Income tax refunds approved by the Tax Commission Total for Tax Commission	25,000.00	\$275,000.00
		\$213,000. 00
FROM THE GENERAL FUND. For Relief of Stuart Tullock	\$252.80	
Payment for shorelands for which the state could not pass title.	φ <i>202</i> .00	
For the Administrator of the Estate of Fred Berg, deceased Refund of cash escheated to state.	4,966.80	
For the Executor of the Estate of Morgan J. Carkeek, deceased	19.59	
Refund of over-payment of inheritance tax. For the Administrator of the Estate of Patrick Lee, deceased	2,074.67	
For the Administrator of the Estate of Edward Sabel, deceased	1,349.66	
For the Executor of the Estate of Mary A. Thompson, deceased	139.07	
For the Administratrix of the Estate of Laura Worthington, deceased	61.48	
For the Administrator of the Estate of John McAleer, deceased	900.00	
For the Administrator of the Estate of Joe Bailey, deceased	1,880.52	
For the Administrator of the Estate of Mary Mathews, deceased	3,021.48	
For the Administrator of the Estate of William H. Hopper, deceased	35.00	
For Sultan Railway and Timber Co		\$305.61

\$5.00	For relief of Roland Wright	
\$25.00	Refund of barber permit. For relief of Nicholas Dahm	
\$1,000.00	Damages to property. For the relief of D. Dierson In full settlement of claim for timber not removed.	
\$428.75	For the relief of William E. Grimshaw	
\$1,030.00	pass title. For the relief of A. L. Bradley Payment for state timber that purchaser was not permitted to remove.	
	FROM THE MOTOR VEHICLE FUN	
\$1,000.00	For the relief of Martha Williamson	
\$143.00	For the relief of Walter Hobson	
\$600.00	For the relief of Steven Miller and Ella Miller In full settlement of claim for damages to property as result of fire.	
	FROM THE ACCIDENT FUND.	
\$1,000.00	For the relief of Samuel Trenholm	
	FROM THE COLLEGE FUND.	
\$5,000.00 \$4,100.00 \$,000.00 \$,500.00 \$,250.00 7,500.00 \$226,350.00	FOR THE STATE COLLEGE OF WASHINGTON: Power plant, including building, smokestack and tunnel. Boiler—500 h. p	
JSE BILL NO. 268.	TO CARRY OUT THE PROVISIONS OF SUBSTITUTE H	
	FOR LIQUIDATING THE PRESENT FUND OBLIGATION:	
	FROM THE GENERAL FUND.	
2,000.00	Salaries and wages Operations	
	FROM THE MEDICAL AID FUND.	
7,000.00 5,500.00 0,000.00	Salaries and wages Operations Medical treatment 1	
	FROM THE ACCIDENT FUND.	
\$5,334,500.00	Claims and awards	
	FROM THE GENERAL FUND.	
5,000.00 0,000.00	For operation of State Funds: Salaries and wages Operations	

\$150,000.00

FROM THE ACCIDENT FUND.

Claims, awards and	treatment	\$6,000,000.00	
Total operation	n of State Funds		\$6,325,000.00

FROM THE GENERAL FUND.

FOR ACCIDENT BOARD:		

Salaries and wages	\$100,000.00
Operations	50,000.00
Total for Accident Board	

Total provisions of Substitute House Bill No. 268 \$11,809,500.00

FOR THE CITY OF OLYMPIA:

Local improvement assessment charges on the following districts:

L. I. D. No. 342	\$4.27
L. I. D. No. 353	115.15
L. I. D. No. 388	2,603.26
L. I. D. No. 397	231.56
L. I. D. No. 416	1.061.21
Including interest to July 1, 1933.	2,002.22

Total City of Olympia.... \$4,015.45

FROM THE CAPITOL BUILDING CONSTRUCTION FUND.

FOR THE STATE CAPITOL COMMITTEE:

Completion of Soldiers' Monument, reappropriation.... \$15,000.00

FROM THE GENERAL FUND.

FOR COWLITZ COUNTY:

Assessments, Diking Improvement District No. 5......

\$13.626.00"

Senate Members:

FRANK R. MARSHALL, ARTHUR E. Cox. DANIEL LANDON.

House Members:

J. T. LEDGERWOOD, EARL W. BENSON, A. E. EDWARDS.

On motion of Senator Marshall the report of the Free Conference Committee was adopted.

The Secretary called the roll on the final passage of Engrossed House Bill No. 467, as amended by the Free Conference Committee, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Cleary, Dawson, Ferryman, Foss, Gable, Garrett, Gray, Heffron, Landon, Lovejoy, Malstrom, Marshall, Mehner, Murphy, Norman, Nugent, Palmer, Peirce, Reardon, Ronald, Roup, Ryan (J. H.), Smith (Horace E.), Steele, Stinson, Thein, Todd, Voss ---30.

Those voting nay were: Senator Smith (Don Cary)-1.

Those absent or not voting were: Senators Bishop, Chamberlin, Cox, Hartwell, Houser, Howard, Knutzen, Lunn, Metcalf, Morrow, Morthland, Nelson, Ryan (Scott M.), Williams, Worum-15.

The bill, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

Mr. President:

The Senate has signed Substitute Senate Bill No. 44, also

Senate Bill No. 260, also

Senate Bill No. 238, also

Senate Bill No. 234, and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

The Secretary read:

REPORT OF FREE CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Free Conference, to whom was referred Substitute House Bill No. 36, entitled: "An Act relating to and regulating pilots and pilotage on the waters of Puget Sound, Grays Harbor and Willapa Harbor and their adjacent waters; creating the Board of Pilotage Commissioners of the State of Washington and prescribing their powers and duties; providing for the license, regulation and compensation of pilots and a special fund for the purposes of this act; defining vessels subject to pilotage; prohibiting piloting by unlicensed persons and the employment of unlicensed persons as pilots; defining offenses under this act and prescribing penalties for the same; and repealing certain acts and parts of acts in conflict therewith; and naming this act.", have had the same under consideration, and we recommend that we cannot agree and request that a new committee be appointed.

Senate Members:

GEO. C. CHAMBERLIN, CHAS. GABLE. House Members:

GRANT C. SISSON, E. F. BANKER, E. M. STARRETT.

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On motion of Senator Todd the report of the Free Conference Committee was laid on the table.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

Mr. President:

The House has adopted the report of the Free Conference Committee on Engrossed House Bill No. 66 and passed the bill.

O. H. Olson, Chief Clerk.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Free Conference Committee on Engrossed House Bill No. 467, and passed the bill as amended by the committee.

O. H. OLSON, Chief Clerk.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The House has adopted the report of the Free Conference Committee on Engrossed Senate Bill No. 102 and passed the bill as amended by the said committee, and said bill, together with a copy of the conference report is herewith transmitted.

O. H. OLSON, Chief Clerk.

REPORT OF CONFERENCE COMMITTEE.

OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

We, your Committee on Conference, to whom was referred Engrossed Senate Bill No. 102, entitled: "An Act relating to and prohibiting the sale and exposure and display for sale and the shipping into or from this state of convict-made goods, warcs and merchandise, providing for its violation, and amending Section 1 and Section 2 of Chapter 294 of the Session Laws of 1927," have had the same under consideration, and we recommend that the Senate concur in the House amendments to Engrossed Senate Bill No. 102.

Senate Members:

House Members:

K. W. REARDON, W. C. DAWSON, DON C. SMITH. W. W. WENTWORTH, FRANK ANDERSON, J. W. WILSON.

On motion of Senator Lovejoy the report of the Conference Committee was adopted.

The Secretary called the roll on the final passage of Engrossed Senate Bill No. 102, as amended, and it passed the Senate by the following vote:

Those voting aye were: Senators Arnold, Barnes, Chamberlin, Cleary, Dawson, Ferryman, Gable, Garrett, Gray, Hartwell, Heffron, Lovejoy, Malstrom, Marhall, Mehner, Metcalf, Murphy, Nelson, Norman, Nugent, Reardon, Ronald, Roup, Ryan (Scott M.), Smith (Don Cary), Steele, Stinson, Thein, Todd, Williams, Worum—31.

Those absent or not voting were: Senators Bishop, Cox, Foss, Houser, Howard, Knutzen, Landon, Morrow, Lunn, Morthland, Palmer, Peirce, Ryan (J. H.), Smith (Horace E.), Voss—15.

The bill, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

The Secretary read:

SENATE CONCURRENT RESOLUTION NO. 11.

By Senator Lovejoy:

BE IT RESOLVED, by the Senate, the House concurring, that a joint committee of five members be appointed, two by the President and three by the Speaker, to notify the Governor that the Legislature is about to adjourn sine die.

On motion of Senator Lovejoy the resolution was adopted.

On motion of Senator Lovejoy the resolution was ordered transmitted to the House immediately.

The Secretary read:

MESSAGE FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

Mr. President:

The House has adopted Senate Concurrent Resolution No. 11 and the Speaker has appointed as House members of said committee, Representatives McDonald, Peterson and Skinner, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

The President appointed Senators Lovejoy and Metcalf as members of the joint committee under Senate Concurrent Resolution No. 11 to notify the Governor that the Legislature is ready to adjourn sine die.

The Secretary read:

REPORT OF COMMITTEE ON ENROLLED BILLS.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 381, entitled: "An Act making appropriations for the payment of salaries of certain officers and employees of the state and for the operation, maintenance and other expenses of certain state institutions, departments and offices, for the purchase and improvement of land, and the construction of buildings and improvements for the various state institutions designated and mentioned, and for emergencies, and for sundry civil expenses of the state government, and for public schools, and for purposes specified in certain acts of Congress, and for miscellaneous purposes, for the fiscal biennium beginning April 1, 1933, and ending March 31, 1935, except as otherwise provided, and empowering the Governor to suspend certain sections of the Military Code, and declaring that this act shall take effect immediately," have compared same with the original bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett, W. P. Gray.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

Mr. President:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 300, entitled: "An Act relating to and providing for the calling and holding of a convention to act upon and ratify or reject proposed amendment or repeals of amendments or other parts of the constitution of the United States; providing for the election of delegates to such convention; providing for defraying of the expenses of such election and convention; and making an appropriation and declaring an emergency," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,
EVERT ARNOLD, Chairman.

We concur in this report: H. L. Nelson, C. Nifty Garrett, W. P. Gray.

SENATE CHAMBER.

Mr. President:

OLYMPIA, WASH., March 9, 1933.

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 255, entitled: "An Act relating to and providing for the acquisition, seeding, reforestation and administering lands for state forests and the issuance and disposition of utility bonds therefor," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 9, 1933.

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 165, entitled: "An Act relating to the laying out, construction and/or improvement of certain public highways; providing for the distribution of revenues made available therefor, and amending Section 5 of Chapter 41, of the Laws of 1933," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA. WASH., March 9, 1933.

Mr. President:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 233, entitled: "An Act relating to liens upon crops, and amending Sections 4 and 12 of Chapter 256 of the Laws of 1927," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 175, entitled: "An Act authorizing the exchange of state timber lands or certain timber lands of equal value, and amending Section 1 of Chapter 25 of the Session Laws of 1931; and authorizing the exchange of certain state lands or timber for other lands or timber of equal value in Clark and Cowlitz counties," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

Mr. President:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 146, entitled: "An Act relating to the determination of title to lands deeded to irrigation districts for delinquent irrigation assessments and to redemption in such cases and providing that this act shall take effect immediately," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 12, entitled: "An Act to provide an institution for the confinement, cure, care and rehabilitation of drug addicts, and providing for the government, maintenance and control thereof, and providing for the admission and commitment of drug addicts thereto, and providing penalties for unlawfully conniving to have persons adjudged drug addicts, and providing penalties for procuring the escape or aiding or abetting the escape of inmates thereof and/or the harboring and concealing of escaped inmates thereof," have compared same with the Engrossed Bill and find it correctly enrolled. Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER,

MR. PRESIDENT: OLYMPIA, WASH., March 9, 1933.

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 181, entitled: "An Act relating to public warehouses, and warehousemen handling, storing and shipping grain, hay and other commodities; providing for and fixing the

liability of warehousemen, and/or of surety bonds; fixing fees; creating a special fund and providing for revenues therefor and disbursements therefrom; regulating the printing and issuance of negotiable warehouse receipts; defining the powers and duties of the director of agriculture; and amending Section 18 of Chapter 189 of the Laws of 1919, as amended by Section 1 of Chapter 123 of the Laws of 1923, and as amended by Chapter 46, Section 3 of the Laws of 1931, and amending Section 22-b of Chapter 189 of the Laws of 1919 as added thereto by Chapter 46, Section 5, of the Laws of 1931," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,
EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 9, 1933.

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 221, entitled: "An Act relating to public warehouses and warehousemen handling, storing and shipping grain, hay and other commodities; providing for and fixing the liability of warehousemen and/or of surety bonds; fixing fees; creating a special fund, and providing for revenues therefor and disbursements therefrom; regulating the printing and issuance of negotiable warehouse receipts; defining the powers and duties of the Director of Agriculture; requiring certain reports from warehousemen; and amending Section 22 of Chapter 189 of the Laws of 1919, as amended by Section 4 of Chapter 46 of the Laws of 1931, and amending Section 24 of Chapter 189 of the Laws of 1919 as amended by Section 1 of Chapter 70 of the Extraordinary Session of 1925, as amended by Section 6 of Chapter 46 of the Laws of 1931," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER,

MR. PRESIDENT:

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 102, entitled: "An Act relating to and prohibiting the sale and exposure and display for sale and the shipping into or from this state of convict-made goods, wares and merchandise, providing penalties for its violation, and amending Section 1 and Section 2 of Chapter 294 of the Session Laws of 1927, adding three new Sections, 3, 4 and 5," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER,

MR. PRESIDENT:

OLYMPIA, WASH., March 9, 1933.

Your Committee on Enrolled Bills, to whom was referred Enrolled Senate Bill No. 10, entitled: "An Act requiring licenses for the operation, maintenance, opening or establishing of stores in this state, prescribing the license and filing fees to be paid therefor, and the powers and duties of the state director of licenses in connection therewith, prescribing penalties for the violation thereof; making an appropriation and declaring that this act shall take effect June 1st, 1933," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Enrolled Substitute Senate Bill No. 63, entitled: "An Act relating to transportation by motor vehicles over the public highways of the state of Washington, providing for the supervision, regulation and taxation thereof, and the payment of fees thereby, amending Section 15 of Chapter 96 of the Laws of 1921, as amended by Chapter 140 of the Laws of 1931, providing penalties for the violation of this act; and making an appropriation," have compared same with the Engrossed Bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.

We concur in this report: W. P. Gray, H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

SENATE CHAMBER, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

Your Committee on Enrolled Bills, to whom was referred Senate Concurrent Resolution No. 11, relating to adjournment of the Twenty-third Legislature of the State of Washington," have compared same with the original bill and find it correctly enrolled.

Respectfully submitted,

EVERT ARNOLD, Chairman.
We concur in this report: W. P. Gray, H. L. Nelson, C. Nifty Garrett.

On motion of Senator Arnold the report of the committee was received.

The President announced that he was about to sign Senate Bills Nos. 381, 300, 255, 165, 233, 175, 146, 12, 181, 221, 102, 10, and Substitute Senate Bill No. 63, and Senate Concurrent Resolution No. 11.

The Secretary read:

MESSAGES FROM THE HOUSE.

House of Representatives, Olympia, Wash., March 9, 1933.

MR. PRESIDENT:

The Speaker has signed Senate Concurrent Resolution No. 11, and the same is herewith transmitted.

O. H. Olson, Chief Clerk.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

The Speaker has signed Senate Bill No. 255; also Senate Bill No. 165; also Senate Bill No. 233; also Senate Bill No. 175; also Senate Bill No. 146; also Senate Bill No. 12; also Senate Bill No. 181; also Senate Bill No. 221; also Senate Bill No. 201; also Senate Bill No. 300; also Senate Bill No. 300; also Senate Bill No. 102; also Senate Bill No. 102; also Senate Bill No. 381; also Senate Bill No. 381; also

Substitute Senate Bill No. 63, and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

House of Representatives. OLYMPIA, WASH., March 9, 1933.

MR. PRESIDENT:

The Speaker has signed House Bill No. 13; also House Bill No. 17; also Substitute House Bill No. 29: also House Bill No. 56; also House Bill No. 66; also Substitute House Bill No. 92; also House Bill No. 226; also House Bill No. 240; also House Bill No. 247; also

House Bill No. 251; also Substitute House Bill No. 268; also House Bill No. 309; also House Bill No. 375; also House Bill No. 390; also House Bill No. 416; also Substitute House Bill No. 421; also House Bill No. 435; also House Bill No. 452; also House Bill No. 467,

and the same are herewith transmitted.

O. H. OLSON, Chief Clerk.

The President announced that he was about to sign House Bills Nos. 13, 17, 56, 66, 226, 240, 247, 251, 309, 375, 390, 416, 435, 452, 467, and Substitute House Bills Nos. 29, 92, 268, and 421.

The committee appointed under Senate Concurrent Resolution No. 11 to notify the Governor that the Legislature was about to adjourn sine die, reported that they had notified the Governor, and delivered the following message from the Governor to the Senate:

> EXECUTIVE CHAMBER, OLYMPIA, WASH., March 9, 1933.

To the Honorable, the Members of the Senate:

While I realize you are tired and eager to conclude this session, and I wish to take only a moment before you adjourn and depart for your homes to express my congratulations and good wishes.

On the whole, the works and accomplishments of the Twenty-third Legislature merit the approval of the people. You convened sixty days ago under critical and challenging circumstances, not only because of economic distress and social discontent throughout the Commonwealth, but also because subtle and powerful forces were on hand to distract and disrupt your purposes and deliberations. Yet, notwithstanding the handicap of a majority of new and inexperienced members, you managed to resist those outward forces, succeeded in overcoming or temporarily forgetting your personal troubles and problems, and produced a record for the benefit of the people that will loom brighter and better with the passing of time.

Just a casual examination of the products of your deliberative judgment will convince the unprejudiced that you have respected and, in a measurable way, fulfilled the mandate of the people. You remembered our elderly dependents. You remembered the unemployed and distressed. You remembered the neglected children. You remembered our school children, enacting two disputed measures to save the common schools and to equalize education for the poor and the rich. Then you responded, so far as it was in your power, to emergency calls to enact laws to prevent the collapse of our banking and financial institutions; and, to balance the record, you enacted measures to relieve and distribute the pressure on the common run of taxpayers.

But it may be that some of the enactments of the closing days and hours, when you were worn and weary, will carry a few weak or unintended spots, so I promise to scrutinize the left-over bills with the utmost deliberation. This will be done not to belittle, nor to punish, but with the profound desire to protect and complete your progressive record for the good of the people and Washington.

So I am confident that, when the record is completed, it will be worthy of commendation and capable of defense. Of course, the record will be criticized and attacked—that is to be expected. But I am pleased to say, we can defend and justify our works. Moreover, I assure you, I am willing to share the responsibility and intend to stand with you at every turn. It is my purpose, just as soon as the pressure is relaxed, to visit the different counties throughout the state, not only to study local conditions, to help and to spread a message of faith and hope, but also to renew our acquaintance and to meet your constitutents.

My friends, it is my hope, as well as my belief, that Washington will feel the impulse of economic and social betterment before the next regular meeting of the Legislature, and I trust you do not depart discouraged or disheartened. It may be that we who remain to carry out your plans and enactments will have to economize and pinch to the bone, but it will be done without recrimination and with the belief that our state will soon make a fresh start and resume economic progress on a sounder and safer basis. I know that you share my faith in each other and in the future of Washington.

I trust, too, that you share my appreciation of the friendships of this session of the Legislature. I enjoyed and will remember our personal and legislative meetings and discussions, which always were pleasant, even in the rare moments of disagreement. And so, with pride in our work and with regret in your going, I extend the hand of fellowship, wish you well, and may God bless you as you return to your homes.

CLARENCE D. MARTIN,

Governor.

On motion of Senator Lovejoy, seconded by Senator Ferryman, the message of the Governor was ordered spread upon the journal.

The President appointed as a committee to notify the House that the Senate was ready to adjourn, Senators Lovejoy and Metcalf.

A committee from the House, consisting of Messrs. Magnuson, Gessell and Palmeter, appeared at the bar of the Senate and reported that the House was ready to adjourn.

On motion of Senator Ferryman the journal of today's proceedings was approved.

At 11:59 p.m., on motion of Senator Metcalf, the Senate adjourned sine die.

VICTOR A. MEYERS, President of the Senate.

W. J. LINDBERG, Secretary of the Senate.



MESSAGES

OF

CLARENCE D. MARTIN, Governor AND

ROLAND H. HARTLEY, Governor

ON

VETOED BILLS

OF THE

TWENTY-THIRD LEGISLATURE

1933

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GOVERNOR'S MESSAGES ON SENATE BILLS VETOED.

Tuesday, January 10, 1933.

To the Honorable

The Senate of the State of Washington.

Ladies and Gentlemen:

I am returning herewith, without my approval, Senate Bill No. 1, entitled:

"An act appropriating the sum of one hundred thousand dollars, or so much thereof as may be necessary for the unpaid expenses of the twenty-second legislature and the expenses of the twenty-third legislature and declaring an emergency."

This bill, if approved, would authorize payment of unpaid expenses from the twenty-second session.

Any valid claim or claims outstanding and unpaid, legally authorized or contracted by the twenty-second session, should come before this legislature in the form of relief claims, properly itemized, sworn to, and passed upon by appropriate legislative committees on their merits.

Authorization as provided in Senate Bill No. 1 would open the way for paying illegal bills by the outgoing officers of the Senate, including expenses incurred by the so-called Sutton Senate Investigating Committee, appointed without the concurrence of the House, and therefore without effect after final adjournment of the twenty-second session.

For these reasons, Senate Bill No. 1 is vetoed.

Respectfully, yours,

ROLAND H. HARTLEY,

Governor.

March 21, 1933.

To the Honorable

The Senate of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next Session of the legislature, without my approval, Senate Bill No. 10, entitled:

"An act requiring licenses for the operation, maintenance, opening or establishment of stores in this state, prescribing the license and filing fees to be paid therefor, and the powers and duties of the state director of licenses in connection therewith, prescribing penalties for the violation thereof; making an appropriation and declaring that this act shall take effect June 1st, 1933."

Since all the stores covered by this bill are licensed, and taxed at a much heavier rate, under the provisions of House Bill No. 92, which I have signed, I see no occasion for the enactment of the bill. If this bill became law, all

the stores, whether single or chain, would be subjected to an additional burden which I do not think it just to impose.

I am, therefore, vetoing Senate Bill No. 10.

Respectfully submitted,

CLARENCE D. MARTIN,

Governor.

March 18, 1933.

To the Honorable

The Senate of the State of Washington.

(Through the Secretary of State.)

I am filing herewith to be submitted to the Senate at the next session of the legislature, without my approval, Senate bill No. 12, entitled:

"An act to provide an institution for the confinement, cure, care and rehabilitation of drug addicts, and providing for the government, maintenance and control thereof, and providing for the admission and commitment of drug addicts thereto, and providing penalties for unlawfully conniving to have persons adjudged drug addicts, and providing penalties for procuring the escape or aiding or abetting the escape of inmates thereof and/or the harboring and concealing of escaped inmates thereof."

Without exception, we all sympathize with the unfortunate condition of the drug addict, and while it may be expedient and advisable some time in the future to establish and maintain an institution where members of society thus unfortunately afflicted may be cared for, I am not persuaded that it is wise at this time to add additional burdens of taxes, which must result from the approval of this act.

For these reasons, Senate Bill No. 12 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN.

Governor.

March 18, 1933.

To the Honorable

The Senate of the State of Washington.

(Through the Secretary of State.)

I am filing herewith to be transmitted to the Senate at the next session of the legislature, without my approval, Senate Bill No. 32, entitled:

"An act relating to motor vehicles and trailers; requiring licenses and providing fees therefor; providing for and requiring the licensing of dealers of motor vehicles, fixing the fees therefor, and amending Section 15 of Chapter 96 of the Laws of 1921 (Section 6326 of Remington's Compiled Statutes); as amended by Section 1 of Chapter 140 of the Laws of 1931, and repealing Section 16, Chapter 96, Laws of 1921, as amended by Section 2, Chapter 181, Laws of 1923, as amended by Section 1, Chapter 80, Laws of 1929, and declaring when this act shall take effect."

The provisions of this bill substantially as stated are embodied in Senate Bill No. 63. To avoid conflict and duplication, Senate Bill No. 32 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

March 20, 1933.

To the Honorable

The Senate of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the legislature, without my approval, Substitute Senate Bill No. 44, entiled:

"An act relating to and regulating the practices of hairdressing and beauty culture and the conducting of schools for the teaching of such practices, providing for the licensing of persons to practice hairdressing and beauty culture, and to conduct schools for the teaching thereof, creating a State Board of Hairdressers and Beauty Culturists, providing penalties, amending Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18 and 19 of Chapter 281 of the Laws of 1927, and declaring an emergency."

This bill amends Chapter 281, Laws of 1927, so as to create a new state board of hairdressers and beauty culturists, setting up a new scheme of regulating and licensing of the business of hairdressing and beauty culture, and declaring an emergency.

Heretofore this business has been under the direction and control of the department of licenses, but this bill takes it out of the control of that department and puts it under the control of a new state board, and classifies the business and the persons connected with it and defines certain terms

The bill places far-reaching restrictions upon the right to engage in the business and the qualifications of persons desiring to enter the same. One of the most important restrictions is that no person shall be licensed as a manager unless he has had an operator's license in this state for at least three years, and no person can conduct a beauty shop unless he or she be a manager, or has the shop conducted by a manager. Obviously under those provisions, hundreds of beauty shop proprietors and young women in this state would be thrown out of work who may now be earning at least a part of their livelihood. In these times of stress and suffering from unemployment, the unquestioned policy of this state should be against limiting the opportunity of our people to enjoy gainful employment, and we should avoid all unnecessary barriers to free and unrestricted employment commensurate with the health and safety of the people. Existing law reasonably safeguards the public in its relationship to the business of hairdressing and beauty culture.

For these reasons, Substitute Senate Bill No. 44 is vetoed.

Respectfully submitted.

CLARENCE D. MARTIN,
Governor.

March 20, 1933.

To the Honorable

The Senate of the State of Washington.

(Through the Secretary of State.)

I am filing herewith to be transmitted to the Senate at the next session of the legislature, without my approval as to certain sections, Senate Bill No. 72. entitled:

"An act authorizing and regulating boxing, sparring and wrestling contests or exhibitions, creating a commission to license and regulate such contests and the participants therein, providing revenue and making an appropriation therefor, providing a penalty for violation hereof and repealing Sections 304 and 305, Chapter 249, Session Laws of 1909."

This act expresses the policy and trend of sentiment of the people calling for a more liberal attitude toward sports, such as boxing and wrestling contests. The law has made such contests illegal for a number of years, but notwithstanding the law, public sentiment has permitted the holding of such contests in several counties of the state in direct violation of the law and without any state regulation and without the state receiving any revenue therefrom.

This act, in the interest of clean sportsmanship, has been sponsored by promoters and patrons in order that boxing and wrestling may be reasonably regulated and in order that the state may receive additional revenue to pay the expenses of government. The executive department is not disposed to stand in the way of an increasing public sentiment which requires reasonable authorization and regulation of this class of sports. This act in many of its features therefore should be approved.

Section 6 of the act was intended to except from the restrictions of the act boxing and wrestling contests held in the promotion of charity, but by the great weight of well considered opinion it is thought that to eliminate veterans', fraternal, and charitable organizations from the provisions of the act would open the way to fraudulent abuses by which promoters might hold these contests through the agencies of such organizations for the sole purpose of avoiding the tax and the reasonable regulations of the act. The state needs the revenue which the act may produce, whether the contests are held by private enterprises or veterans', fraternal, or charitable organizations. For these reasons Section 6 of the act should be disapproved.

· Section 23 simply gives power to municipal corporations to set up a commission to govern those contests which are exempt by Section 6 of the act, and since Section 6 is to be disapproved, Section 23 should likewise be disapproved. In that way only one commission, namely the State Athletic Commission, will be authorized to administer the act. For these reasons I have vetoed Sections 6 and 23.

With the exception of the foregoing vetoes of Sections 6 and 23, Senate Bill No. 72 is approved.

Respectfully submitted,

CLARENCE D. MARTIN,

Governor.

March 20, 1933.

To the Honorable

The Senate of the State of Washington.

(Through the Secretary of State.)

I am filing herewith to be transmitted to the Senate at the next session of the legislature, without my approval, Senate Bill No. 159, entitled:

"An act relating to the colony of the State Soldiers' Home at Orting and providing for the admission of Annie McPhail Broadwood to membership therein."

This act provides that Annie McPhail Broadwood shall be admitted to membership in the colony of the State Soldiers' Home at Orting when her son, a disabled Spanish-American war veteran, shall be admitted.

Under the regulations governing the colony of the State Soldiers' Home, the son is permitted to have his mother accompany him whenever he takes membership in the colony. Therefore, this act is unnecessary.

For this reason, Senate Bill No. 159 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN,

Governor.

March 17, 1933.

To the Honorable

The Senate of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the legislature, without my approval, Senate Bill No. 191, entitled:

"An act dedicating to the city of Seattle certain lands lying within Section 16, Township 25 North, Range 4 East, W. M., for street and/or boulevard purposes."

The land sought to be dedicated to the city of Seattle was given to the state for university purposes of the University of Washington. If this bill should be approved and the lands used for street or boulevard purposes, the use made of the land would be for swift moving vehicles, and the personal safety of students of the university would be menaced while passing across this proposed street from the campus, which lies westerly, and the athletic fields, including the stadium and gymnasium, which lie easterly of this proposed street.

This matter was taken up with the university by the city of Seattle last summer and consent by the university to this proposed dedication was refused at that time. By reason of the urgency of other business, the bill escaped the attention of the university authorities until after it had passed the Senate and the House. The president and regents of the university are opposed to the bill.

For these reasons, Senate Bill No. 191 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN,

Governor. .

March 18, 1933.

To the Honorable

The Senate of the State of Washington.

(Through the Secretary of State.)

I am filing herewith to be transmitted to the Senate at the next session of the legislature, without my approval, Senate Bill No. 205, entitled:

"An act relating to insurance and amending Section 1, Chapter 37, Laws 1915 (Section 7145, Remington's Compiled Statutes)."

This bill is exactly the same as the present law, except that it strikes out the following part of it: "Provided, that nothing in this act shall be considered as prohibiting duly licensed bona fide recording agents from exchanging with each other any of the lines of business enumerated in this section for which such agent is licensed, and paying or dividing commission on business so exchanged."

It is a very general and common practice in insurance companies in all localities to permit an agent, licensed by the state as the representative of an insurance company authorized to transact business in the state, to place lines of insurance such as he is authorized to write with similar licensed agents of other companies.

The principal reason for it is that agents often have to place for their clients larger amounts of insurance than can be written in the company or companies of which they are the licensed representatives. By eliminating the proviso, the licensed agent will simply be deprived of transacting what is now an important part of his business, unless he can afford to pay the higher broker's license fee of \$100.00.

The amendment would unjustly deprive many agents, legitimately engaged in the insurance business and properly qualified, of an important part of their business or would place on them the expense of a heavy fee. Any merit or advantage in the proposed amendment will not offset the imposed hardship.

For these reasons, Senate Bill No. 205 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN,

Governor.

March 15, 1933.

To the Honorable

The Senate of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the legislature, without my approval as to certain items, Senate Bill No. 219, entitled:

"An act relating to taxation and to the exemption of real and personal property from taxation and amending Section 1, of Chapter 126 of the Session Laws of 1929, which amended Section 7 of Chapter 130 of the Laws of the Extraordinary Session of 1925."

This act, as introduced, was designed to clarify certain obscurities in existing laws relating to exempting from taxation property used solely for

religious purposes, property of non-sectarian organizations or associations organized primarily for religious purposes, property of non-profit organizations or associations engaged in character building in girls and boys, property of the United States, historical collections, etc.

As to the desirability of enacting this clarifying statute with reference to the property mentioned, there appears to have been little controversy and with its purpose I am in accord.

Accordingly, I have approved all of said act with the exception of item or paragraph sixth and item or paragraph eighth, which are included in section 1 of the new act, which are designed to amend section 7 of former existing law.

By substituting this new item or paragraph sixth in the existing law, the change or substitution would exempt all household goods and furnishings in actual use by the owner, regardless of value, and would do away with the three hundred dollars of personal property exemption now allowed to the head of a family.

The added new item or paragraph eighth is not clear in its wording, but it might have the effect of changing existing laws so as to exempt from the payment of taxes already due upon property exempted by this act, which might occasion confusion and loss.

I am informed that paragraph sixth, as it appears in this act, had originally been embodied in a separate bill introduced at the request of the Washington State Assessors' Association. A great deal of controversy occurred between the two houses of the legislature concerning this particular amendment by reason of the fact that this paragraph allows household goods and furnishings, no matter how valuable, to be tax exempt, while, at the same time, it would take away the general exemption of three hundred dollars of personal property to each head of a family, as already pointed out.

In a communication received from the Honorable the Attorney General of the State of Washington, in relation to Senate Bill No. 219, he makes the following pertinent statements:

"Item 6 of section 7 is an amendment to Section 1, Chapter 126 of the Laws of 1929. Item 6 reads as follows:

"'All household goods and furnishings in actual use by the owner thereof solely and exclusively for the purpose of equipping and outfitting his residence or place of abode.'

"Item 6, Section 7, Chapter 126, Laws of 1929, reads as follows:

"The personal property of each head of a family or widow liable to assessment and taxation of which such individual is the actual and bona-fide owner to the amount of \$300.00."

"That is, the Laws of 1929 gave each head of the family an exemption of \$300.00. Senate bill, to which I refer, No. 219, exempts all the household goods and furnishings in actual use and deprives the head of the family of the \$300.00 exemption. It will be readily seen that the head of the family who is able to pay is allowed an exemption of all his household goods which may amount to a thousand or fifteen hundred dollars and the head of a family of the poorer class of people is only allowed the exemption of his household goods which amounts to perhaps twenty-five or fifty dollars. It thus benefits the family able to pay and prevents the exemption of \$300.00 as has been heretofore allowed to the head of all families.

"If this item 6 of Senate Bill 219 is vetoed, as it should be, it will leave the old law in force, the allowance of \$300.00 exemption which has been a law in this state for several years, and not exempt the household goods. It strikes me that the old law is just and reasonable to all parties, and that the amendment, exempting household goods and taking the place of the \$300.00 exemption, is not fair to the poor families and in favor of the wealthy.

"Under the Constitution the Governor has authority to veto any section or item of a bill and we believe it is only right that this item 6 of Senate Bill 219 should be vetoed."

Acting in accordance with the suggestions of the Attorney General, I have vetoed item or paragraph sixth of this bill.

Because of the obscurity of the wording of paragraph eighth and the uncertainty as to the exemptions to be intended, I have vetoed item or paragraph.eighth of this bill.

With the exception of the foregoing vetoes, Senate Bill No. 219 is approved.

Respectfully,
CLARENCE D. MARTIN,
Governor.

To the Honorable

March 20, 1933.

The Senate of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the legislature, without my approval as to certain sections, Senate Bill No. 238, entitled:

"An act relating to the organization, management and supervision of savings and loan associations; declaring specific actions to be crimes; providing penalties for violations; repealing Sections 9, 12, 17, 21, 22, 25 and 26, of Chapter 110, Laws of 1913, Sections 1, 4, 5 and 7 to 15, inclusive, and 17 to 23 inclusive, of Chapter 144, Laws of 1925 (being Sections 3716 to 3748 inclusive of Chapter 1, Title XXI, of Remington's Compiled Statutes of Washington and Remington's 1927 Supplement thereto); and declaring that this act shall take effect immediately."

Section 46 adds nothing to the existing law pertaining to corporations.

Section 69 is almost an exact duplicate of the last paragraph in Section 70.

Sections 103, 107, and 108 provide that certain acts are crimes. These acts are already covered by existing criminal laws.

Section 105 is too broad in its application, in that it reaches persons who are not charged with the duty involved. Court experience has demonstrated that existing laws are sufficient for the purposes of this section.

Section 104 simply provides a special rule of evidence in connection with Section 103 vetoed above.

For these reasons, Sections 46, 69, 103, 104, 105, 107, and 108 are vetoed. The remainder of Senate Bill No. 238 is approved.

Respectfully submitted,

CLARENCE D. MARTIN,

Governor.

To the Honorable

February 25, 1933.

The Senate of the State of Washington.

I am returning herewith, without my approval as to Sections 5, 10, 12, and 14, but with my approval as to all of the other sections, Senate Bill No. 240, entitled:

"An act relating to banks and trust companies, the regulation, operation, conversion, dissolution and reorganization thereof, defining the powers and duties of the supervisor of banking in connection therewith, limiting the effect of certain acts and statutes, providing means and measures for stabilizing banking, limiting the commencement of certain actions, amending Section 81 of Chapter 80 of the Laws of 1917, and declaring an emergency."

This bill is designed to provide a lawful method for the stabilization of banks when beset by any unusual temporary difficulties.

With the purpose of the bill, I am in full accord. However, certain laws to bring about reforms in banking practices have heretofore been passed during this session which have received my approval, and some of the provisions of this act would permit the evasion of some of these enacted statutes. As to such sections which might abrogate the reforms I have advocated, I am impelled to withhold my approval.

My objection to Section 5 is that it would involve the state too much in carrying on or conducting the business of private banking. This function should not be extended.

Section 10 evades the provision of the law lately enacted in relation to the superadded liability of shareholders, which I have favored, and I therefore can not consistently give this section my approval.

Section 12 would place upon the state supervisor of banking certain duties with relation to national banking associations without the approval of the shareholders of such associations. The right to exercise these powers is of doubtful constitutionality. In any event, it would place upon such official extraneous duties that might prove difficult to perform.

As to Section 14, for all practical purposes, abuses intended to be penalized in this section are already made offenses.

For these reasons, Sections 5, 10, 12, and 14 of said Senate Bill No. 240 are vetoed. The remainder of the bill is approved.

Respectfully submitted,

CLARENCE D. MARTIN,

Governor.

To the Honorable

March 18, 1933.

The Senate of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the legislature, without my approval, Senate Bill No. 262, entitled:

"An act providing for payment by the state to the counties for their proportion of state taxes in allowance for expense in civil actions involving the state, its departments, officers and employes, on a per diem basis."

This bill relates to legal actions to which the state is a party and provides that the state shall allow to the county where the trial is to be held \$75.00 per day for each day, or portion thereof, occupied by any such action.

The bill applies to all counties, but is intended chiefly for the relief of Thurston county, in which most actions involving the state are tried. Thurston county contends this is a burden upon it. It estimates that this bill would yield it approximately \$8,000 per annum. However, it would seem that if having the state capital entails some burden, it likewise carries with it considerable benefits.

The method provided in this bill for payment through credits against the amount of money due the state from the counties would lead to confusion. The charge would be a general fund item. The state at present makes no levy for such a purpose as this.

No appropriation has been made to cover the cost to be assumed and it is doubtful whether such cost could be legally paid except through the State Treasurer and pursuant to a regular appropriation.

The act, while providing for an expenditure of money by the state, attempts to avoid the appearance thereof by incepting the money before it reaches the State Treasurer, and I think attempts to set up an unsound method of handling state finances. The State Auditor concurs in this.

For these reasons, Senate Bill No. 262 is vetoed.

Respectfully submitted.

CLARENCE D. MARTIN,
Governor.

March 21, 1933.

To the Honorable

The Senate of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmited to the Senate at the next session of the legislature, without my approval of Section 3, Senate Bill No. 381, entitled:

"An act making appropriations for the payment of salaries of certain officers and employees of the state and for the operation, maintenance and other expenses of certain state institutions, departments and offices, for the purchase and improvement of land, the construction of buildings and improvements for the various state institutions designated and mentioned, and for emergencies, and for sundry civil expenses of the state government, and for public schools, and for purposes specified in certain acts of Congress, and for miscellaneous purposes, for the fiscal biennium beginning April 1, 1933, and ending March 31, 1935, except as otherwise provided, and empowering the Governor to suspend certain sections of the Military Code, and declaring this act shall take effect immediately."

Section 3 of the act seemingly was intended to prevent the payment of excessive salaries in the institutions of higher learning, and I share the legislature's desire to readjust and revise salaries in these institutions. I am doubtful, however, if the proposed limitation in this particular instance would be a measure of prudent economy. While the limitation might be useful in many instances, it undoubtedly would be a handicap when an exception might be necessary to strengthen the faculty for the good of the institution, and, moreover, the restriction may be interpreted as a lack of faith in

the regents and trustees who have been approved and confirmed by the Senate. But the intention of the legislature has not been wasted. Members of the boards of regents have signified willingness to accept and carry out the spirit of the legislature, and it is my purpose to see that the legislature's demand for minimum salaries is respected. Therefore, I regard the limitation provision as unnecessary and veto the section.

With the exception of the veto of Section 3, Senate Bill No. 381 is approved.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

March 16, 1933.

To the Honorable

The Senate of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the Senate at the next session of the legislature, without my approval, Senate Bill No. 390, entitled:

"An act relating to actions in justice courts, providing for the issuance of criminal complaints and amending Chapter 172 of the Laws of 1854 (Section 1925, Remington's Compiled Statutes of Washington), and adding an additional section to be known as Section 1925-1."

This act was intended to correct the practice in some counties of filing in justice courts in remote corners of the county small criminal cases arising in a city or town of the county so that the arresting officer could more easily prosecute the case against the accused, and so that the accused would have more difficulty in defending by reason of inconvenience to his witnesses in attending the trial.

The bill, however, is a redraft of Section 1925 of Remington's Compiled Statutes which is an important section giving justices of the peace power to issue warrants in small criminal cases. In the redraft such power is not preserved, but is left out. While I believe the omission to carry into this bill a restatement of that power was due to an oversight on the part of the draftsman of the bill, the omission would have serious consequences if the bill were approved, because I believe it would increase the work of the superior courts and the costs of criminal proceedings therein and would have a tendency to clutter up the superior courts with relatively unimportant cases which should be tried in justice courts.

For these reasons, Senate Bill No. 390 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN, Governor of Washington.

GOVERNOR'S MESSAGES ON HOUSE BILLS VETOED.

To the Honorable

The House of Representatives of the State of Washington. (Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the legislature, without my approval, House Bill No. 13, entitled:

"An act requiring minimum wage provisions in contracts for public works and prescribing penalties for breaches thereof, and prohibit employment of certain aliens thereon, providing for the prequalification of bidders on public work, prescribing right and effect of appeal, and providing, for limiting public improvements to be awarded to a single bidder."

As originally introduced, this bill proposed that bidders or the boards should fix a minimum wage to be paid labor on any contract. In the course of its legislative consideration, there were added three sections which, while perhaps germane to the subject of public works, were entirely and completely dissociated from the original purpose of the bill. These sections seem impracticable and are unreasonable.

Furthermore, Section 1 of the bill has been the subject of serious errors, either in transcribing or enrolling, or by improper amendments, so that the section is scarcely intelligible.

Present public contract law provisions have stood the test of time without serious criticism. It seems best, therefore that this proposed legislation be not enacted into law.

For these reasons, House Bill No. 13 is vetoed.

Respectfully submitted.

CLARENCE D. MARTIN,

Governor.

March 18, 1933.

To the Honorable

The House of Representatives of the State of Washington.
(Through the Secretary of State.)

I am returning herewith House Bill No. 17, entitled:

"An act relating to the licensing and regulation of motor vehicle operators, the collection, distribution and expenditure of fees, prescribing the powers and duties of certain officers and departments, defining offenses and fixing penalties, and repealing Section 4 of Chapter 96 of the Laws of 1921; Sections 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 14, 15, 16, 17, 18, 19 and 20 of Chapter 108 of the Laws of 1921; and Sections 1 and 2 of Chapter 122 of the Laws of 1923 and all other laws or parts of laws in conflict herewith."

This bill is approved with the exception of Section 29, which is vetoed.

This section conflicts with Substitute House Bill No. 290, passed at this session, which has placed the authority to appoint members of the State Highway Patrol with the Governor.

For this reason, Section 29 is vetoed and the remainder of the bill is approved.

Respectfully submitted,

CLARENCE D. MARTIN,

Governor.

March 21, 1933.

To the Honorable

The House of Representatives of the State of Washington. (Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the legislature, without my approval Substitute House Bill No. 29, entitled:

"An act relating to and providing suspension of judicial proceedings as a measure of relief for debtors in certain cases; providing for the suspension of proceedings in certain actions relating to the forfeiture of real estate contracts and foreclosure of mortgages; providing for the period of redemption in certain cases; providing for the enjoining of the issuance of deeds for real property in irrigation and drainage district assessments in certain cases; granting courts additional powers to effect such purposes; granting to the Governor powers relating thereto; and declaring that this act shall take effect immediately."

This act, as originally introduced, was intended to enact legislation to prevent abuses in the matter of foreclosure of mortgages along the lines as suggested in my inaugural message. Unfortunately, there was substituted for the original bill a new measure by the terms of which all actions brought for the recovery of money were included. The fear of ruinous delays in the collection of all debts, should this measure become law in the form now enacted, has caused wide-spread apprehension among all those now engaged in business in this state, and were I to sign the measure under these circumstances I fear it would jeopardize extension of credit along so many needed lines, with the result that there would practically be no credit. To illustrate the dangers of the situation, at this moment those engaged in the apple industry are negotiating with certain loan agencies for the extension of credit necessary to save this forty million dollar industry, and I am informed by those engaged in the negotiations that this credit will not be extended unless the agencies otherwise ready to furnish it are given assurance that they can retain their present rights in relation to the collection of accounts on this perishable crop without being threatened with court delays. Other similar instances might be given.

In my opinion, as I have heretofore expressed in my message, it is contrary to a sound public policy to foreclose mortgages during the present depression in those instances where the mortgagor is making honest effort to meet his obligations but can not, by reason of adverse conditions, make full

payments as they become due, and there can be no question that the legislature intended to afford relief to those so circumstanced.

In this act under consideration, the legislature failed to provide separately for relief of the two classes of obligations, but combined both in one section of the proposed law in such a way that will not permit me to veto only that portion relating to all debts generally, which part has aroused tremendous opposition, so I am compelled, in order to relieve apprehension concerning this part of the law, to veto the bill in its entirety.

My regret that it is necessary for me to take this action and my concern for those mortgage debtors that I had intended to assist, has been relieved somewhat by assurances from many of the larger agencies who hold mortgages upon property in this state that it is their purpose to comply with the spirit of this act as the same was intended to apply to foreclosures. I believe, too, that our courts will sense the public sentiment in this regard and will exercise their equity powers to the limit to prevent, as far as possible, any advantage being taken of the financial necessities of our people, and that they will require and compel the exercise of leniency in all foreclosure proceedings.

Furthermore, since the enactment of this measure a general hopeful feeling that financial conditions are improving has taken place, which this law might have a tendency to retard. In addition, there has been recently enacted certain Federal legislation under which debtors may make composition with their creditors and secure extension agreements for both secured and unsecured claims. By taking advantage of this legislation, effective relief may be afforded to those in need without injury to the credit structure of our state.

For the foregoing reasons, Substitute House Bill No. 29 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

March 4, 1933.

To the Honorable

The House of Representatives of the State of Washington.

I am returning herewith, without my approval, House Bill No. 38, entitled:

"An act making a deficiency appropriation from the fisheries fund for the biennium ending March 31, 1933, for salaries and wages for the state treasurer, and declaring that this act shall take effect immediately."

This act appropriates the sum of three thousand dollars for the use of the state treasurer for payment of salaries and wages for the fisheries division of the state treasurer's office for a deficiency created by this division.

Section 9 of Chapter 9, Laws of 1925, makes it unlawful for any department head to incur a deficiency, and Section 11 of the same act provides that any liability so unlawfully incurred, or attempted to be incurred, in violation of the act shall be void. The legislature anticipating that unforeseen emergencies might arise where it would be expedient to incur indebtedness not provided for, enacted a law to meet such emergencies by permitting the

indebtedness to be created by first securing the approval of the Governor. In this case, before this deficiency was incurred, a request for approval was made to the Governor, but the same was withheld, and the official, nevertheless, incurred the expenditure.

This deficiency has arisen partly through increasing the salaries of employees, which was approved neither by the legislature nor by the Governor. Moreover, the Assistant Director of Efficiency, in a friendly letter before the indebtedness was incurred, advised the then State Treasurer that payments made out of the appropriation were being exceeded and called his attention to the law which made it unlawful for any department to incur such a deficiency.

It has been my announced policy that economies must be practiced, and by vetoing this bill I am emphasizing, for the benefit of all state officials and department heads, that no deficiency will be tolerated in violation of law.

If any employees of the state have innocently suffered through the illegal acts of their superiors, some method may be found to grant relief in some legal way, but there is no better way to emphasize that the business of the state must be conducted legally and economically than by withholding approval for this measure.

For these reasons House Bill No. 38 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

Governor

March 21, 1933.

To the Honorable

The House of Representatives of the State of Washington. (Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the legislature, without my approval as to certain sections, House Bill No. 66, entitled:

"An act relating to and providing for the election of port commissioners and fixing the terms of their office and the manner of conducting port district elections and canvassing the returns; and providing for an incidental expense fund in such district."

This bill proposes to change port district elections from a yearly to a biennial basis and to increase the terms of port commissioners from three to six years. In providing the method of transition from annual to biennial elections and in increasing the terms of office of port commissioners, the rotation of elections for districts, as set up in the bill, does not correspond with the present rotation in most port districts. Thus, in Thurston County in November, 1934, a commissioner would be elected in District No. 3 for a four year term and by virtue of the holdover provision of the bill would not take office until January, 1937, and then to serve only for a period of two years. A similar result would follow in District No. 2 in 1936. In District No. 2 of Pierce County in November, 1934, a commissioner would be elected for a two year term, which would not commence until pineteen months later

and then would be good for only seven months. No consideration has been given to the controversy over the bill which has arisen in King County.

The act is intended to eliminate the expense caused by an annual rather than a biennial election, and likewise caused by the holding of the election upon a separate date from the general election. It is claimed that each biennium in excess of \$11,000.00 would be saved in King County and in excess of \$8,000.00 in Pierce County, with similar savings elsewhere. There are, however, at present city and school elections held upon the same date as the port elections and with the changing of the date of the port elections the others would remain and call for approximately the same election officials; so that viewed from the point of view of the public as a whole the saving is probably greatly overestimated.

The provisions of the bill are such as undoubtedly to give rise to confusion and litigation, and no substantial loss will occur through delay of two years in making such changes as may be desired in port election laws.

For these reasons Section 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 17 and 18 are vetoed.

Section 16 relates to a different subject matter and legalizes revolving funds which are now used by most port districts for due payment of incidental and petty expenses. Section 16, therefore, should be and is approved.

With the exception of the foregoing vetoes, House Bill No. 66 is approved.

Respectfully submitted,

CLARENCE D. MARTIN, Governor.

March 21, 1933.

To the Honorable

The House of Representatives of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the legislature, without my approval as to certain parts, Substitute House Bill No. 92, entitled:

"An act relating to taxation; imposing taxes upon the privilege of engaging in business activities and providing for the ascertainment, assessment, collection and distribution thereof; providing for the administration and enforcement of this act; providing penalties; making appropriations; and declaring that this act shall take effect immediately."

This act is made necessary for the support of the common schools by limitations imposed on property millage through Initiative Measure No. 64 recently passed by the people. Under this law it is not possible to provide the necessary support for the common schools by a property tax. The income tax law now in effect can produce but small revenue under existing economic conditions and an imperative necessity exists for providing some revenue from a business or excise tax such as is embodied in Substitute House Bill No. 92. In the main, the act should be approved. Certain provisions, however, in my judgment, should be eliminated.

Item or Subdivision (ba) of Section 2 (2) fixes a tax of one-tenth of one percent on the value of agricultural products produced and sold by the

taxpayer. The revenue producing possibilities of said item would appear to be small and the nuisance occasioned thereby to the producer and the expense to the administration would undoubtedly be great and all out of proportion to benefits to accrue to the public. For these reasons I have vetoed said item (ba) of Section 2 (2).

Item or Subdivision (f) of Section 2 (2) provides as follows:

"Upon every person engaging in or continuing within this state in any business not included in the preceding subdivision of this section and upon every person engaging or continuing within this state in the business of rendering, performing or selling services, professional or otherwise; as to such persons the amount of the tax or excise shall be equal to the gross income of the business multiplied by the rate of six-tenths of one percent."

The provisions of said item are indefinite and general. They are uncertain in their application and, in my opinion, would be more effective in production of nuisance to taxpayers and expense to the state than in the production of revenue. Said item (f) of Section 2 (2) is therefore vetoed.

Section 21/2 of the act provides as follows:

"In the case of persons taxable under Schedules V, VI, VII and VIII of Section 2 (2) (e), whose charges for the sale of property or rendering of service are fixed by municipal ordinance, or are fixed or regulated by any other governmental authority, the amount of tax or excise levied under this act shall be added to the charge otherwise payable for such property or service, and paid by the consumer, and shall be plainly shown as such on the bill rendered for such property or service. This provision shall apply whether such charges or services are made or rendered under the provisions of contract or otherwise."

There is no good reason for the provision embodied in Section $2\frac{1}{2}$ and it is therefore vetoed.

With the exception of vetoes of Section 2½ and of item (ba) of Section 2 (2) and of item (f) of Section 2 (2), Substitute House Bill No. 92 is hereby approved.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

March 21, 1933.

To the Honorable

The House of Representatives of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives of the next session of the legislature, without my approval, Substitute House Bill No. 268, entitled:

"An act relating to the compensation and medical, surgical, and hospital care and treatment; the welfare of workmen engaged in extra-hazardous employments; the compensation of the dependents of such workmen in case of death; the liability of the employers of workmen so engaged for such compensation and cost of such care and treatment; insurance to cover such risks and to the collection of industrial insurance and medical aid premiums or assessments and fixing priority thereof; providing for injunction for non-

payment thereof, and relating to the liability of third parties for accidents occurring to such workmen; providing for the extension of the benefits to non-extra-hazardous employments for the organization of the Industrial Accident Board; limiting the operation of acts and parts of acts in conflict therewith, and providing for the liquidation of the accident, reserve and medical aid funds."

In enacting a law providing compensation for injured workmen and the giving sanction to the principle that industry should take care of its casualties, the State of Washington pioneered the field in this progressive legislation. There was no experience to guide and no precedent to follow and, as was to be expected, mistakes occurred. However, the administration of the act proceeded fairly satisfactorily until certain drastic changes were made, against which the representatives of labor protested and which changes vitally affected the administration of the law.

Unfortunately, political considerations and not personal qualifications have sometimes governed the selection of the staff which supervised and operated this department of the state government. This was not helpful to its proper administration. Resultant inefficient management has helped to bring about the difficulties now confronting the administration of this law.

Substitute House Bill No. 268 proposes that the state abandon the exclusive state accident fund and grant to employers the option to provide their own industrial insurance either through groups or insurance carriers. To do so involves a complete change in public policy, making the individual employer rather than industry as a whole the element of responsibility, and leaving without the pale of industrial insurance protection the workmen of an employer who has failed to insure.

Conceding that the welfare of the state and its people depends in a large measure upon the prosperity of its industries, would Substitute House Bill No. 268 so encourage and increase payrolls that a larger good would outweigh the obvious hardships it would impose upon the injured workman and the public and justify the abandonment of the broad and humanitarian public policy which has heretofore been followed? I have not been persuaded that it would.

Both the supporters and opponents of this measure seem to believe that the present law could be amended so as to bring about more satisfactory results. It is further conceded by all who are informed upon the subject that the enactment of House Bill No. 435, which I have approved, will help to relieve the situation to some extent and remedy some of the defects in the present law.

Employers and workers are all interested in this class of legislation. The measure under discussion was presented to the legislature by representatives of certain of the employer groups who are affected by the operation of the present law. The workers, through their representatives, now complain that they were not afforded any opportunity to discuss the measure or to offer suggestions of amendment and that this bill, in its present form, vitally and adversely affects their interests, and they insistently protest its approval.

In addition, members of the legislature, in a petition to which are affixed names of a majority of the members of one house, have requested me to veto this bill. Among other reasons assigned, as they assert, it was voted for

and passed under a misapprehension. Whether or not this circumstance should be given weight is doubtful, but the fact remains that this legislation was enacted during the last hours of the session when the legislature was so overwhelmed with many important matters that it was impossible to give careful consideration to them all.

As pointed out, there was in the beginning of the operation of this law a lack of information on this experimental subject. It has been demonstrated that there has been a disregard of insurance principles and business practices, but notwithstanding this, there seems to have been a woeful want of effort directed to bringing about changes to remedy these affairs.

The foremost spokesman for the proponents of this measure had it in his power during former sessions of the legislature to bring about the enactment of this act, or to amend the present law so as to correct difficulties and improve administration, but so far as is disclosed by the record no effort was made to do any of these things.

All must admit that theoretically a monopolistic state fund, if removed from political management and held to strict accounting as to ultimate costs and administered with absolute impartiality towards the different industries and with a firm and insistent policy for the prevention of accidents, ultimately would be more successful than any other. Furthermore, as a practical proposition borne out by the statistics of those in favor of the bill, it seems to me that the inevitable result of the optional feature of this bill would be the breaking down of the operation of the industrial insurance fund of this state.

The proponents of this measure have claimed that in the State of Idaho an optional compensation law which provides that insurance may be written by the state fund or by insurance companies has worked well in that state, but inquiry has brought the information that the state fund there is also in a bad way and must be rehabilitated.

The way we are to work out of our present difficulties by coming under this new act is not made clear or definite. Should this law become effective pending the complete discharge of obligations incurred under existing laws, a situation is created which would necessitate even larger burdens against the industries. The reason for this added burden is that employers would be forced to pay the full costs of any private insurance and at the same time would be compelled to contribute to the expense of liquidation of the whole accident fund, a process which would continue for a number of years.

Under the proposed act the compensation awards for injuries are the same. The principal difference from the present law concerns the question of administration. The taxpayers of the state have been contributing approximately \$375,000.00 annually towards the cost of administering the Department of Industrial Insurance, which expense it might well be claimed rightfully should be borne by the industries covered by the provisions of the law. If, under the now proposed act, the state is expected to continue to bear this expense, it would be an injustice to the taxpayers. Unless this expense can be saved under the operations of the new act, it then follows that the present law if operated efficiently and without expense to the worker, must be of greater value to him, without being more expensive to the state.

As stated, I have already signed House Bill No. 435 which, to some extent, will alleviate present difficulties, and rather than have this highly

controversial measure become law at this time I believe it wiser to invite the full cooperation of employers and workers to join with me in a sincere effort to administer the present law in a business-like way, and in the light of any study and experience, re-examine this vexed question and present at the next session of the legislature constructive suggestions, which I hope will receive general support and cooperation from all interested groups.

For these reasons, Substitute House Bill No. 268 is vetoed.

Respectfully,

CLARENCE D. MARTIN,

Governor.

March 6, 1933.

To the Honorable

The House of Representatives of the State of Washington.

I am returning herewith, without my approval, House Bill No. 287, entitled:

"An Act relating to machine guns and regulating the manufacture, possession, receipt, use, sale or other disposition thereof and of parts therefor; relating to the possession of bombs and explosives; providing for searches, seizures and confiscation of such property illegally possessed or used; providing penalties for violations of this act; and providing that this act shall take effect immediately."

The foregoing act and Senate Bill No. 223, both relating to the possession and sale of machine guns, have been passed by this session of the legislature and are now before me for consideration.

This House Bill No. 287 deals with the subject-matter at considerable length and makes possession or use of a machine gun in the perpetration of a crime of violence, or for offensive or aggressive purposes, a felony. The act then defines certain conditions under which possession or use of a machine gun would be presumed to be for offensive or aggressive purposes. These and other provisions of this act make it too easy to evade the law and secure possession of these deadly implements. On the other hand, Senate Bill No. 223 permits only peace officers in the discharge of official duty, or officers or members of the armed forces of the United States or the State of Washington to be lawfully in possession of machine guns. In time of peace there is no good reason that any one, except those above enumerated, should have these weapons, and, in view of the use frequently made of them by certain of the criminal classes, I do not deem it wise to extend the limitation.

For these reasons, I have approved Senate Bill No. 223 and vetoed House Bill No. 287.

Respectfully,

CLARENCE D. MARTIN,
Governor.

March 17, 1933.

To the Honorable

The House of Representatives of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the legislature, without my approval, House Bill No. 401, entitled:

"An act relating to taking fish with dip net from the Nooksack River."

This bill gives any citizen of this state the right to take from the Nooksack River, with a dip net, not more than two salmon per day to be used for food for himself and family. This river is located principally in Whatcom County.

Initiative Measure No. 62, adopted by the people November 8, 1932, gives to the Departments of Fisheries and of Game broad powers to regulate and control the taking of salmon from the rivers of this state. Under those powers, these departments may, if deemed advisable, grant the right to take food or game fish from any of the rivers of the state.

It is assumed that they will not make any rules or regulations which will unreasonably prevent needy families from taking salmon for food purposes and, so far as he may lawfully do so, the Governor will help preserve the opportunity to needy families to take fish from our streams for food purposes. It would, however, be unwise to approve any legislative act which might unnecessarily interfere with the powers of the Departments of Fisheries and of Game conferred only a few months ago by Initiative No. 62.

For these reasons, House Bill No. 401 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN,
Governor.

March 20, 1933.

To the Honorable

The House of Representatives of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the legislature, without my approval, House Bill No. 403, entitled:

"An act prohibiting the importation of noxious weed seeds into the State of Washington, providing a penalty for such importation and for the purchase, sale, possession or use for feeding purposes of wheat or other grain screenings containing noxious weed seeds."

By this bill it was intended to protect the state against the dissemination of noxious weed seeds brought in from outside the state. With its object, I am in accord.

Many protests against this bill becoming law have been received from dairymen, cattlemen, sheepmen, and packers of the state whose interests are adversely affected. Our purpose is to foster all interests of the state and to hamper legitimate enterprises only when necessary. I find that there are

laws now upon the statute books under which proper departments of the state can formulate regulations which can require the treatment of screenings so as to prevent the spreading of noxious weed seeds, and this will be done.

For these reasons, House Bill No. 403 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN,

Governor.

March 21, 1933.

To the Honorable

The House of Representatives of the State of Washington.
(Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the legislature, without my approval, Substitute House Bill No. 421, entitled:

"An act providing for the regulation and supervision of the issuance and sale of certain securities, as the same are herein defined, to prevent fraud in the sale thereof, providing penalties and repealing Chapter 69 of the Laws of 1923 and Chapter 133 of the Laws of 1929."

There is now a Blue Sky law on our statute books. It may be admitted that it has defects and limitations, some of which might have been eliminated by the enactment of Substitute House Bill No. 421. Unfortunately, desirable legislation sometimes becomes so interwoven in the same section with provisions that are harmful and in such a way that it is impossible to separate them by veto, so as to eliminate the bad and save the good. These observations peculiarly apply to Substitute House Bill No. 421.

The metalliferous mining industry was especially excepted from the provisions of the law now in force, but by the present bill this industry was included, and to permit the law to become effective would hamper, if not destroy, this important industry.

Many of the principal cities of this state have been built up from the output of mines. The development of the natural resources of a state should be encouraged in every way, and if this act is permitted to become law it would deprive prospectors and groups of small investors willing to back them from any hope of interesting capital to help develop their claims, and thus the whole mining field would be left open only to companies with large capital.

Mining is a highly specialized business and it can be easily understood why it must be considered separately from other enterprises. As a rule, those who put their money into developing mining prospects fully realize that it is a hazardous venture. There are literally hundreds of good paying mines over this country today which at one time were turned down by expert mining engineers as not being worthy of development, but later on others have come upon them and expended money and energy in their development, with the result that these mines have become some of our outstanding producers.

There are several sections in this proposed law which have been subjected to much criticism and opposition. All stocks listed on the New York

Stock Exchange are classified as exempt in the first instance. One of the leading publicists of the country, since the enactment of this law, in addressing the alumni of the University of California, referring to the New York Stock Exchange, among other things, had this to say:

"The Exchange is the only lawful safe confidence game in the country—a vulture which can sweep down at will and carry off people's money."

He further describes the Exchange as "an institution vital to all, yet one which makes its own laws," often contrary to the law of the land; and he urged that the New York Stock Exchange be placed under the supervision of the Federal government.

Another class of securities that are classified as exempt are those of foreign governments maintaining diplomatic relations with the United States. When we contemplate the melancholy financial history of recent years, we must be convinced that the number of instances and the staggering total of losses sustained by the citizens of our state who were urged to invest in such exempt securities are far greater than those who were mulcted of their money in mining ventures.

The Commissioner of Public Lands has also filed an earnest protest representing that the approval of this bill would interfere with the revenues of his office.

For the foregoing reasons, Substitute House Bill No. 421 is vetoed.

Respectfully,

CLARENCE D. MARTIN, Governor.

March 20, 1933.

To the Honorable

The House of Representatives of the State of Washington. (Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the legislature, without my approval, House Bill No. 428, entitled:

"An act relating to the branding, tattooing and identification of livestock and poultry, providing for the administration of same, providing penalties for the violation thereof, providing for the publishing of records of such tattoo marks and brands, providing for fees for the registration thereof, providing for licensing and bonding persons butchering and slaughtering animals, making an appropriation and providing for the cancellation of existing brands."

This bill provides a system of state branding for livestock and poultry. Existing law provides a county system of registration of brands. This bill proposes "a fire or tattoo brand," whereas existing law provides "mark, brand, dewlap or wattles." This is a radical change involving considerable inconvenience and some expense to the stock and poultry raisers of the state.

The act is poorly drawn and contains clerical errors and inconsistencies due to hurried and ill considered amendments, for examples of which attention is directed to Sections 5, 7, 10 and 11. Section 10 requires all officers, including the state patrol, traffic officers, and forest service officers, to in-

vestigate movement of livestock or carcasses and poultry along the highways, and authorizes arrest without warrant. Such a provision is impracticable and burdensome.

Section 12 provides that in respect to movement of carcasses on the highway "the hide must accompany the carcass of any beef or veal, or any portion of such carcass, with ears and tail attached." Applying that provision literally, a person purchasing at a market and carrying home a veal quarter must take home with him the hide, ears, and tail, and if a state highway patrolman should, as required by this act, inspect it in the home of such person, and should find that such person is not the owner of the registered brand, such person would be subject to arrest. Sections 18, 19 and 20 do not contain complete sentences, are uncertain in meaning, and are not effective.

For these reasons House Bill No. 428 is vetoed.

Respectfully submitted,

CLARENCE D. MARTIN,

Governor.

To the Honorable

March 21, 1933.

The House of Representatives of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the legislature, without my approval as to Sections 2 and 6, House Bill No. 452, entitled:

"An act relating to dairying, and products thereof, amending Sections 6164, 6165 and 6178 of Remington's Compiled Statutes, as amended by Chapter 213, Laws of 1929, Sections 6216 and 6226 of Remington's Compiled Statutes, Section 15 of Chapter 213, Laws of 1929, and Chapter 104, Laws of 1921."

Section 2 of the bill is vetoed for the reason that it makes no substantial change in the existing law.

Section 6 is vetoed for the reason that it makes no change whatever in the existing law.

With the exception of the foregoing vetoes, House Bill No. 452 is approved. Respectfully,

CLARENCE D. MARTIN,

Governor.

To the Honorable

March 21, 1933.

The House of Representatives of the State of Washington.

(Through the Secretary of State.)

I am filing herewith, to be transmitted to the House of Representatives at the next session of the legislature, without my approval as to certain items, House Bill No. 467, entitled:

"An act making appropriations for the purchase of land, construction of buildings and improvements at designated state institutions, for the payment of salaries of certain officers and employees of the state and for the operation, maintenance and other expenses of certain state institutions, departments and offices, for the relief of certain individuals, corporations, counties and municipalities, and for emergencies, including deficiencies and appropriation of revolving funds, and for purposes specified in certain acts of Congress, and for miscellaneous purposes designated for the fiscal biennium beginning April 1, 1933, and ending March 31, 1935, except as otherwise provided, and providing this act shall take effect immediately."

I disapprove and veto the item for the Department of Efficiency "To carry out the provisions of Substitute House Bill No. 421, Securities Act

* * * \$30,000.00" for the reason that Substitute House Bill
No. 421 is vetoed.

I disapprove and veto the items:

TO CARRY OUT THE PROVISIONS OF SUBSTITUTE HOUSE BILL NO. 268 FOR LIQUIDATING THE PRESENT FUND OBLIGATION:

Salaries and wages	\$77,000.00
Operations	25,500.00
Medical treatment	1,500,000.00

Medical treatment	1,500,000.00
EDOM THE ACCIDENT FIIND	

	FROM THE GENERAL FUND.
For operation of State F	unds:

Salaries and wages	\$245,000.00
Operations	80,000.00

FROM THE ACCIDENT FUND.	
Claims, awards and treatment\$6,000,000.	00
Total operation of state funds	\$6,325,000.00

and the items For Accident Board:

Salaries and wages	\$100,000.00
Operations	50,000.00
Total Accident Board	150,000.00
Total provisions of Substitute House Bill No. 268	\$11,809,500.00

for the reason that Substitute House Bill No. 268 was vetoed.

With the exception of the foregoing vetoes, House Bill No. 467 is approved. Respectfully submitted,

CLARENCE D. MARTIN,

Governor.



APPENDIX

CONTAINING

ROSTER OF THE SENATE

AND

STANDING COMMITTEES

TWENTY-THIRD SESSION. SENATE ROSTER, 1933.

VICTOR A. MEYERS, President.

6-09-17-19 -1061-6681 House Previous Legislative Experience 927 W. J. LINDBERG, Secretary. ------20-21-23-Ex.*25-27-29-31 1929-31 917-19-Ex. 1920-Ex. 20-21-23-25-Ex. 25 21-1923-25-Ex. 915-17-19-Ex. 1917-19-Ex. 20 925-27-29-31 Senate 929-31 1931 Pol-Ities Ä æ æ. ä Ö. æ æ æ ä ė. Ö, ä Attorney Investments..... Farmer Hardware Merchant... Pennsylvania. Farmer..... Newspaper.... Wisconsin.... Lumber..... Washington.. | Insurance, Loans.... Tugs, Barges..... Occupation Insurance, Real Estate Drugs..... Shipping..... Minnesota Missouri.... Illinols..... Chimacum, Washington Obio..... Tacoma Missouri.... Birthplace St. Paul, lowa..... Astoria, Oregon Age 2 7 98 62 39 57 65 99 4 ල æ 54 1411 4th Ave. Bldg., Seattle.... Cowlitz | Longview 300 Lake St., Bellingham..... 345 E. Birch St., Walla Walla. 2106 46th Ave., S. W., Seattle. 400 Dock St., Tacoma..... 2425 Rucker Ave., Everett..... Box 98, Sumner..... Wenatchee 3419 E. Laurelhurst Drive, Seattle Residence Chimacum Wilbur $\left\{ egin{array}{ll} ext{Clallam...} \\ ext{Jefferson...} \end{array}
ight\}$ King..... King..... (Island (part)) Adams, Ferry) Whateom.... Walla Walla... King..... Chelan.... Pierce..... Pierce..... Wahkiakum County Dls-trict 35 18 42 22 34 Ξ 43 12 ន 88 00 S Arnold, Evert G..... 0 Garrett, C. Nifty..... Cox, Arthur E...... Foss, Henry NAME OF MEMBER Ferryman, John H. Dawson, Wm. C... Chamberlin, Geo. Bishop, William Barnes, Frank Gable, Chas. Cleary, E. Gray, W.

* President pro tem.

1913-17-21

1923-25-Ex. 25-27-29-31

Banker, Auto Dealer.

Illinois.....

Seattle..

6303 18th Ave., N. E.,

King.....

Illinois.....

54 22

Renton....

411 Williams St.,

King...

Attorney

Farmer....

927

1927-29-31

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Cedar Poles.....

Wisconsin Wisconsin...

:3 51

Colville Sunnyside

Pend Oreille..}

61

Hartwell, W. G

Lincoln..... Stevens..... Yakima

15 33 46

Heffron, John ...

Houser, Paul W.

Ľ.

ьį

Howard,

1927-31

SENATE ROSTER-SESSION 1933-Continued.

	Dis-						Pol-	Previous Legislative Experience	erience
NAME OF MEMBER	trict	County	Residence	Age	Birthplace	Occupation	Tolog	Senate	House
Knutzen, W. J	40	San Juan	Burlington	54	Іоwа	Farmer	e i	1927-29-31	1923–25– Ex. 25
Landon, Dan	32	King	5019 Phinney Ave., Seattle	57	Wisconsin	Attorney	꼂	1911-13-15-17-19- Ex. 20-21-23-25- Ex. 85 97 90 91	:
Lovejoy, Geo. A	36	King	3037 10th Ave. W., Seattle	53	Central City,	Ins. Broker	Ģ	EA. 20-21-25-51	*1923
Lunn, Walt. J	30	King	411 Clay St., Auburn	33	New York	Farmer	ĸ.	1923-25-Ex. 25- 27-29-31	1915-17- 19-Ex.
Malstrom, Kath. E	27	Pierce	2084 6th, Tacoma	45	Minnesota	Business Woman	Ö.		
Marshall, Frank R	83	King	3733 Angeline St., Seattle	28	Ohio	Printing	Ö.		:
Mehner, Paul	ß	Kitsap	209 Washington Ave.,	19	Saxony,	Merchant Tailor	Ö.	:	
Metcalf, Ralph	26	Pierce	Bremerton 918 No. Yakima, Tacoma	17	Germany Rhode Island.	Retired	53	1907-9-11-13-15- 17-19-Ex. 20-21-	:
Morrow, P. Frank	45	King	8502 Palatine, Seattle	58	New York	Real Estate	D.	23-25-27-29-31	:
Morthland, D. V	14	Yakima	801 Pleasant Ave., Yakima	52	Missouri	Lawyer	ж.	1917–19–Ex. 20– 21–23–25–Ex. 25–	
Murphy, Kebel	ıa	Spokane	Box 141, Hillyard Station,	6	Michigan	Dafry	Ö.	27	:
Nelson, H. L	17	Clark	Spokane 105 East 39th, Vancouver	83	Massachusetts	Retired	Ö.		:
Norman, Fred	19	{Pacific} {Grays Harbor}	448 Sth St., Raymond	8	Illinois	Merchant	ж.	1925-Ex. 25-27- 29-31	1919-Ex. 20
Nugent, Dr. D. 0	20	Lewis	835 So. Pearl, Centralia	48	Louislana	Physician and Surgeon	Ö.		:
Palmer, E. B	37	King	King Seattle, Hoge Bidg	88		Illinois Attorney	괊	1905-07-15-17-21- 23-25-Ex. 25-27- 29-31	1899-1909

* Oregon.

SENATE ROSTER-SESSION 1933-Concluded.

NAME OF MEMBER	Dis- triet	County	Residence	Ago	Birthnlace	Occupation	Pol-	Previous Legislative Experience	erience
				å l		Cocabagon	270	Senate	House
Peirce, Ed	41	Spokane	Opportunity	8	Illinols	Fruit Shipper	D.		
Reardon, Keiron W	33	Island (part)	221 N. Madison St., Monroe	33	Iowa	Editor	D.		
Ronald, Walter G	13	Sgrant	Rt. 3, Ellensburg	72	Missouri	Farmer	Ū.	President Pro Tem.	:
Roup, Geo. W	6	Whitman, ex-	St. John	52	No. Carolina.	Miller	Ö.	:	:
Ryan, J. H	88	Pierce	4820 So. D. St., Tacoma	88	Ohio	Publisher	Ö.		1921-23-31
Ryan, Scott M	41	Whatcom	Rt. 2, Lynden	23	Nova Scotla,	Farmer	Ö.		:
Smith, Don Cary	ಣ	Spokane	723 W. Augusta, Spokane	22	Canada Washington	Attorney	D.		:
Smith, Horace E	н	Spouglas	Omak	47	Ohio	Clvil Engineer	œi	1925-Ex. 25-27-	:
Steele, E. N	83	Thurston	1323 Franklin, Olympia	덞	Iowa	Attorney	Ġ.		:
Stinson, Chas. F	16	Benton Franklin Klickitat Skamania)	412 Shoshone, Pasco	57	Kentucky	Merchant	æi	1929-31	1927
Thein, J. W	Ŋ	Grays Harbor.	420 McKinley, Aberdeen	133	Minnesota	Merchant	D.		:
Todd, Chas. H	44	King	Rt. 2, Seattle	83	Seattle	Newspaper	Ö.		:
Voss, Charles H	7	Spokane	1125 Paulsen Bldg., Spokane	98	St. Paul,	Investments	æ.	1931	1923-25-
Williams, Harry L	9	Spokane	Spokane	8	Missouri	Railway Conductor	E	1927-29-31	Ex. 25
Worum, John P	01	Asotin	846 Sth St., Clarkston, Washington	8	Norway	Retall Lumber	Ö		1927

STANDING COMMITTEES OF THE SENATE, 1933.

VICTOR A. MEYERS, President. W. J. LINDBERG, Secretary.

Aeronautics-Senators Todd, Chairman; Arnold, Foss, Murphy, Stinson.

Agriculture—Senators Cox, Chairman; Ferryman, Gray, Heffron, Knutzen, Peirce, Roup.

Appropriations—Senators Marshall, Chairman; Bishop, Cox, Ferryman, Foss, Knutzen, Landon, Malstrom, Mehner, Peirce, Ronald, Ryan (Scott M.), Todd.

Banks and Banking—Senators Heffron, Chairman; Chamberlin, Foss, Gray, Howard, Malstrom, Murphy, Roup, Smith (Don Cary), Williams.

Cities of the First Class-Senators Palmer, Chairman; Arnold, Cleary, Gable, Morthland, Ryan (J. H.), Smith (Don Cary).

Claims and Auditing—Senators Smith (Don Cary), Chairman; Garrett, Houser, Marshall, Williams.

Commerce and Manufacturing-Senators Dawson, Chairman; Cox, Morrow, Ryan (J. H.), Todd.

Compensation and Fees for State and County Officers—Senators Gray, Chairman; Cox, Dawson, Heffron, Nelson, Roup, Ryan (Scott M.).

Congressional Apportionment — Senators Cleary, Chairman; Chamberlin, Ferryman, Garrett, Howard, Landon, Lovejoy, Palmer, Peirce, Ryan (J. H.).

Constitutional Revision — Senators Houser, Chairman; Metcalf, Palmer, Peirce, Steele.

Corporations Other Than Municipal—Senators Voss, Chairman; Arnold, Bishop, Smith (Don Cary), Thein.

Counties and County Boundaries—Senators Hartwell, Chairman; Norman, Ronald, Ryan (Scott M.), Worum.

Dairy and Livestock—Senators Ryan (Scott M.), Chairman; Barnes, Bishop, Heffron, Knutzen, Murphy, Thein.

Dikes, Drains and Ditches—Senators Knutzen, Chairman; Barnes, Garrett, Reardon, Ryan (Scott M.).

Education—Senators Gable, Chairman; Bishop, Landon, Malstrom, Metcalf, Ronald, Todd.

Educational Institutions—Senators Ronald, Chairman; Cleary, Cox, Garrett, Howard, Malstrom, Murphy, Palmer, Reardon, Roup, Todd, Worum.

Elections and Privileges—Senators Smith (Don Cary), Chairman; Gray, Houser, Marshall, Morrow, Nelson, Reardon, Voss, Worum.

Engrossed Bills-Senators Lunn, Chairman; Chamberlin, Dawson, Morrow, Thein.

Enrolled Bills-Senators Arnold, Chairman; Garrett, Gray, Knutzen, Nelson.

Federal Relations and Immigration—Senators Norman, Chairman; Dawson, Ferryman, Houser, Malstrom, Ryan (J. H.), Thein.

Financial Institutions Other Than Banks—Senators Todd, Chairman; Knutzen, Landon, Lovejoy, Mehner, Morthland, Nugent, Palmer, Thein.

Fisheries—Senators Bishop, Chairman; Cleary, Foss, Gable, Lovejoy, Nelson, Norman, Ryan (Scott M.), Todd.

Forestry and Logged-Off Lands-Senators Barnes, Chairman; Gable, Hartwell, Heffron, Morthland, Reardon, Ryan (Scott M.).

Game and Game Fish—Senators Chamberlin, Chairman; Garrett, Hartwell, Heffron, Knutzen, Lunn, Nugent, Palmer, Reardon.

Harbors and Waterways—Senators Foss, Chairman; Lovejoy, Mehner, Metcalf, Steele.

Horticulture—Senators Smith (Horace E.), Chairman; Ferryman, Heffron, Peirce, Stinson.

Industrial Insurance—Senators Morrow, Chairman; Barnes, Cleary, Foss, Marshall, Mehner, Murphy, Nugent, Smith (Don Cary).

Insurance—Senators Lovejoy, Chairman; Arnold, Cox, Gable, Garrett, Murphy, Stinson, Williams.

Judiciary—Senators Steele, Chairman; Arnold, Gable, Houser, Landon, Malstrom, Metcalf, Morthland, Palmer, Peirce, Roup, Smith (Don Cary), Todd.

Labor and Labor Statistics-Senators Ryan (J. H.), Chairman; Foss, Landon, Morrow, Reardon.

Legislative Apportionment—Senators Landon, Chairman; Gable, Garrett, Howard, Nelson, Palmer, Peirce, Ryan (J. H.), Williams.

Medicine, Dentistry, Pure Food and Drugs-Senators Nugent, Chairman; Ferryman, Gray, Lunn, Malstrom, Ryan (J. H.), Smith (Horace E.).

Memorials-Senators Metcalf, Chairman; Roup, Ryan (Scott M.).

Military-Senators Murphy, Chairman; Arnold, Chamberlin, Houser, Nelson, Voss, Williams.

Mines and Mining-Senators Garrett, Chairman; Gray, Hartwell, Lunn, Ronald, Ryan (Scott M.), Worum.

Municipal Corporations Other Than First Class-Senators Hartwell, Chairman; Barnes, Ferryman, Gray, Norman, Roup, Ryan (Scott M.).

Parks and Playgrounds-Senators Morthland, Chairman; Arnold, Howard, Nelson, Nugent, Steele, Stinson, Voss.

Printing—Senators Howard, Chairman; Garrett, Marshall, Norman, Ryan (J. H.).

Public Buildings and Grounds—Senators Steele, Chairman; Barnes, Lovejoy, Mehner, Palmer.

Public Morals—Senators Williams, Chairman; Arnold, Houser, Malstrom, Norman, Nugent, Smith (Don Cary).

Public Utilities—Senators Peirce, Chairman; Bishop, Ferryman, Lovejoy, Metcalf, Morrow, Ryan (J. H.), Stinson, Worum.

Railroads and Transportation—Senators Stinson, Chairman; Dawson, Ferryman, Murphy, Nelson, Nugent, Palmer, Ronald, Williams.

Reclamation and Irrigation—Senators Ferryman, Chairman; Heffron, Morthland, Ronald, Smith (Horace E.), Stinson, Worum.

Revenue and Taxation—Senators Mehner, Chairman; Barnes, Chamberlin, Cleary, Dawson, Gable, Gray, Heffron, Knutzen, Metcalf, Morrow, Morthland, Nugent, Ryan (J. H.), Smith (Horace E.), Steele, Worum.

Roads and Bridges—Senators Roup, Chairman; Arnold, Cleary, Garrett, Gray, Hartwell, Heffron, Howard, Lovejoy, Murphy, Nelson, Norman, Reardon, Smith (Horace E.), Stinson, Thein, Williams, Worum.

Rules and Joint Rules—President, Chairman; Senators Arnold, Cleary, Hartwell, Houser, Lovejoy, Ronald, Roup, Smith (Don Cary), Steele.

Rural Credits and Agricultural Development—Senators Worum, Chairman; Bishop, Ferryman, Heffron, Metcalf, Morthland, Peirce, Ryan (Scott M.), Smith (Horace E.).

Senate Employees-Senators Marshall, Chairman; Smith (Don Cary), Steele,

State Charitable Institutions—Senators Nelson, Chairman; Cox, Marshall, Morthland, Reardon, Thein, Voss.

State Granted, School and Tide Lands-Senators Thein, Chairman; Cox, Mehner, Morthland, Nugent, Reardon, Voss.

State Library—Senators Malstrom, Chairman; Gable, Howard, Morthland, Roup.

State Penal and Reformatory Institutions—Senators Reardon, Chairman; Chamberlin, Cox, Lunn, Murphy, Ryan (Scott M.), Voss.

Unemployment Relief.—Senators Chamberlin, Chairman; Arnold, Barnes, Cleary, Cox, Gable, Heffron, Malstrom, Peirce, Reardon, Ryan (J. H.), Smith (Horace E.), Thein.

ERRATA

Page 132—Vote on House Joint Memorial No. 2 omitted from Journal. Action taken was as follows:

Secretary called the roll on H. J. M. No. 2 and it passed the Senate by the following vote: Ayes, 46; nays, 0.

All Senators present and voting.

The Memorial having received the constitutional majority was declared passed.

INDEX

TITLE AND HISTORY OF SENATE AND HOUSE BILLS, MEMORIALS AND RESOLUTIONS

AND

GENERAL INDEX

TITLE AND HISTORY OF SENATE BILLS.

NUMBER, AUTHOR AND SUBJECT Senator Ferryman: An act relating to appropriations	ead first and second time and referred	Report of & & &	Third reading $\infty \infty$ ∞ and amend-ments	Other Action 4 in Senate	Vote on final $\hat{\omega}$ $\hat{\omega}$	Message from 5	Signed by S	Signed by & &	Action by Governor
An act relating to e An act relating to r	6 6	210				• !			
(Substitute) Senator Houser: An act relating to moratorium on foreclosure of mortgages and real estate contracts	213	:	248		249	50	888		
Gray: An act relating to liability of operator of motor guests	Ø.	132, 157	168	751	169	340	344	360	371
Palmer: An act relating to public hours of public	83	163, 215	912		216			:	:
Senator Palmer: An act relating to port districts	83	- :-		:		:			:
Senator Palmer: An act relating to nomination of candidates for public office	28				:	:	:	:	:
Senator Smith: An act relating to superior court	83	120	137		137	283	:	282	322
Senator Byan (S. M.); An act relating to the licensing of stores.	29	158, 240	241	450 526, 738 777, 790	244, 790	449, 471 527, 737 790 777, 789	811	811	:
An act relating	8 8	429	281		581	728	811	811	
Senator Palmer: An act relating to narcotics	8	121. 221					_		:

13.	(Substitute) Senator Palmer: An act relating to narcotics	223	337, 401	405	262	402	730			
14.	Senator Palmer: An act relating to criminal procedure	98	157	:	:	169	:	:		:
15.	Senator Palmer: An act relating to petroleum products	98	133, 295	:		:		i		:
16.	Senator Palmer: An act imposing a privilege or sales tax	96		:	:	:		:		:
17.	Senator Williams: An act relating to public highways	83		:		:		:	:	:
18.	Senator Williams: An act relating to counties	88	432	:				:	:	:
18.	Senator Palmer: An act relating to receivers	8		:	<u>:</u>			- :	:	:
8	Senator Palmer: An act relating to mortgages	16		:	:		:	-		:
ផ្ដ	Senator Palmer: An act relating to fees of jurors	26	132	152	271 292, 357 152,	152, 43	271 283, 295 437 415, 436	439	485	557
22.	Senator Palmer: An act relating to penalties on delinquent taxes	34	172, 216	21.7	360, 415	217, 449	340 860, 372 360, 415 217, 449 414, 447	468	462	557
뛇	Senator Palmer: An act relating to trials by jury	16	:	:	- - -	<u>:</u>		:	:	:
2	Senator Reardon: An act relating to personal property taxes	26	129, 180 399, 607	209	869	607, 693	3 693	736	744	:
8	Senators Ronald and Palmer: An act relating to fuel in state buildings	46		:				:		:
8	Senator Palmer: An act relating to banking	46							:	:
Ŕ	Senator Cox: An act relating to control of flood waters	88	132, 144 180, 202	208	534 593, 646 204,	204, 640	534 568, 575 646 593, 645	674	678	:
83	Senator Palmer: An act relating to indigent blind persons	108	163, 193	193	194 533, 570 195, 662 619,	195, 66	533, 569 2 619, 662	674	829	:
প্র	Senator Norman: An act exchanging state timber	100	- : :	:	:	:	:	:		:
30.	Senator Norman: An act reserving certain second class tide lands	109	506	506		207	340	344	360	37.1

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NUMBER, AUTHOR AND SUBJECT	Read first and second time and referred	Report of Committee	Third reading and amend-ments	Other Action in Senate	Vote on final passage	Message from House	Signed by President	Signed by Speaker	Action by Governor
31. Senator Gray: An act relating to public highways	109								
32. Senator Howard: An act relating to motor vehicles	108	215	215	999	215, 667	999	380,674	678	V-818
33. Senator Howard: An act relating to liquid fuel	109	133		:					:
34. Senators Houser and Arnold: An act relating to convention to ratify or reject amendments to the United States Constitution	109	164, 275	275	213, 261	276	:			:
35. Senator Palmer: An act relating to bail	109					:			
36. Senator Palmer: An act relating to costs	110	163, 185	185		188	:		:	:
37. Senator Palmer: An act relating to amendment to the Constitution	011	300	:			:			:
38. Senator Palmer: An act relating to taxes and motor vehicles	011	:	:	:	:	:	:		
39. Senators Arnold and Howard: An act relating to motor vehicles	s. 110	:			i	:			
40. Senator Palmer: An act relating to dependent and delinquent children	t 113	:	:	:	:		:	:	
41. Senator Steele: An act relating to clams	113	500		11/2	:	:	:	-	
41. (Substitute) Senator Steele: An act relating to clams	271		687		583	283	083	545	612
42. Senator Palmer: An act relating to eugenical sterilization	113	158		:	:	:			:
48. Senator Mehner: An act relating to certain acts of cities and towns	d	220	610		610	:		:	:
44. Senators Malstrom and Smith (Don Cary): An act relating t beauty culture	to 114	247, 351							

4	(Substitute) Senators Malstrom and Smith (Don Cary): An act relating to beauty culture	362	:	540	732	541, 757	732, 744 744, 757 541, 757 749, 756	791	908	V-819
42.	. Senator Reardon: An act relating to marriage	114	:	:	:				:	:
46.	Senators Landon, Chamberlin, Arnold and Howard: An act relating to local improvement foreclosure	114	:	:	:	:		:	:	:
47.	Senators Roup and Worum: An act relating to legislative districts	114	188	202		207	340	348	360	371
48	. Senator Reardon: An act relating to credit unions	114	:	:	:	:		:	:	:
49.	Senator Ryan (Scott M.): An act relating to public service offi-	119	:	:					:	:
50.	Senators Mehner and Marshall: An act relating to local improvement assessments	119	145	146	121	147, 154	154	158	166	173
51.	Senators Howard and Morthland: An act relating to city manager plan of government	119	163	226, 227 233, 234	122	235	:		:	:
25	Senator Morthland (by request): An act for the relief of Adam Seitz et al.	- 611	:	:	:	:		:	:	:
55	Senator Voss: An act relating to hitch hikers	119	172	:	:	:	:		:	:
2 .	Senators Norman and Thein: An act relating to Twin Harbor Beach Highway	124	:	:		:	:			:
55	Senators Norman and Thein: An act relating to State Road No. 13	124		:						
56.	Senators Norman and Barnes: An act relating to Ocean Beach Highway	124	:					:	:	:
57.	Senators Gray and Heffron: An act relating to taxation and publicly owned public utilities	124 5	222 354, 405 542, 543	354	354, 386 477, 552	354, 386 477, 552 544, 553				
58	. Senator Marshall: An act relating to insurance	124	162	183	:	183	728	776	776	
59.	Senators Steele, Palmer, Gable, Morthland, Arnold and Smith (Don Cary): An act relating to State Bar Association	125		:	:		:		:	:
60.	Senator Peirce: An act relating to sanipractic practitioners	125	547	:	:		:	<u>:</u>		:

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TITLE AND HISTORY OF SENATE BILLS-Continued.

Petree, Nugent and Gable: An act relating to convict labor. 2. Senators Arnoid: An act relating to convict labor. 3. Senators Nugent and Gable: Stinson, Hartwell, Williams, Ryan (Scott M.), Ronaid, Perryana, Garrett, Theh., Chamberlin, Murphy, Norman, Marshall, Metalides. 3. Senators Nonaid, Morthland and Heffron: An act relating to 130	NUMBER, AUTHOR AND SUBJECT	Read first and second time and referred	Report of Committee	Third reading and amend- ments	Other Action in Senate	Vote on final passage	Message from House	Signed by President	Signed by Speaker	Action by Governor
Senators Nugent, Gable, Stinson, Hartvell, Williams, Ryan (Scott M.), Ronald, Beryman, Garrett, Thein, Chamberlin, Murphy, Norman, Marshall, Arnold and Metcalf: An act relating to transportation by motor vehicles. Senators Ronald, Morthland and Heffron: An act relating to rural post roads. Senators Ronald, Morthland and Heffron: An act relating to lateral highways Senators Ronald, Morthland and Heffron: An act relating to permanent highways and the fron: An act relating to permanent highways in cities. Senators Williams, Voss, Peirce, Murphy and Smith (Don Cary): Senators Williams, Voss, Peirce, Murphy and Smith (Don Cary): Senators Williams, Voss, Peirce, Murphy and Smith (Don Cary): Senators Ronald, Howard, Cox, Murphy, Palmer, Todd, Malstrom, Cleary, Worum, Rendon, Garrett and Road and trelating to regents and trustees of highway and trelating to regents and trustees of higher educational institutions.	Steele, Ronald, Cox, relating to taxation	125	137	138		138	175	181	81	200
Senators Nugent, Gable, Stinson, Hartwell, Williams, Ryan (Scott M.), Rebaild, Perryanan, Garrett, Thein, Chamberlin, Murphy, Norman, Marshall, Arnold and Metcailf: An act relati ing to transportation by motor vehicles. Senators Ronald, Morthland and Heffron: An act relating to lateral highways. Senators Ronald, Morthland and Heffron: An act relating to lateral highways. Senators Ronald, Morthland and Heffron: An act relating to lateral highways. Senators Ronald, Morthland and Heffron: An act relating to lateral highways worthland and Heffron: An act relating to lighways in cities. Senators Williams, Voss, Peirce, Murphy and Smith (Don Cary): Senators Williams, Voss, Peirce, Murphy and Smith (Don Cary): Senators Williams, Voss, Peirce, Murphy and Smith (Don Cary): Senators Ronald, Howard, Cox, Murphy Palmer, Todd, Malstrom, Cleary, Worum, Renridon, Garrett and Roup: An act relating to regents and trustees of higher educational institutions. Senators Ronald, Howard, Cox, Murphy Palmer, Todd, Malstrom, Cleary, Worum, Renridon, Garrett and Roup: An act relating to regents and trustees of higher educational institutions.	62. Senator Arnold: An act relating to convict labor	125	:	:	:		:	:		:
(Substitute) By Majority of Committee on Roads and Bridges: Senators Ronald, Morthland and Heffron: An act relating to lateral highways Senators Ronald, Morthland and Heffron: An act relating to permanent highways Senators Williams, Voss, Peirce, Murphy and Smith (Don Cary): Senators Worlliams, Voss, Peirce, Murphy, Palmer, Todd, Malstrom, Senators Ronald, Howard, Cox, Murphy, Palmer, Todd, Malstrom, Cleary. 137, 179 207 137, 179 137, 179 207 131 207		125	350			:		:	·	:
Senators Ronald, Morthland and Heffron: An act relating to lateral highways Senators Ronald, Morthland and Heffron: An act relating to lateral highways Senators Ronald, Morthland and Heffron: An act relating to permanent highways Senators Williams, Voss, Peirce, Murphy and Smith (Don Cary): An act relating to highways in cities Senators Williams, Voss, Peirce, Murphy and Smith (Don Cary): An act relating to state highway Senators Lovejoy: An act relating to local improvement districtions Senators Ronald, Howard, Cox, Murphy, Palmer, Todd, Malstrom, Cleary, Worum, Reardon, Garrett and Roup: An act relating to regents and trustees of higher educational institutions. Senators Ronald, Howard, Cox, Murphy, Palmer, Todd, Malstrom, Cleary, Worum, Reardon, Garrett and Roup: An act relating to regents and trustees of higher educational institutions.	(Substitute) By Majority of Committee on Ronds and An act relating to transportation by motor vehicles	362		437	424 715, 740 748, 775	775	714 740, 747 748, 768		811	:
Senators Ronald, Morthland and Heffron: An act relating to lateral highways. Senators Ronald, Morthland and Heffron: An act relating to permanent highways. Senators Williams, Voss, Peirce, Murphy and Smith (Don Cary): An act relating to highway in cities. Senators Williams, Voss, Peirce, Murphy and Smith (Don Cary): An act relating to state highway. Senators Lovejoy: An act relating to local improvement district funds Senators Ronald, Howard, Cox, Murphy, Palmer, Todd, Malstrom, Cleary. Worum, Reardon, Garrett and Roup: An act relating to regents and trustees of higher educational institutions. 130 207 207 207	Senators Ronald, Morthland and Heffron: An act relating rural post roads.	130	:	:	:	:	:	:	:	:
Senators Ronald, Morthland and Hefron: An act relating to permanent highways Senators Williams, Voss, Peirce, Murphy and Smith (Don Cary): An act relating to highway: Senators Williams, Voss, Peirce, Murphy and Smith (Don Cary): Senators Williams, Voss, Peirce, Murphy and Smith (Don Cary): Senators World, An act relating to local improvement district funds Senators Ronald, Howard, Cox, Murphy, Palmer, Todd, Malstrom, Cleary, Worum, Reardon, Garrett and Roup: An act relating to regents and trustees of higher educational institutions.	Morthland and Heffron: An act relating	130	:			:		:		:
130 131 137, 179 207 207	Ronald, Morthland and Heffron: An act relating t highways	130	:	:	:	:		:	:	:
Senators Williams, Voss, Peirce, Murphy and Smith (Don Cary): Senator Lovejoy: An act relating to local improvement district funds Senators Monald, Howard, Cox, Murphy, Palmer, Todd, Malstrom, Cleary, Worum, Reardon, Garrett and Roup: An act relating to regents and trustees of higher educational institutions.	Senators Williams, Voss, Peirce, Murphy and Smith An act relating to highways in cities	130	:	:	:	:	· · · · · · · · · · · · · · · · · · ·	:		:
Senator Lovejoy: An act relating to local improvement district funds Senators Ronald, Howard, Cox, Murphy, Palmer, Todd, Malstrom, Glenry, Worum, Renridon, Garrett and Roup: An act relating to regents and trustees of higher educational institutions	Senators Williams, Voss, Peirce, Murphy and Smith (Don Ca	130	:	• !	:	:	:	:	:	:
Senators Ronald, Howard, Cox, Murphy, Palmer, Todd, Malstrom, Cleary, Worum, Reardon, Garrett and Roup: An act relating to regents and trustees of higher educational institutions 131 137, 179 207 207	Senator Loveloy: An act relating to local improvement trict funds	131	338	:	:	:	:	:	:	:
	Senators Ronald, Howard, Cox, Murphy, Palmer, Todd, Malsti Cleary, Worum, Reardon, Garrett and Roup: An act relate to regents and trustees of higher educational institutions.		137, 179		:	207		:	:	:

1.	Senators Ronald, Roup, Howard, Cox, Murphy, Palmer, Todd, Malstrom, Cleary, Worum, Reardon and Garrett: An act relating to the University of Washington	131	187, 137		207		:	:		:
ä	Senators Williams, Houser, Smith (Don Cary), Arnold, Norman and Nugent: An act relating to boxing	135	139	153	311, 319 390, 594 598, 628	153 155, 628	310, 341 390, 594	643	199	V Part 820
60	Senator Malstrom: An act relating to justices of the peace	135	:		:		:		:	:
74.	Senator Malstrom: An act relating to justices of the peace	135			:	- - -			:	:
75.	Committee on Elections and Privileges: An act relating to primary elections	135	:	152		152	:	344	360	371
76.	Senators Stinson, Worum and Heffron: An act relating to irrigation districts	135	180, 213	213	390	214, 360	360	988	386	437
77.	Senators Palmer, Lunn, Barnes and Bishop: An act to protect song birds	136	210, 496	496		497	575	:	:	:
%	Senator Ryan (Scott M.): An act relating to workmen's compensation	136	:			:	:		:	:
9.	Senator Palmer: An act relating to migratory bird reservations	136	210	402		402	728	764	764	:
80.	Senators Gable, Metcalf, Todd, Malstrom, Bishop and Ronald: An act relating to education	136	237, 261	292	361	263, 361	361	380	399	406
81.	Committee on Dikes, Drains and Ditches: An act relating to drainage and dike districts	141	:	184	271, 289	289 184, 289	270	310	323	371
8	Senator Steele: An act relating to local improvements	141	172	192	:	192	675	736	744	:
83.	Senator Stinson: An act relating to non-resident operators of motor vehicles	144	178	193		193	728	764	764	:
84.	Senator Nelson: An act relating to constitutional amendment	145	164	:	:		:	:	:	:
%	Senator Smith (Horace E.): An act for the relief of V. R. Oswald	145	:			:		:	-	:
%	Senator Smith (Horace E.): An act for the relief of Edward O'Keife	145	:	:	:	:	:			:
8	Senator Todd: An act relating to banking	145	681	682	:	683	728	746	757	:
88	Senator Bishop: An act relating to highways	148								

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	NUMBER, AUTHOR AND SUBJECT	Read first and second time and referred	Report of Committee	Third reading and amend-ments	Other Action in Senate	Vote on final passage	Message from House	Signed by President	Signed by Speaker	Action by Governor
89.	Senators Norman and Steele: An act relating to highways	148								
90.	Senator Palmer: An act relating to nursery stock	149	247	344		344		:	:	:
91.	Senator Voss: An act relating to aliens	149	273	273	-	273	728	764	764	:
48	Senators Howard and Heffron: An act relating to banks	149	156, 163	:	:	:		:	:	:
92.	(Substitute) Senators Howard and Heffron: An act relating to banks	166	:	184	:	184	237	239	250	250
93.	Senator Nelson: An act relating to state school for blind	149				:	:	:	:	:
%	Senator Hartwell: An act relating to reforestation	149	321	346		346	728	764	764	:
95.	Senator Nugent: An act relating to medical aid	149	673				:	:	:	:
96	Senator Palmer: An act relating to mortgages	149	179					:	:	
97.	Senators Norman and Thein: An act relating to highways	149						;		:
38	Senators Palmer, Smith (Don Cary), Chamberlin, Ryan (J. H.), Houser, Todd, Marshall, Foss, Arnold, Metcalf, Garrett, Nugent, Thein and Gable: An act relating to the police pension fund	150	171	204	208	504	340	344	980	437
99.	Senator Palmer: An act relating to receivers	150	180		:			:	:	:
100	Senators Morthland, Heffron, Murphy, Stinson and Norman: An act relating to highways.	150								
101.	Senators Ryan (J. H.), Foss and Landon: An act relating to labor disputes	150	282	301		308		:	. :	:
102	Senntor Renrdon (by request): An act relating to convict made goods	150	397	397	668 680, 807	98, 807	667, 680 712, 747 788, 806	811	811	` .
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89	Senators Howard and Ronald: An act relating to banks	151	199	308	263	303	532	230	- 	613
Ą.	Senator Knutzen: An act relating to dairy products	151	180	192	-3- 362	296, 192	296	:	310	371
95.	Senators Metcalf, Foss and Ryan (J. H.): An act relating to public utilities	151 35	179 351, 491	491	:	491	128	77.6	977	:
8	Senators Stinson, Smith (Horace E.), Morthland and Heffron: An act relating to irrigation districts	151 18	180, 205	205	372	206, 372	372	988	- 668	500
6	Senators Roup and Gray: An act relating to highways	158	<u>:</u>	-		- <u>-</u> -		:		
8	Committee on Appropriations: An act relating to appropriations	160	160	160	:	160	211	214	237	242
8	Senator Palmer: An act relating to bail	158	198	:	:	<u>:</u>	:		<u>:</u>	:
10.	Senator Heffron (by request): An act relating to fire districts	358						<u>:</u>	 -	:
11.	Senator Lovejoy (by executive request): An act relating to salary of state officers	159	162			177, 178	201	203	507	531
12.	Senators Ronald, Murphy, Howard, Cleary, Reardon, Todd, Roup and Cox: An act relating to normal schools	159	162	183	:	183	250	250	27.0	270
13		159			:	:	:	- <u>:</u>	:	:
114.	Senator Arnold: An act relating to the Pacific Highway	159	:	:		:	:	<u>:</u>		:
15.	. Senator Chamberlin: An act relating to insane persons	159	220	400	-	400		:	- :	:
16.	Senator Houser: On act relating to municipal corporations	160	197	214	-:-	214	675	736	744	:
117.	Senator Palmer: An act relating to legislative vacancies	166	172	395	731	395, 731	731	2 87	787	:
81	. Senator Steele: An act relating to municipal corporations	167	197	239	245	239, 245			:	:
119.	. Senator Steele: An act relating to local improvements	167	199	539		239	675	736	744	:
8	. Senator Howard: An act for the relief of Stuart Tulloch	167		:	:	:	÷-	<u>:</u>	÷	:
121.	. Senator Houser: An act relating to highways	191	<u>:</u>	:	:			<u>:</u>	:-	:
22.	Senator Chamberlin:. An act for the relief of Union "O" School District	167	172	:	:	:	÷	:	:	:
8	. Senator Chamberlin: An act relating to rivers and streams	167	· · · ·	:		<u>÷</u> ::			-	:

TITLE AND HISTORY OF SENATE BILLS-Continued.

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135.	Senators Morthland and Ronald (by request): For the relief of John H. Bruff.	176	-		:		:			:
136.	. Senator Garrett: An act relating to savings and loan associations	176	:	:	:	:	:	:	:	:
137.	. Senator Smith (Horace E.): An act relating to highways	177	:		:				— <u>;</u>	:
138.	Senator Mehner: An act for the relief of the city of Port Orchard	171	:	:			:		<u> </u>	:
139.	Senator Mehner: An act relating to highways	177			:			-	<u>-</u> -	:
140.	Senator Mehner: An act relating to highways	171	-	:	:			:	-:	:
141.	Senators Reardon and Gable: An act relating to law libraries	177	219	560	:	560	728	784	787	:
142.	Senators Thein and Norman: An act relating to and establishtwo branches of State Road No. 9	182		:				:	- :	:
143.	. Senator Arnold: An act relating to corporations	182	352, 396	396	:	396	728	977	776	:
144.	Senator Steele: An act relating to city zoning	182	612	300	:	301				:
.45	Senators Voss, Metcalf, Cleary, Williams, Steele and Morthland: An act relating to the motor vehicle fund	182					:		:	:
148.	Senator Heffron: An act relating to irrigation districts	182	. :	226	534, 643 676, 739 226, 739 676, 739	26, 739	534, 661 676, 739	811	811	:
147.	Senator Peirce: An act relating to reforestation	182	246, 460	:		:		-		:
8	. Senator Peirce: An act relating to dog tax	183	197, 269	968		397	:		- - -	:
149.	Senator Stinson: An act relating to reclamation fund	183		529	:	259	340	344	980	371
150.	Senator Ryan (J. H.): An act relating to cities	183	283	332	:	332	728	764	764	:
121.	Senator Worum: An act relating to and establishing, classifying, naming and fixing routes of certain state highways	188		:		-		:	i	:
152.	Senator Ryan (Scott M.): An act relating to steamboats	188	299	:			:	i	i	:
153.	. Senator Heffron: An act relating to commission merchants	189	222, 285	285	472	286, 472	471	490	200	069
7 .	Senator Ryan (Scott M.): An act appropriating \$15,090.00 for repair and reconstruction of Point Roberts dike in Whatcom county	189	. 761	:		:	:	:		:

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BILLS-
SENATE
OF.
HISTORY
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	Senators Foss and Hartwell: An act relating to motor vehicles	701	420	2 8	:	486, 487	675	736	744	:
70.	Senator Reardon: An act relating to state lands	201	282	353	199	353, 667	199	674	678	:
71.	Senator Hartwell: An act relating to dog tax	201	792	:	:	:	:	:	:	:
22	Senator Hartwell: An act relating to education	201	236	588	:	288	:	:	:	:
73.	Senator Marshall (by request): An act appropriating \$600,-000.00 from the motor vehicle fund to acquire right of way and construct new route of Pacific Highway through the city of Seattle	201			:	:		:		:
74.	Senator Malstrom: An act relating to veteran home	201	268		288	:	:	:	:	:
72	Senutor Mehner: An act relating to state lands	202	283	910	666 691, 759	511, 759	665, 691 691, 759 511, 759 747, 758	811	811	:
76.	Senators Metcalf, Heftron, Cox and Lovejoy: An act relating to mutual savings banks.	306	295, 368	698	:	369	:	:	:	:
77.	Senator Lovejoy: An act relating to Chicago exposition	202	98	494	:	494	675	736	744	:
48 .	Senator Palmer (by request): An act relating to the practice of medicine	211	280			:	i			:
79.	Senators Foss, Ryan (J. H.), Garrett and Metculf: An act relating to constables.	211								:
3 5	Senators Foss, Ryan (J. H.) and Garrett: An act relating to justice of peace.	211	:	:				:	:	:
81.	Committee on Agriculture: An act relating to public warehouses	212		88		888	728	811	811	:
87	Senator Chamberlin: An act relating to employment	212	:				:	:	:	:
83	Senator Howard: An act relating to first class cities	212	88		:		:	:		:
8	Senator Ferryman: An act relating to horticulture	223	88	467	:	467		:		:
85	Senator Heffron: An act relating to public depositaries	223	536	537	:	537	543	543	543	613
8 6	Senator Lovejoy (by request): An act relating to relief	223	:		:		:	:	- :	:
8	Senator Palmer: An act relating to education	223	352			:	:		:	:
8	Senator Mehner (by request): An act relating to mosquitoes	224	321			:	:			:
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207	Senator Lovejoy (by departmental request): An act relating to insurance agents.	238	083	:	327, 366		<u>:</u>	<u> </u>		
205.	Senator Lovejoy (by departmental request): An act relating to insurance	538	580	291	:	262	645	674	678	V-822
206	Senator Palmer: An act relating to public lands	538	359			•		i		:
207.	Senator Lovejoy: An act relating to relief	238	247		247	:	-			:
208.	Senators Foss, Ryan (J. H.), Morrow, Morthland. Worum, Hef-fron, and Smith (Horace E.): An act relating to taxation	520	266					:	-	:
200	Senators Morthland, Hefiron, Ryan (J. H.), Morrow, Foss and Smith (Horace E): An act relating to taxation	251	596	088 88		331	-	-	:	:
210.	Senators Foss, Heffron, Smith (Horace E.), Morthland, Ryan (J. H.), and Morrow: An act relating to taxation	251	268	345, 513	472, 485 345, 513 485, 499 345, 513 507, 513	345, 513	172, 485 507, 513	216	532	531
211.	Senators Foss, Ryan (J. H.), Morthland, Morrow, Steele, Heffron, and Smith (Horace E.): An act relating to taxation	251	566	356	:	356	645			:
212	Senators Heffron, Foss, Ryan (J. H.), Morrow, Steele, Morth-land and Smith (Horace E.): An act relating to taxation	251	508	356		356				:
213.	Senators Morthland, Ryan (J. H.), Foss, Heftron, Mehner, Morrow and Smith (Horace E.): An act relating to taxation	251	569				:			:
214.	Senators Ryan (J. H.), Morthland, Foss, Heffron, Morrow and Smith (Hornce E.): An act relating to tax title property	251	283, 357	357	:	357				:
215	. Committee on Education: An act relating to education	252	:	200	534	290, 534	534	546	549	775
216.	. Senator Metcalf: An act relating to warehouses	252	352	383	383, 648 383, 648	383, 648	648	674	829	
217.	. Senators Palmer and Lovejoy: An act relating to school clinics.	252	337		:	:	:	:		
218.	. Senator Reardon: An act for the relief of town of Index	252		:	:	:	:	:	:	:
219.		252	338, 377	878	558, 568 570, 675 379, 675 575, 675	379, 675	558, 568 575, 675	169	725	V Part 822
220.	Senators Ronald and Morthland: An act relating to motor yehicles	253		:		:				
221.	Senator Cox (by request of the Department of Agriculture): An act relating to public warehouses	253	267	203		203	728	811	811	:
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TITLE AND HISTORY OF SENATE BILLS-Continued.

	NUMBER, AUTHOR AND SUBJECT	Read first and second time and referred	Report of Committee	Third reading and amend- ments	Other Action in Senate	Vote on final passage	Message from House	Signed by President	Signed by Speaker	Action by Governor
65	Senator Palmer: An act relating to Blue Sky Laws	257								
	Committee on Military: An act relating to machine guns	257	:	273	:	274	436	439	485	643
224	Senator Hefron: An act relating to dikes, drains and sewerage improvement districts.	257	265	345	:	345	675	736	744	
225.	Senator Palmer: An act relating to corporation license fees	257	279	291	:	291	532	230	545	613
226.	Senator Marshall: An act relating to real estate brokers	27.1	:		-		:			
227.	Senator Marshall: An act relating to motor vehicles	27.1	:					:		
228.	Senator Marshall: An act relating to fish	272		:		:				
229.	Senator Malstrom: For the relief of May S. Burglehaus	272						:		
230.	Senator Malstrom: An act relating to child welfare	272	309, 399	339	:	400	:	:		
231.	Senator Ronald: An act relating to Burke-Lind highway	272	:	:	:	:	:	:		
73. 73.	Senator Chamberlin (by request): An act relating to county commissioners	272	28	302	:	302, 310	:	:	:	:
233.	Senators Gray, Knutzen, Ferryman, Roup and Cox: An act relating to crop liens	272	322, 580	280	665, 680 738, 743	580, 743	665 680, 712 738, 743	811	811	
234	Committee on Compensation and Fees for State and County Officers: An act relating to county classifications	272		332	693, 740 754, 767	333, 767	693 740, 747 753, 765	791	98	
8	Senator Chumberlin: An act relating to state funds	883	72	602		802	:			
83 98	Senator Lovejoy: An act relating to sewage	284	348	385		382	645	:	<u> </u>	. !
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237.	Senators Stinson and Nelson: An act relating to State Road No. 8	284		:	:	:	<u> </u>	:		
23S.	Senators Todd, Palmer, Mehner and Foss: An act relating to Savings and Loan Associations	384	351 393, 394	768	648 664, 746 395,	395, 746	647, 664 746 712, 746	162	908	V Part 824
380 183	Senators Morrow, Nugent, Ryan (J. H.), Chamberlin and Worum: An act relating to taxation.	284	505	:			<u>·</u>		:	
24 0.	Senators Heffron and Morthland: An act relating to banks and trust companies.	284	294, 488	300	468	300, 488	340	366	357	V Part 453
241.	Senator Smith (Hornce E.): An act for relief	296	:	:	:	:	:		:	:
242.	Senators Reardon and Todd: An act relating to highways	- 762	<u>:</u>	:			<u>:</u> : :		:	:
243.	Senator Peirce: An act relating to banks and trust companies	297	370		:		<u>:</u> ::	:	:	:
44.	Senator Malstrom: An act relating to taxation	297	527, 582	583	:	583	675	736	744	:
245	Senator Williams: An act relating to motor vehicles	762	348		348	:	:	:	-	:
246.	246. Senator Todd: An act relating to counties	297	:	:			- - -	:	:	:
247.	247. Senator Todd: An act relating to county commissioners	762	-	:			:	:	:	:
248	Senator Marshall: An act making deficiency appropriations	867	302	326	535	326	532 535, 569	578	<u>26</u>	069
249.	Senator Morrow: An act relating to land rentals	208	700	:		<u>:</u>				:
250.	Senator Malstrom: An act relating to nurses	298	337	502	649	503, 649	849	674	829	:
251.	Senator Todd: An act relating to highways	311	-					- i		:
252.	Senator Todd: An act relating to highway patrol	312			:	:		:	:	:
253	Senator Todd: An act relating to county engineers	312			:	:		:	:	:
254	Senator Howard: An act relating to motor transportation	312	:			:	:	:		:
255.	Committee on Forestry and Logged-off Lands: An act relating to reforestation.	312	321	354	668, 680 748, 758	680 758 854, 758	668 680, 713 758748, 758	811	811	
256.	Senator Morthland: An act relating to estates	312	348	615	<u>:</u>	615			:	
257.	257. Senator Ryan (Scott M.): An act relating to estates	312			:	:				: :: ::
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TITLE AND HISTORY OF SENATE BILLS-Continued.

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NUMBER, AUTHOR AND SUBJECT	Read first and second time and referred	Report of Committee	Third reading and amend- ments	Other Action in Senate	Vote on final passage	Message from House	Signed by President	Signed by Speaker	Action by Governor
258. Senator Reardon: An act relating to taxes	313	338, 615	615		615				
259. Senators Norman and Barnes: An act relating to a State Treas-ury Fund to be known as the "Lewis River Hatchery Fund"	313	329	400	692	400, 692	269	736	744	
260. Senator Palmer: An act relating to University	313	403	509	692, 737 765, 783	604, 783	691 737, 747 764, 782	791	808	:
261. Senator Roup: An act relating to historical societies	313		:		:	-			
262. Senators Reardon, Chamberlin and Gable: An act relating to civil actions	313	349 506, 583	\$	475	284	728	764	764	V-825
263. Senator Ferryman: An act relating to law librarian	333	405, 608	809	:	809	:	:	:	:
264. Senator Arnold: An act relating to judgments	323	349	616		919		:	:	:
265. Senator Arnold: An act relating to dentistry	323	515	- :	:	:		:		:
266. Senator Nugent: An act relating to workmen's compensation	323	458	:	:	:	_	:	:	:
267. Senators Garrett, Norman, Thein, Foss and Steele: An act relating to Olympia canal	324	405, 453	454	533	454, 533	532	546	549	069
268. Senator Reardon: An act relating to state lands	324	359, 498	:	:	:		:		:
269. Committee on Insurance: An act relating to insurance	324	404	383, 566	566 385, 386	383, 566	645	674	849	
270. Senator Arnold: An act relating to railroads	324	444	:	296	:		:		:
271. Senator Landon: An act relating to legal holidays	324	403	476	:	477	:	:	:	:
272. Senator Peirce: An act relating to highways	342	- <u>:</u>	:				:	:	:
273. Senator Thein: An act relating to liens	342								

					-	-	-	-	-	1
27.4.	. Senator Ryan (J. H.): An act relating to public utilities	342	459		:	-		_ :	- :	:
275.	. Senator Ryan (J. H.): An act relating to public utilities	343	459		:	:	- - -			:
276.	. Senator Ryan (J. H.): An act relating to drugless therapeutics	342			:	- :				:
277.	. Senator Reardon: An act relating to party conventions	343	88	919	616	:	<u>:</u>			:
278.	. Senator Nugent: An act relating to sanitation	343	350	488, 489	:	489	645	674	678	:
279.	. Senator Reardon: An act relating to rodeos	343		:	i	:	÷	<u>:</u>	:	:
280.	. Committee on Roads and Bridges: An act relating to highways.	362		610	610, 725	10, 725	725	194	764	:
281.	. Senator Chamberlin: An act relating to state fire insurance	362	539, 604		:	605	730	- <u>:</u> -:		:
75 75 75	. Senators Malstrom, Norman and Roup: An act relating to public schools.	395	445, 616	617	419	617	:	<u>:</u>		:
283	. Senator Landon: An act relating to bounties	363	370	492	:	492	728	784	787	:
284.	Senator Morthland: An act relating to justice courts	363	405, 495	495	:	496	<u>:</u>			:
285.	. Senator Chamberlin: An act relating to minors	363	:		:	:	<u>:</u> :	:	- :	:
286.	Senator Ryan (Scott M.): An act relating to city elections	363	388		i	:	i	- - -		:
287.	Senators Chamberlin, Mehner, Smith (Horace E.), Gable, Malstrom, Thein and Barnes: An act relating to Grand Coulee project	363	461	544, 549	545	550	:	:		:
288.	. Senator Garrett: An act relating to highways	364		i		:	- <u>:</u>	<u>:</u> :	-:-	:
28.	. Committee on State Granted School and Tide Lands: An act relating to state lands.	700	516			:	:	- : :	<u>:</u>	:
90 90	. Senator Reardon: An act relating to budgetary control	373	404	809	603, 606 608,	308, 607	i	<u>:</u> :	:	:
291.	. Senator Reardon: An act relating to highways	373	387		:	:	:	<u>:</u> :	- :	:
292	. Senator Mehner: An act relating to securities	373			:	:	:		- :-	:
293.	. Committee on Insurance: An act relating to insurance	313	:	585	:	585	730			:
294.	6. Senator Peirce: An act relating to hospitals	374	515		÷	:	-: - :			

V—Vetoed.

TITLE AND HISTORY OF SENATE BILLS-Continued.

NUMBER, AUTHOR AND SUBJECT	Read first and second time and referred	Report of Committee	Third reading and amend- ments	Other Action in Senate	Vote on final passage	Message from House	Signed by President	Signed by Speaker	Action by Governor
295. Senutor Smith (Hornce E.) (by request): An act relating	to 374								
206. Senator Smith (Horace E.) (by request): An act for relief Methow Valley	f 374	:					:		
207. Senator Marshall: An act relating to Director of Licenses	374		:	:	:	:	. :	:	:
298. Senator Roup: An act relating to motor vehicles	374	388	549, 550		551	:		i	:
200. Senator Foss: An act relating to U. S. products	390	:	:	:				:	
300. Senators Arnold and Houser: An act relating to constitutional conventions	391	308	475	649	475	649, 665 712, 740	811	811	
301. Senator Landon: An act relating to real estate brokers	391	:						:	
302. Senators Morthland, Arnold, Stinson and Voss: An act naming state park in Cowlitz county.	391	404	4 04	:	404	728	784	787	
303. Senator Garrett (by request): An act relating to criminal identification	391	420			:		:	:	
304. Senator Howard: An act relating to liens	406	- -							
305. Senator Hartwell: An act relating to primary state highway	709	:			:	<u>:</u>	:	:	
306. Senator Palmer: An act relating to inheritance	406	442	:		:			:	
307. Senator Hartwell: An act relating to extension of time which to remove timber from state lands	in 406	443	468	727	468, 727	727	746	757	
308. Senators Gray and Nugent: An act relating to licenses	406	547		:	:	:	:	:	
300. Committee on Dikes, Drains and Ditches: An act relating dikes, drainage and ditches.	to 407		705		203	798	764	184	

	_	_		_	_	_	_		_
Senator Garrett: An act relating to unemployment emergency	407			:	- :				
Senators Ryan (J. H.), Morrow and Landon: An act relating to allens	407	444	:	:		:			_ :
Senators Ryan (J. H.), Morrow and Landon: An act relating to public works.	408	444	- <u>:</u> :		:				
Senator Ryan (Scott M.): An act relating to inheritance tax	408	483, 592	<u> </u>	:	:	:			
Senator Ryan (Scott M.): An act relating to inheritance tax	804	483, 589	:	:	:	:		:	_ :
Senator Ryan (Scott M.): An act relating to inheritance tax	408	689	 809	:	809	:	:	į	
Senator Ryan (Scott M.): An act relating to inheritance tax	804	483, 590	:	:	:	:	:		_ _ _
Senator Ryan (Scott M.): An act relating to inheritance tax	60	484, 589	:	:		:			
Senator Ryan (Scott M.): An act relating to inheritance tax	604	184, 590	:			:	:	_ :	
Senator Ryan (Scott M.): An act relating to inheritance tax	409	484	:		- :	:		:	_ :
Senator Ryan (Scott M.): An act relating to gift tax	604		<u>:</u>	:		:		<u>:</u>	
Senator Malstrom: An act relating to billboards	406	443	285	:	585	:		:	
Senator Morrow: An act relating to taxation	409	206	:		:	:	:	:	
Senator Ryan (Scott M.): An act relating to inheritance tax	410	485, 598	- :	:	:		. :	:	
Senator Ryan (Scott M.): An act relating to inheritance tax	410	487	609	:	606				_ :
Senator Ryan (Scott M.): An act relating to inheritance tax	410	487, 593	<u>:</u> :	:	:	:	:		
Senator Ryan (Scott M.): An act relating to non-residents	410	481	.l 819	- ;-	618			_ <u>:</u> _ :	
Senator Ryan (Scott M.): An act relating to inheritance tax	410	487		:	:		_:_		
Senitors Dawson and Smith (Don Cary): An act relating to workmen's compensation.	418	:	:	:			:_	<u> </u>	
Senutor Reardon: An act relating to public works	418	:	<u>:</u>	:	:		_:_		
Senator Gable: An act relating to taxation	418	442	618	:	619		_ : _ : _		:
Senator Todd: An act relating to Christmas trees	418	919	<u>.</u> 88		982		_:_		
	enators Ryan (J. H.), Morrow and Landon: An act relating to ubblic works. enators Ryan (J. H.), Morrow and Landon: An act relating to ubblic works. enator Ryan (Scott M.): An act relating to inheritance tax enator Ryan (Scott M.): An act relating to inheritance tax enator Ryan (Scott M.): An act relating to inheritance tax enator Ryan (Scott M.): An act relating to inheritance tax enator Ryan (Scott M.): An act relating to inheritance tax enator Ryan (Scott M.): An act relating to inheritance tax enator Ryan (Scott M.): An act relating to inheritance tax enator Ryan (Scott M.): An act relating to inheritance tax enator Ryan (Scott M.): An act relating to inheritance tax enator Ryan (Scott M.): An act relating to inheritance tax enator Ryan (Scott M.): An act relating to inheritance tax enator Ryan (Scott M.): An act relating to inheritance tax enator Ryan (Scott M.): An act relating to inheritance tax enator Ryan (Scott M.): An act relating to inheritance tax enator Ryan (Scott M.): An act relating to inheritance tax enator Ryan (Scott M.): An act relating to inheritance tax enator Ryan (Scott M.): An act relating to inheritance tax enator Ryan (Scott M.): An act relating to on-residents enator Ryan (Scott M.): An act relating to on-residents enator Ryan (Scott M.): An act relating to on-residents enator Ryan (Scott M.): An act relating to on-residents enator Ryan (Scott M.): An act relating to on-residents enator Ryan (Scott M.): An act relating to on-residents enator Ryan (Scott M.): An act relating to on-residents enator Ryan (Scott M.): An act relating to on-residents enator Ryan (Scott M.): An act relating to on-residents enator Ryan (Scott M.): An act relating to on-residents enator Ryan (Scott M.): An act relating to on-residents	101 101 101 101 101 101 101 101 101 101	408 483, 562 408 483, 569 408 483, 569 408 483, 569 408 483, 569 409 484, 569 409 484, 569 409 485, 569 409 485, 569 409 485, 569 400 481 410 487, 569 410 487 418 418 418 418 418 418 418 418 418	408 483, 589 408 483, 589 408 483, 589 408 483, 589 408 483, 589 409 484, 589 409 485, 598 409 485, 598 400 485, 598 410 485, 598 410 487, 593 410 487, 593 410 487, 593 410 487, 593 411 487 418 442 618 418 516 586	408 484, 589 408 483, 589 408 483, 589 408 483, 589 408 483, 589 409 484, 589 409 484, 589 409 484, 599 400 485, 598 400 485, 598 400 485, 598 410 487, 598 600 6118 6110 487, 598 6110 481, 598 6110 481 6110 481 6110 618 6110 618 61	408 483, 589 608 609 609 609 609 609 609 609 609 609 609	408 444 68 688, 589 608 608 408 483, 589 608 608 608 408 483, 589 608 608 608 408 483, 589 608 608 608 409 484, 589 608 608 608 409 485, 598 608 609 609 409 485, 598 608 609 609 410 487, 598 608 609 609 410 487 618 618 418 442 618 619 418 442 618 619 418 516 586 586	408 483, 589 608 608 608 608 608 609 609 609 609 609 609 609 609 609 609	408 483, 589 608 608 608 408 483, 589 608 608 608 608 608 608 608 608 608 608

TITLE AND HISTORY OF SENATE BILLS-Continued.

NUMBER, AUTHOR AND SUBJECT	ad first and second time and referred	eport of Committee	hird reading and amend- ments	ther Action in Senate	ote on final passage	lessage from House	igned by President	igned by Speaker	Lction by Governor	
Senator Todd: An act relating to flowers and shrubs	418	516	109		109	169	136	744		
Senator Gray: An act relating to road district levy	419	299	619	:	619	:	:	:	:	
Senator Howard: An act relating to fees of constables	419	:	:	:	-			:	:	
Senator Ryan (J. H.): An act relating to public officers	419	573	909	909	:	:	:	:	:	
Senator Thein: An act relating to government of cities of the second class	419	:	:	:	:	:	:	:	:	
Senator Knutzen: An act relating to appointment of guardian for minors, insane or mentally incompetent persons	419	:		:	:	:		:	:	
Senator Heffron: An act relating to federal home loan banks	419	420	989		280	675	736	744	:	
Senator Garrett: An act relating to change in name of Wash-ington Veterans' Home at Port Orchard	420	499	709	:	602		:	:	:	
Senator Ryan (Scott M.): An act relating to theft of meat food animals and meat.	420					:	:		:	
Senator Palmer: An act relating to dismissal of actions	420	460		:	:	:	:		:	
Senators Ryan (J. H.) and Morthland: An act relating to public utility districts.	420	446		:	:		:	:	:	
Senators Marshall and Cox: An act relating to the budget system	433	146, 460	679		579	675	736	744	:	
Senator Heffron: An act relating to motor vehicles	433	:		:	:	:	:		:	
Senator Chamberlin: An act relating to securities	433	481	319	:	320	:	:	:	:	
Senator Chamberlin (by departmental request): An act relating to licenses.	433	515			:				:	

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347.	Senator Chamberlin: An act relating to the granting of licenses for fishing, hunting, etc.	433	514	:	581, 603					:
348.	Senator Lovejoy (by request): An act relating to public health, morals and welfare and creating state department of maternal and child welfare	: 784					:	:		:
349.	. Senator Hartwell: An act relating to tax on timber land	434	555	:	:		:	:	<u> </u>	:
350.	. Senators Norman and Thein: An act relating to highways	434	:	:	:		:	:	-	:
351.	. Senator Marshall: An act relating to Capitol Building Fund	#S#	459	493	:	493	728	191	764	:
352.	. Senator Steele: An act relating to public health		-	:	:	:	:	<u>:</u>	÷	:
353.	. Senator Morrow: An act relating to elections	435	230	:	:	:	:	:	<u>:</u>	:
354.	. Senator Bishop: An act relating to relief of Patrick Martin	435	:	:		:	:			
355.	. Senator Bishop: An act relating to municipal bonds	435	:	:	:	:-	:	:	<u> </u>	:
356.	. Senator Nugent: An act relating to scrip	435	-	:			:		i	:
357.	. Senator Heffron: An act relating to motor vehicles	435	:	:	:	:	:			:
358	. Senator Chamberlin: An act relating to workmen's compensation	435	591	:				:		:
359.	. Senator Reardon: An act relating to Normal schools	451	:		:	:	:	:	<u> </u>	
360.	. Senator Todd: An act relating to butter substitutes	451	-				:	-		:
361.		451	785				:			:
362.	Senators Steele, Smith (Don Cary) and Marshall: An act relating to securities.	451	420	578	:	579	730			:
363.	. Senator Palmer: An act relating to perpetuities	451				:	:			:
364.	. Senator Garrett: An act relating to municipal utilities	452		:		:	:			:
365.	. Senator Garrett: An act relating to municipal utilities	452		:		:	:			:
366.	. Senator Arnold: An act relating to University	452					:	·		:
367.	. Senator Norman (by departmental request): An act relating to food fish	452	480	565		566, 727	726	764	764	
368.	. Senator Arnold: An act relating to cities and towns	452				:	<u> </u>	:	:	:

TITLE AND HISTORY OF SENATE BILLS-Concluded.

	NUMBER, AUTHOR AND SUBJECT	Read first and second time and referred	Report of Committee	Third reading and amend-ments	Other Action in Senate	Vote on final passage	Message from House	Signed by President	Signed by Speaker	Action by Governor
369.	Senator Chamberlin (by request): An act relating to insurance.	462	538	610		019	728	764	764	
370.	Senators Palmer and Cleary: An act relating to Firemen's Pension Fund	462	470	365		365	645	674	678	:
371.	Senators Palmer and Cleary: An act relating to cemeteries	462	470	565		565	645	674	878	:
372.	Senator Malstrom: An'act relating to reinstatement of private corporations	463	200	:			:	:	:	:
373.	Senator Palmer: An act relating to Remington's 1931 Revised Code	463	482	620	:	620	:	:	:	
374.	Senator Palmer: An act relating to port districts	463	294	:	:	:	:	:		
374.	(Substitute) Committee on Harbors and Waterways: An act relating to port districts.	567	:	:	:	:	:	:	:	:
375.	Senntor Nugent: An act relating to the preservation of game animals	463	514			:	:		:	:
376.	Senator Malstrom: An act relating to an excise tax	463	555		:	:			:	:
377.	Senator Arnold: An act relating to service companies	463	529			:		-	:	:
378	Senator Arnold: An act relating to divorces	463	573	618	:	618	728	764	764	:
379.	Senators Ryan (J. H.), Arnold, Morrow and Marshall: An act relating to Columbia Basin.	464	:	:	:	:	:	:		:
380.	Senator Ryan (J. H.): An act relating to State Board of Health.	464	548		:	:		:	:	:
381.	Senator Marshall: An omnibus appropriation bill	791	555	776	692, 737 751, 778	578, 778	692 737, 747 751, 777	811	811	V Part 826

			-			-		-	-	
ž	Senators Gable and Byan (J. H.): An act relating to school text books.		18#	789	:			- :	:	:
383.	Senator Marshall: An act relating to deficiency appropriation	464	482	545	:	245	199	674	829	:
384.	Senator Peirce: An act relating to state officers	465		:	:	:	:	:	:	:
385.	Senator Roup (by request): An act relating to relief	465		:			-	-	:	:
386.	Senator Roup (by request): An act relating to revenue and taxation			:			:			
387.	Senators Smith (Horace E.), Morthland, Heffron, Ferryman and Stinson: An act relating to irrigation districts	97	:	:	:	- <u>-</u> -				. :
388.	Senator Marshall: An act relating to old age pension	465	:	621		621	i	- !		:
389.	Senator Morthland: An act relating to banks	465	:	518	:	619	522	525	522	:
390.		465	556, 622	623		623	282	746	757	V-827
391.	Senator Howard: An act relating to vagrants	594	:	:			i		i	:
392.	Senator Howard: An act relating to search warrants	465					:		<u>:</u>	:
393.	Committee on Roads and Bridges: An act relating to public roads	465	292	269		570	675	246	757	:
38 24	Senator Chamberlin: An act relating to public schools	473	:	:	:	:	:	:	<u>:</u>	:
395.	. Senator Morrow: An act relating to unemployment insurance	473	:			:				:
396.	Senator Landon (by request): An act relating to Deception Pass bridge.	473	529	623	736	623, 736	736	764	764	:
397.	. Senator Ronald: An act relating to relief	473				:				:
398.	. Senator Knutzen: An act relating to soliciting	473	:	:			:			:

V—Vetoed.

HISTORY OF SENATE JOINT MEMORIALS.

	NUMBER, AUTHOR AND SUBJECT	Read first and second time and referred	Report of Committee	Third reading and amend- ments	Other Action in Senate	Vote on final passage	Message from House	Signed by President	Signed by Speaker	Action by Governor
Ħ	L. Senators Mehner and Reardon: Relating to acceptance of bonds of municipalities for the issuing of currency	43								
ભં	Senator Hartwell: Relating to the matter of injuries to persons and property in the State of Washington by reason of fumes emitting from the smelter of the Consolidated Smelting & Refining Company, Ltd. of Canada	131	144	152		153	908	307	310	: : :
က်	Senators Reardon, Arnold, Gable and Knutzen: Relating to flood control.	139	148	148		148, 342	341	357	366	
4.	. Senators Peirce, and Hefron: Relating to the enactment of United States Senate Bill No. 1197, known as the "Frazier Bill".	178	908	83	:	623				
ĸ	. Senator Norman: Relating to federal highway appropriation	195	:	981	:	196	712	226	237	
e.	Senator Arnold: Relating to enactment of United States Senate Bills Nos. 5267, 4380 and House Bill No. 12991 and other legislation that has for its purpose encouragement of the fiveday week and the six-hour day.	256	908	83		331				
Ŀ	• Senators Thein and Norman: Relating to a request to Congress for appropriation of sufficient federal funds to construct a highway from Queets to Moclips.	264		264		564				
ø.	. Senator Norman: Relating to request to Congress to enact House Joint Resolution No. 191.	440	:	440		440				
.		441		441	:	441				
10.	. Senator Ferryman: Relating to the suspension in payment of charges due from federal reclamation project settlers in the United States.	441	·	177			-			

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571 572 587 572, 587

HISTORY OF SENATE JOINT RESOLUTIONS.

	NUMBER, AUTHOR AND SUBJECT	Read first and second time and referred	Report of Committee	Third reading and amend-ments	Other Action in Senate	Vote on final passage	Message from House	Signed by President	Signed by Speaker	Action by Governor
Ħ	Senutors Landon, Malstrom and Mehner: Relating to the rati- fication of the Child Labor Amendment to the United States Constitution	1	121	121		122	666	466	937	
સં	Senator Mehner: Relating to proposed amendment (commonly known as the Lame Duck Amendment) to the Constitution of the United States.	1-						1		:
ಣೆ	Senator Howard: Relating to proposed amendment (commonly known as the Lame Duck Amendment) to the Constitution of the United States.		133							
ಣೆ	(Substitute) Committee on Judiciary: Relating to proposed amendment (commonly known as the Lame Duck Amendment) to the Constitution of the United States	131	134	134		뚌	141	141	141	
4	Senator Williams: Relating to the amendment of Article XI of the Constitution of the State of Washington	43	236	366		998	575			
κċ	Senator Norman: Relating to fishing industry	128	128	128		128	141	141	141	
.	Committee on Public Morals: Relating to the appointment by the Governor of a commission of nine members to study the various forms of liquor control.	191	538	681		581				
Ë	Senator Williams: Relating to constitutional amendment	170	333	474	:		:			
œ	Senator Roup: Relating to amendment of Section 11, Article I of the Constitution of the State of Washington, by adding new pirovisions touching the character and use of the Bible in public education.	196	338, 468	469		469				
.	Senator Norman: Relating to Oregon and Washington boundary line	246	:	246		246	550	250	270	
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Senator Palmer: Ramendament amend tion of the State o	10. Senator Palmer: Relating to the submission of a constitutional amendment amending Section 23 of Article II of the Constitution of the State of Washington	308	988							 :
Senator Howard: Constitution of th and taxation	11. Senator Howard: Relating to amendment to Article VII of the Constitution of the State of Washington relating to revenue and taxation	330								 :
Committee on Confiders: Relating Legislature	12. Committee on Compensation and Fees for State and County Officers: Relating to compensation of members of the State Legislature	369	:	490	:	491	•			 :
Senators Arnold a of Article XXIII of ton	13. Senators Arnold and Chamberlin: Relating to the amendment of Article XXIII of the Constitution of the State of Washington	98	446		:				<u>.</u>	 ÷
Senator Reardon: of the House and	14. Senator Reardon: Relating to the holding of a joint session of the House and Senate	429		429	:	428			<u>:</u>	 :
Senators Ryan (Jamenament to the	15. Senators Ryan. (J. H.), Arnold and Morrow: Relating to an amendment to the Constitution of the State of Washington	458	489	109	620	602, 620				 :
Senator Palmer: Legislature	16. Senator Palmer: Relating to eligibility of membership in the Legislature	473						<u>:</u>		 :

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	NUMBER, AUTHOR AND SUBJECT	Read first and second time and referred	Report of Committee	Third reading and amend- ments	Other Action in Senate	Vote on final passage	Message from House	Signed by President	Signed by Speaker	Action by Governor
÷	Committee on Printing: Relating to the employment of an expert to measure and certify to the correct cost of legislative printing	127								
લં	Senator Lovejoy: Relating to appointment of commissioners to deliver memorial to Congress	139	:	139	:	139	144	144	154	:
က်	Committee on Printing: Relating to publication of Legislative Manual	143	:	143		143	188	300	217	
4.	Senator Palmer: Relating to the consideration of bills	170	:	192	:	192	237	83	250	:
xô.	Senator Metcalf: Relating to condolence and sympathy for the death of former Representative Frank Reeves	170	:	170	:	170	188	188	200	:
:	Senator Lovejoy: Relating to the consideration of bills	555	:	292	570	299	568, 574	38	619	:
Ę.	Senator Nugent: Relating to introduction of Senate Joint Memorial	561	:	261		261	575	578	594	:
ø.	Senator Heftron: Asking permission of House and Senate to consider S. B. No. 87, declaring an emergency	699	:	699	189	699	189	736	744	:
Ġ	Senator Steele: Withdrawn before action taken thereon	:	:	:		:		:		:
9	Senator Chamberlin: Relating to suspension of rules; providing means to reconsider certain bills after date agreed upon in Resolution No. 6	741	:	742		742	788	:		:
Ħ.	Senator Metcalf: Relating to adjournment of Twenty-third Legislature of the State of Washington	208	:	208	208	408		811	811	:
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TITLE AND HISTORY OF HOUSE BILLS IN THE SENATE.

	NUMBER, AUTHOR AND SUBJECT	Received from House	Read first and second time and referred	Report of Committee	Third reading and amend-ments	Vote on final passage	Other Action on bill	Signed by Speaker	Signed by President	Governor's veto message
10	Mr. Austin: An act relating to motor vehicles	106	505	299	654	625		744	744	
တ	Mr. Ott: An act relating to garnishments	188	191	220	254	254	:	270	263	:
셤	Mr. Banker: An act relating to the Columbia Basin	792	257	888	423	423, 530	432 450, 457 530, 569	619	619	:
133	Mr. Edwards: An act relating to minimum wage on public works	294	299	049	989	88	712	812	812	828
14.	Messrs. Titus, Bond, Mann, Palmeter, Collins and Nolan: An act relating to old age pensions.	174	171	293	316	317	341	360	357	:
Ŀ	Mr. Austin: Relating to motor vehicles	268	577	641	717	717	:	812	812	828
4	Mr. Anderson (Frank): Relating to nepotism	522	225	337, 460	:		:	i	:	:
ន្ល	Mr. Ott: An act relating to crop liens	520	253	566	317	317	:	360	357	:
86	Mr. Smith (L. R.): Relating to Justices of the Peace	414	450	443	635	635	:	649	649	:
ä	(Substitute) Mr. Brown: An act suspending certain actions	631		642, 653	£59	654, 753	669, 681 695, 750 751, 755	812	812	829
30.	Mr. Westover: An act relating to the payment of personal property taxes.	144	145	257, 277	277, 286	287	277, 306	360	357	:
32	Mr. Smith (L. R.): An act relating to Justices of the Peace	414	450	443	635	635	:	629	629	:
33.	Mr. McDonald: An act relating to unemployment relief	141	141	141	142	142		144	144	:
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36. (Sub	Substitute) Majority Committee on Harbors and Waterways:	310	325	445	624	626, 627	627, 661 679, 692 742, 806		:	:
38. Messrs. priation	Messrs. Adams and McDonough: An act relating to an appropriation from the fisheries fund	188	191	351, 411	. 412	412	432	472	474	830
45. Mr.	Bilger: An act relating to the expenditure of public money	237	239	268	317	317	:	381	380	:
48. Mr.	Palmeter: An act relating to will contests	188	191	371, 538	:		381		:	
49. Mr.	Cohn: An act relating to motor boats	300	202	320	524	524	<u>:</u>	268	269	_:
56. Mr. pani	Brown: An act relating to taxation of private car com-	306	313	506, 688	689	689	741, 750 755, 763	812	812	:
59. Mr.	Mr. Roberts: An act relating to horse racing	250	253	398, 424	425	428	413 414, 432	447	449	:
66. Messrs. tricts .	srs. Leber and Christianson: An act relating to port dis-	574	576	593, 718	719	719, 786	755, 757 3 784, 806	812	812	831
67. Mess distr	Messrs. Leber and Christianson: An act relating to diking districts	88	191	202	315	315		360	357	
68. Mr.	McDonell: An act relating to taxation	188	191	221, 278	319	319	341	360	357	
69. Mr.	McDonnell: An act relating to coal mining	381	392	488	524	524	204	:	_: _:_	
70. Mr.	McDonnell: An act relating to coal mining	381	305	556	643	643		679	629	:
73. Mr.	McDonald: An act relating to conditional sales	631	632	642	667	169	:	744	744	:
76. Mr.	McDonald: An act relating to payment of realty taxes	631	632	629	722	723		781	783	<u>:</u>

79.	Messrs. Mandery, Aspinwall, Skinner and Banker: An act relating to marketing of honey.	211	212	566	318	318		360	357	
80.	Mr. Shine: An act relating to homesteads	233	225	279	318	318	341	98	357	:
8	Committee on Appropriations: An act relating to appropriations for Washington State College	211	212	256	314	315	:	98	357	:
86.	Mr. Titus: An act relating to fraternal insurance	250	253	293	316	316	:	360	357	:
કં	Mr. Bond: An act relating to pay for patients at state hospitals for insane.	223	225	388	422	493	432 450, 457	:		:
8	Mr. Wiswall: An act relating to the Evergreen Highway	668:	411	431	619	520	:	545	546	:
혍	(Substitute) Committee on Rules and Order: An act relating to an occupation tax	169	290	642, 669	670	672, 781	712, 737 749, 778 781, 788	812	812	835
94.	Mr. Cleary: An act relating to common carriers	096	364	432, 520	520	520	532	545	9 F 2	:
106.	Mr. Emerick: An act relating to county clerks	306	313	:	:	:	:	:	:	:
109.	Mr. Malim: An act relating to state lands	16g	009	628	685	685	:	781	782	:
117.	Committee on Agriculture: An act relating to eggs	188	191	222	255	255	:	270	263	:
121.	Mr. Wilson (John N.): An act relating to insolvent savings and loan associations.	372	374	506, 636	637	637	899	629	679	:
125.	Mr. Magnuson: An act relating to private utilities	310	325	351, 370			370	<u> </u>		:
131.	Reclamation and Irrigation Committee: An act relating to dike, drainage and irrigation districts	223	226	536		254	:	270	263	:
134.	(Substitute) Committee on Elections and Privileges: An act relating to primary election	574	575	089		:				:
135.	Committee on Education: An act relating to school district ballots	211	212	281 338, 421	421	421	462	472	474	:
136.	Mr. Wiswall: An act relating to third class cities	381	391	445	512	512	:	545	246	:
149.	Mr. Gehlen: An act relating to feed dealers	399	411	446	535	536, 553	:	594	879	:
159.	Mr. Peterson: An act relating to legislative districts	237	88	417	539	539	:	294	578	:

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NUMBER, AUTHOR AND SUBJECT	Received from House	Read first and second time and referred	Report of Committee	Third reading and amend- ments	Vote on final passage	Other Action on bill	Signed by Speaker	Signed by President	Fovernor's veto message
165. Committee on Parks and Playgrounds: An act relating to appropriations	222	226	249 337, 384	384	384	399	414	422	
176. Committee on State Granted, School and Tide Lands: An act relating to state lands	306	314	359	522	523	:	545	546	_ :
177. (Second Substitute) Committee on Rules and Order (by executive request): An act relating to public roads	340	343	351, 367	367	368	372	381	988	
180. Mesers. Edwards and Hickman: An act relating to deficiency appropriation	295	208	498		:				_ :
183. Mr. Emerick: An act relating to county commissioners	998	375	445	718	718		781	782	
185. Committee on Education: An act relating to teachers' retirement fund	:	298	322	512	512	:	545	546	
186. Mrs. Reeves and Mr. Compton: An act relating to horticulture	414	421	445	869	809		781	782	
191. Mr. Sisson: An act relating to school districts	330	391	432, 511	511	511	532	1994	578	:
192. (Substitute) Mr. Easterday: An act relating to beer	294	009	019	969	697, 716				<u>:</u>
196. Mr. Wiswall: An act relating to physicians	976	558	591	652	652	:	:		<u>:</u>
202. Mr. Ott: An act relating to county officers	257	258	350			:	: :	:	
206. Committee on Labor and Labor Statistics: An act relating to wages	257	258	459	:	:	:			:
207. Committee on Forestry and Logged-off Lands: An act relating to forests	257	258	321	512	512		544	544	
200. Mr. Todd: An act relating to delinquent children	2968	27.2	292	655	655	<u>:</u>	181	782	
211. Mr. Adams: An act relating to oyster reserves	462	467	480	523	523	:	999	999	<u>:</u>

212	Mr. Shine: An act relating to sale of county property	414	420	442				- -		
214.	Messrs. Skinner and Wilson (J. W.): An act relating to legislative districts	631	632	099	:	:		:	:	:
220.	(Substitute) Committee on Rules and Order: Relating to session laws	257	258	:	325	326	:	360	357	:
225.	Mrs. Wanamaker and Mr. Sisson: An act relating to permanent highways	390	391	431	656	656		629	679	:
226.	Mrs. Wannanaker and Mr. Sisson: An act relating to lateral highways	968	392	431	929	657	685 712, 753	812	813	:
227.	Mr. Wiswall: An act relating to food	631	632		:	:	388	:		:
328	Mr. Waldron: An act relating to guardianships	631	634	639		:				:
229.	Mr. Waldron: An act relating to sureties	631	- F	<u> </u>	:	:		:		:
231.	Mrs. Wanamaker: An act relating to school warrants	201	202	089	694	694				:
233	Mr. Jones (by request): An act relating to power	631	632		:	:		:	:	:
239.	Committee on Judiciary: An act relating to state bar association	908	314	348	521	521		568	200	:
240.	Committee on Rural Credits and Agricultural Development: An act relating to credit unions	372	875	209	714	714	739	812	812	:
247.	Mr. Austin: An act relating to insurance	594	669	628, 722	722	722, 768	741 750, 755 722, 768 764, 767	812	812	:
251.	Mr. Neff: An act relating to high schools	414	421	906	\$ 69	695	:	812	812	:
259.	Mr. Burns: An act relating to insurance	202	202	290	:		724	:		:
263.	Committee on Rules and Order (by executive request): An act relating to emergency relief	462	466		497	497, 517	517 490, 517	568	286	:
268.	(Substitute) Committee on Industrial Insurance: An act relating to industrial insurance and compensation to injured workmen	574	575	642	658, 676	676 678, 714 659,	659, 713	812	812	833
269.	Committee on Roads and Bridges: An act relating to excise tax on gasoline	306	314	389, 412	413	413	432	472	474	:
271.	Mrs. Myers: An act relating to rate of interest	- 10c	202	539				:		

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24 75	Mr. Waldron: An act relating to board and lodging	558	558	591	655	655		744	744	:
276.	Mr. Waldron: An act relating to administrator's bonds	169	631	638	:	:	:	:	:	:
<u> </u>	Messrs. Benson, Healy, Sorensen, Bilger, Brunton, Post, Smith (Vernon), Burns, Hews, Eddy, Moore, Gleason, Anderson (B. Roy), Aspinwall, Peterson, McIntosh, Harter and Westover: An act relating to relief appropriation	908	314	447	492	493		516	719	:
287.	Mr. Richmond: An act relating to machine guns	310	325	350	492	492	516	532	212	836
288	Messrs. Cochrane and Healy: An act relating to new trials	631	634	641	685	685	738	781	782	:
290.	(Substitute) Messrs. Skinner and Huse (by departmental request): An act relating to highway patrol	340	344	:	344	344	:	365	365	:
 	Committee on State Granted, School and Tide Lands: An act relating to state lands.	294	299	:		:		_		:
298.	Committee on Parks and Playgrounds: An act relating to public lands	:	466	498	. 523	523	:	268	699	:
303.	Mr. Burns: An act relating to hospitals	204	200	612	652	652		744	744	:
300.	Messrs. Smith (Archibald), Smith (J. B.), Smith (Lee R.), Smith (Vernon A.): An act relating to water districts	546	559	641	721	721		812	812	:
316.	(Substitute) Mr. Adams: An act relating to tax on fish	631	633	:	:	:	:	:	i	:
335	Mr. Ensterdny (by departmental request): An act relating to initiative and referendum.	594	98	989	989	989	:	781	782	:
323.	Judiciary Committee: An act relating to state printer	200	207	572	644	644		744	744	:
324.	Mesurs. Schultz and Clark (H. B.): An act relating to natural resources	631	83	868	:					:

327.	Mrs. Wanamaker, Messrs. Neff, Christianson and Leber: An act relating to appropriation from general fund	631	633		:					
332.	Mrs. Wanamaker, Messrs. Westover, Bond, Asplnwall, Hickman and Adams: An act relating to protection of forests	381	365	402	411	411	:	472	474	:
337.	Committee on State Granted, School and Tide Lands: An act relating to sale by state of improvements on state lands	594	200			:	:		_ :	:
340.	Committee on State Granted, School and Tide Lands: An act relating to sale of state timber	558	559	664	720	721	:	781	782	
348.	Committee on Judiciary: An act relating to public printer	202	800	573	645	645		629	629	
350.	Mrs. Haddon: An act relating to vocational education	631	633	98	883	683	:	181	782	:
355.	Messrs. Leber and Christianson: An act relating to port districts	574	575	592		:				
357.	Messrs. Leber and Christianson: An act relating to port districts	574	576	265	227	723		781	782	:
360.	Committee on Reclamation and Irrigation: An act relating to appropriation from reclamation revolving fund	485	485	528	651	651		629	619	
366.	Committee on Roads and Bridges: An act reappropriating road money	280	392	431	206	510		268	269	
373.	Committee on Election and Privileges: An act relating to election officials	462	467	482	524	525, 526	526	594	578	:
374.	Mr. Banker (by request): An act relating to state lands	631	£3	629	089	089		781	782	:
375.	Messrs. Anderson (B. Roy) and Banker: An act relating to mutual savings banks.	501	50	593, 719	720	720, 754	720, 754 750, 754	812	812	
381.	Mrs. Haddon: An act relating to vital statistics	549	526	889	:			:	:	
388	(Substitute) Messrs. Huse, Skinner and Ott (by departmental request): An act relating to roads	575	577	199	718	718		781	782	:
389.	Messrs. Brown, McDonnell, Smith (Lee R.), Richmond, Easterday, McIncosh, Allen, Mrs. Wanamaker, Messrs. Bond, Huse, Emerick, Todd, Aspinwall, Anderson (B. Roy), McDonald, Hews and Neft: An act relating to unemployment	507	508	537	189	684		:		
390.	Mr. McDonnell (by departmental request): An act relating to public service companies	201	900	529	723	723		812	812	:

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	NUMBER, AUTHOR AND SUBJECT	and referred Received from House	Read first and second time	Report of Committee	Third reading and amend-ments	Vote on final passage	Other Action on bill	Signed by Speaker	Signed by President	Governor's veto message
400.	Messis. Wilson (James W.), Westover and Skinner: An act relating to trading of certain land by city of Montesano and state.	574	576	193			_			
401.			 106	25	721	721	-	781	782	837
403.	Mr. Sorensen: An act relating to noxious weeds	294	669	630	029	650	:	649	629	837
410.	Mr. Smith (L. R.): An act relating to state legislative bureau	631	633	·- 99			:	:	:	
416.	Mr. Banker: An act relating to reclamation districts	631	634	999	715	914	:	812	812	:
421.	(Substitute) Judiciary Committee: An act relating to sale of securities	594	99	661, 695	969	969	738	812	812	888
<u> </u>	Messrs. Waldron, Magnuson and Schade: An act relating to constitutional convention	20,5							:	:
2.	Judiciary Committee: An act relating to superior courts		467	481	200	503	:	544	544	:
425.	Judiciary Committee: An act relating to corporations	102	201	521	653	653	:	679	649	:
428.	Mr. Banker: An act relating to livestock brands	631	631	889	299	929	:	744	744	833
65	Insurance Committee: An act relating to insurance	189	635		- - -		- :-	:		:
435.	Mr. Westover (departmental request): An act relating to workmen's compensation	574	276	689	685	883		812	812	
441.	Mr. Westover (by departmental request): An act relating to workmen's compensation funds.	574	576	639			 169	:		:
452.	Committee on Dairy and Livestock: An act relating to dairy and livestock	202		527	717	717	139	812	812	840
1 57.	Committee on Dairy and Livestock: An act relating to domestic animals	200	 60g	258	724	724		781	782	
467.	Committee on Appropriations: An act relating to appropriations	631	89 889	698, 711	7 117	713, 805	732, 744 763, 768 791, 805	812	812	840

HISTORY OF HOUSE JOINT MEMORIALS IN THE SENATE.

NUMBER, AUTHOR AND SUBJECT	Received from House	Read first and second time and referred	Report of Committee	Third reading and amend- ments	Vote on final passage	Other Action on bill	Signed by Speaker	Signed by President	message
Mr. McDonnid (by request of Governor Clarence D. Martin): Relating to legislation against the effect of depreciation of foreign currencies	132	132		132	132		141	142	1 :
Mr. Schäde: Relating to the repeal of the eighteenth amendment to the Constitution of the United States	205	508	221	274	275	259, 261	:		:
Mr. Magnuson: Relating to federal court hearings of public utility cases	283	 :	470			47.1			
Messrs. Schade, Smith (Lee R.) and Easterday: Relating to holding of an international conference for the remonetization and rehabilitation of silver.	306	808	329	499	422		472	474	:
Mr. Roberts: Relating to the membership of House of Representatives of the United States of America	462	458	482			:	:		:
Mr. Wiswall: Relating to federal relief for George Charles Walther	360	364	:	364	365	<u>:</u>	381	380	:
Committee on Memorials: Relating to the Indians of the Colville reservation	485	479	629	629	629	:	649	679	:
Committee on Memorials: Relating to the retiring of farm	207	047	690					-	_

HISTORY OF HOUSE JOINT RESOLUTIONS IN THE SENATE.

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Governor's veto message			
Signed by President	126	679	782
Signed by Speaker	126	679	781
Other Action on bill		:	
Vote on final passage	116	149	651
Third reading and amend- ments	116	643	651
Report of Committee		299	262
Read first and second time and referred	116	553	554
Received from House	116		
NUMBER, AUTHOR AND SUBJECT	1. Mr. Starrett: Relating to the purchase of American products	11. Mr. Jones (by request of state tax commission): Providing for an amendment of section 1 of article VII of the Constitution of the State of Washington, relating to taxation	14. Committee on Rules and Order (by request of state tax commission): Providing for an amendment of section 12 of article XI of the Constitution of the State of Washington, relating to taxation

HISTORY OF HOUSE CONCURRENT RESOLUTIONS IN THE SENATE.



GENERAL INDEX

Abattoirs

Providing for inspection, regulation and licensing of. House Bill No. 264 and House Bill No. 319.

Aberdeen:

Authorizing state to purchase certain bridges from. House Bill No. 133.

Absent Voters:

Regulating method of voting by. House Bill No. 195.

Accounting:

Regulating system of, for municipally owned utilities. House Bill No. 219.

Actions:

Amending law relating to granting new trials for excessive or inadequate damages. House Bill No. 288.

Certified copies of records of historical societies to be admitted in civil actions as prima facie evidence of facts therein contained. House Bill No. 304.

Limitation of, in malpractice cases. House Bill No. 158.

Moratorium for one year on mortgagee foreclosures and cancellation of real estate contracts. House Bill No. 29.

Permitting fees of expert witnesses, court reporters and other expenses to be taxed as costs in. House Bill No. 285.

Adam Seitz and Sons:

Relief of. Senate Bill No. 52.

Administrative Code:

Restricting salaries of directors and supervisors. House Bill No. 173.

Administrators:

Bond not required when petitioner is surviving spouse, and estate less than \$3,000 in value and subject to being set aside for such spouse. Senate Bill No. 256.

Surviving husband or wife entitled to letters of administration when no other heirs survive. Senate Bill No. 257.

Surviving spouse may be appointed without bond where estate is subject to being set aside as homestead. House Bill No. 276.

Advertising:

Highway signboards prohibited. Senate Bill No. 321. Of dairy products regulated. Senate Bill No. 104.

Aeronautics:

Highway police to enforce air traffic rules. Senate Bill No. 252.

Agriculture:

Products exempt from taxation for one year after production. Senate Bill No. 210.

Providing for appointment of assistant state chemist to test feeding stuffs, fertilizer, etc. House Bill No. 149.

Airports:

Counties, cities and towns and port districts authorized to acquire and maintain outside their corporate limits. House Bill No. 430.

Aliens:

Contractors may not employ on public works. Senate Bill No. 311. Land forfeiture act of 1921 not to apply until 1937. Senate Bill No. 91. May not be employed in public work. House Bill No. 218. May not direct practice of physicians, surgeons, etc. House Bill No. 33. Prohibited from employment on public work. Senate Bill No. 182.

America:

"Buy American" campaign endorsed. House Joint Resolution No. 1.

Ampsement:

Places of, taxed under stamp tax law. House Bill No. 91.

Anarchy:

Laws relating to, repealed. House Bill No. 96.

Animals:

Bounties on predatory animals repealed. Senate Bill No. 283.

Hunting and killing prohibited except by practice of toxophily (use of poisoned arrows). Senate Bill No. 375.

Torture prohibited; rodeos made unlawful. Senate Bill No. 279.

Appeals:

Bail allowed after appeal in certain criminal cases. Senate Bill No. 35.

From judgments in local improvement assessment lien foreclosures. House Bill No. 41.

In certain cases action of trial court in increasing or reducing verdict may be reviewed de novo on appeal. House Bill No. 288.

Trustees of county hospitals removed by commissioners may appeal to superior court. House Bill No. 303.

Appropriations (see also Highways and State Roads):

Addition to state armory at Tacoma, \$18,000. House Bill No. 39.

Additional legislative expense, \$12,500. Senate Bill No. 383.

Aurora avenue condemnation fund of Seattle, \$1,246,018.76. House Bill No. 2.

Bureau of criminal identification, \$30,000. Senate Bill No. 303.

Columbia Basin project, \$50,000. House Bill No. 12. Columbia Basin project, \$50,000. Senate Bill No. 379.

Deficiency appropriation for use of state auditor for salaries, \$750. House Bill No. 180.

Department of game, \$50,000. Senate Bill No. 108.

Dormitory and heating plant, Vancouver school for blind, \$75,000. Senate Bill No. 93.

Expenses of commission to study highway costs to be borne by each type of motor vehicle, \$25,000. Senate Bill No. 280.

For administration of act establishing the Bank of Washington, \$250,000. House Bill No. 434.

For administration of act providing for issuance of certificates secured by state bonds, \$100,000. House Bill No. 382.

For administration of act regulating personal finance business, \$15,000. House Bill No. 130.

For administration of beer control law, \$5,000. House Bill No. 192.

For administration of birth control act, \$96,000. House Bill No. 443.

For administration of Business and Occupation Excise Law, \$300,000. House Bill No. 92.

For administration of cattle brand registration act, \$3,000. House Bill No. 428

For administration of Home Loan Land Board Act, \$25,000. House Bill No.

For administration of Meat Inspection Law, \$200,000. House Bill No. 319. For administration of Professional Engineers Registration Act, \$10,000. House Bill No. 113.

For administration of State Scrip Law, \$50,000. House Bill No. 336.

For administration of Two Per Cent Sales Tax Law, \$300,000. House Bill

For benefit of legal heirs of Mary Matthews, \$3,021.48. House Bill No. 119. For completing survey of tide lands of Ilwaco, Port Angeles and Everett, \$8,000. House Bill No. 327.

For construction of drainage canal near Centralia, \$3,000. House Bill No. 255.

Appropriations-Continued.

For construction of the Grand Coulee project, \$20,000,000 from emergency relief fund. Senate Bill No. 287.

For conventions to act upon Federal Constitutional Amendments, \$100,000. Senate Bill No. 34.

For construction of National Guard hangar at Felts Field, Spokane, \$60,000. Senate Bill No. 163.

For emergency relief administration, \$20,000. House Bill No. 283.

For emergency state highway work, \$200,000. House Bill No. 16.

For emergency workmen's compensation revolving fund, \$1,500,000. Bill No. 441.

For Grand Coulee project, from state emergency relief fund, \$20,000,000. House Bill No. 88.

For holding convention to ratify or reject proposed amendments to the constitution of the United States, \$5,000. House Bill No. 422.

For improvement of Railroad avenue in Seattle, \$400,000. 314.

For improvement of State Road No. 2 along Empire way and Rainier avenue entering Seattle, \$275,000. Senate Bill No. 121.

For investigation of heating, ventilating and electrical systems of state

buildings and institutions, \$5,000. House Bill No. 431. For lateral roads, \$7,500,000 from lateral highway fund. House Bill No. 177.

For L. I. D. District No. 937 in Bellingham, \$25,000. House Bill No. 459.

For loans to veterans admitted to Colony of State Soldiers Home, \$50,000. House Bill No. 442.

For location and improvement of Fall City-Monroe branch of State Road No. 2, \$100,000. Senate Bill No. 242.

For operation of certain state departments, sundry civil expenses, and certain deficiencies, \$78,576. Senate Bill No. 248.

For payment of additional bounties, \$40,000. House Bill No. 157.

For portrait of Hon. Roland H. Hartley, \$650. Senate Bill No. 157.

For printing school text books, \$50,000. House Bill No. 310.

For Puget Sound-Grays Harbor ship canal. Senate Bill No. 267.

For purchase of generators to supply power and light for capitol buildings and grounds, \$10,000. House Bill No. 394.

For purchase of Kent armory, \$12,000. House Bill No. 261.

For refunds to various persons of purchase price of shore lands erroneously sold by the state of Washington. House Bill No. 454.

For relief of Adam Seitz and Sons, \$268.50. Senate Bill No. 52.

For relief of C. A. Thompson, \$1,500. House Bill No. 107.

For relief of C. M. Reardon, \$261.65. House Bill No. 200.

For relief of City of Port Orchard, \$1,127. Senate Bill No. 138.

For relief of D. Dierrsen, \$6,969. Senate Bill No. 397.

For relief of Doyle and Dollie Williams. Senate Bill No. 385.

For relief of Edward O'Keefe, \$1,000. Senate Bill No. 86.

For relief of Elma Larson, \$3,000. House Bill No. 129.

For relief of Emil Nost, \$1,000. Senate Bill No. 186.

For relief of George Bounds, \$50. Senate Bill No. 295.

For relief of estate of Walter Moss, \$800. House Bill No. 144.

For relief of J. C. Vincent. House Bill No. 300.

For relief of John H. Bruff, \$3,000. Senate Bill No. 135.

For relief of John J. Sanford, \$60. House Bill No. 420.

For relief of Lloyd T. Burns, \$2,600. Senate Bill No. 189.

For relief of L. M. Watkins, \$1,500. House Bill No. 462.

For relief of May S. Burglehaus, \$1,937.50. Senate Bill No. 229.

For relief of Methow Valley Irrigation District, \$4,324.44. 296.

For relief of Mrs. L. F. Stirmell, \$6,492. House Bill No. 311.

For relief of Otto Johnson, \$1,080. House Bill No. 339.

For relief of Otto Johnson, \$3,000. House Bill No. 414.

For relief of P. McL. German, \$50. Senate Bill No. 241.

For relief of Patrick Martin, \$400. Senate Bill No. 354.

For relief of Representative C. E. Nolan, \$37.25. House Bill No. 114.

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Appropriations—Continued.
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For relief of Representative R. H. Bingham, \$28.25. House Bill No. 114.

For relief of Robert Pigg. House Bill No. 354.

For relief of School District No. Union "O", threatened by floods. Senate Bill No. 122.

For relief of Steve Miller et ux., \$894.49. House Bill No. 325.

For relief of Stuart Tulloch, \$252.80. Senate Bill No. 120.

For relief of town of Index, \$25,000. Senate Bill No. 218.

For relief of V. R. Oswalt, \$3,500. Senate Bill No. 85.

For relief of W. S. Stout, \$165.75. House Bill No. 253.

For repair and reconstruction of Point Roberts Dike. Senate Bill No. 154.

For re-routing Pacific Highway through Seattle, \$600,000. Senate Bill No. 114.

For state board for vocational education, \$12,500. House Bill No. 350.

Re-routing of Pacific Highway through Seattle, \$600,000. Senate Bill No. 173. For rural post road improvement. Senate Bill No. 64.

For state participation in Century of Progress Exposition, from various funds, \$40,000. House Bill No. 40.

For support of G. A. R. in Alaska and Washington. Senate Bill No. 125.

For survey and replatting of tide lands at Port Townsend, \$8,000. House Bill No. 395.

For survey of natural resources of state, \$30,000. House Bill No. 324.

For temporary publication of session laws, \$1,000. Substitute House Bill No. 220.

For use of state employment stabilization board, \$20,000. House Bill No. 407.

For use of state fiscal agency, \$250,000. House Bill No. 234.

For use of state treasurer, \$3,000 from fisheries fund. House Bill No. 38.

For Washington State Fair, \$46,080. House Bill No. 299.

For water supply and control survey of state, \$50,000. House Bill No. 297.

From general fund for administration of Unemployment Insurance Act, \$200,-000. House Bill No. 55.

From motor vehicle fund for road and bridge funds of counties, \$5,000,000. House Bill No. 52.

From motor vehicle fund, \$1,000,000, for roads. House Bill No. 177.

From motor vehicle fund to relieve property owners in L. I. D. No. 3 in Yakima County. House Bill No. 230.

From penitentiary revolving fund for compensation of convict labor, \$25,000. House Bill No. 141.

From Reclamation Revolving fund to refinance reclamation districts, \$1,250,-000. House Bill No. 131.

From Smith-Lever fund for expenses of Washington State College, \$36,000. House Bill No. 84.

From State College fund for Puyallup Experiment Station, \$11,250. House Bill No. 84.

From state parks fund for improvement of state parks, \$40,000. House Bill No. 165.

General Appropriations bill. Senate Bill No. 381.

Health Protection Fund, \$20,000. Senate Bill No. 352.

Legislative expenses, \$100,000. Senate Bill No. 1.

Legislative printing, \$15,000. Senate Bill No. 2.

Reappropriating \$286,841.22 from permanent highway fund for highway maintenance in island counties. House Bill No. 225.

Reappropriating \$3,331,204.51 from lateral highway fund for lateral highways. House Bill No. 226.

Spokane by-pass system, \$460,000. Senate Bill No. 68.

Stamp tax law, for administration of, \$300,000. House Bill No. 91.

State text book commission, \$3,000. Senate Bill No. 382.

Supplemental appropriation bill. House Bill No. 467.

To administer privilege (sales) tax. Senate Bill No. 16.

To carry out gasoline inspection act, \$100,000. Senate Bill No. 15.

To carry out provisions of 'Tax Supervision Commission Act." Senate Bill No. 290:

Appropriations-Continued.

To carry out State Relief Scrip Act, \$50,000. Senate Bill No. 356.

To continue Cascade tunnel survey, \$25,000. House Bill No. 273.

To pay bonus to person or firm bringing in the first large gas or oil well in the state, \$100,000. House Bill No. 362.

To pay costs in case of State of Washington vs. State of Oregon in Supreme Court of the United States, \$15,000. House Bill No. 360.

To pay debt on University of Washington men's gymnasium, \$475,000. House Bill No. 179.

To provide for exhibit of Washington resources, industries, and advantages at the Chicago Exposition, \$20,000. Senate Bill No. 176.

To provide increased compensation to permanently disabled workers, \$150,000. Senate Bill No. 78.

To satisfy 46 judgments against the State, from general fund, motor vehicle fund, capitol construction fund, parks fund, and public works revolving fund. Senate Bill No. 207.

Unemployment relief, \$10,000,000, from the state emergency relief fund. House Bill No. 35.

Assessments:

Allowing redemption of property foreclosed to satisfy local improvement assessments. Senate Bill No. 46.

Amending provisions for collections and remission in irrigation districts. Senate Bill No. 106.

Delinquencies allowed before foreclosure in local improvements increased. Senate Bill No. 50.

For county road and bridge funds cancelled. Senate Bill No. 65.

Foreclosure of liens of local improvement. House Bill No. 41.

Interest rate, in local improvements, reduced to 10 per cent a year. Senate Bill No. 192.

Interest rate set at 10 per cent on property redeemed after sale for delinquency. Senate Bill No. 193.

May be levied for preliminary expense of diking districts. House Bill No. 67. Permitting payment in two installments in diking and drainage districts; setting delinquency periods. Senate Bill No. 224.

Personal or corporation books and records made subject to examination by assessor for purpose of ascertaining valuations. Senate Bill No. 209.

Requiring sworn statement of market value of personal property for assessor's use. Senate Bill No. 211.

State to pay usual interest rate upon local improvement assessments against state lands. Senate Bill No. 133.

Time of levying, on motor vehicles. House Bill No. 116.

To be levied on lands involved in the case of State of Washington vs. State of Oregon to pay costs incurred. House Bill No. 360.

Assessor:

May examine personal or corporation books and records for purpose of ascertaining valuations. Senate Bill No. 209.

Must prepare wall maps showing true market value of real property. Senate Bill No. 322.

To indicate assessed value of personal property opposite owner's sworn statement of market value. Senate Bill No. 211.

Attorney General:

Duties of, in connection with proceedings against corporations for unfair competition. House Bill No. 1.

May have persons subpoenaed to appear before him and testify concerning offenses against the state. House Bill No. 378.

To act as attorney for supervisor of savings and loan associations. House Bill No. 121.

Attorneys:

Creating state bar association as state agency to regulate admission and practice of, subject to approval of the Supreme Court. House Bill No. 239.

29-S

Attorneys-Continued.

Prohibiting various public officials from practicing law. House Bill No. 272. Secretary of State to act for non-resident motor vehicle owners. Senate Bill No. 83.

To be members of state bar. Senate Bill No. 59.

Aurora Avenue:

Appropriation for, \$1.246.018.76, House Bill No. 2.

Automobile Transportation Companies:

Revocation of licenses provided for violations of auto transportation act. Senate Bill No. 254.

Automobiles (see Motor Vehicles).

Rail:

Allowed defendant after appealing conviction in certain criminal cases. Senate Bill No. 35.

Court to fix or vary amounts in criminal cases appealed; stay of execution denied except under death penalty or bail. Senate Bill No. 109.

Bailiffs:

In counties of more than 125,000 population to receive \$5.00 per day for each day in attendance. House Bill No. 343.

Rakeries:

Providing for registration and regulation of. House Bill No. 312.

Ballots:

Central committees to fill vacancies. Senate Bill No. 75.

Changing form of, in elections of school directors. House Bill No. 135.

Changing form of, in primary elections. House Bill No. 134.

Changing form of, to prevent straight party voting. House Bill No. 50.

Educational ticket to be included. Senate Bill No. 160.

Form of, for absent voting. House Bill No. 195.

Justice of peace removed from primary partisan ballot. Senate Bill No. 74.

Banks:

Branch banking permitted; chain and group banking restricted; state supervisor given increased power, etc. (Present laws generally revised.) Senate Bill No. 132.

Circulation of false rumors or predictions of failure of such institutions made gross misdemeanor. Senate Bill No. 103.

Holidays provided. Senate Bill No. 185.

Prohibited from charging depositors for carrying deposits. Senate Bill No. 243.

Receiver or liquidator, in case of default by banks holding public funds, required to remit amount of treasurer's deposits and accept securities held in lieu thereof. Senate Bill No. 345.

Regulating deposits in, by county clerks. House Bill No. 106.

Banks and Banking:

Business of, taxed. House Bill No. 92.

Cities of the first class may establish depositories or quasi-banks. House Bill No. 243.

County deposits to constitute preferred claim against assets of bank in which deposited. House Bill No. 411.

Establishing state owned and operated banking system. House Bill No. 434. Holidays provided. Senate Bill No. 185.

Limiting interest charge on all loans to 6 per cent for a two-year period. House Bill No. 284.

Memorializing Congress to establish a government owned banking system. House Joint Memorial No. 15.

Mutual savings banks authorized to establish branches under certain conditions. House Bill No. 375.

National charter required for all banks in state. Senate Bill No. 87.

Banks and Banking-Continued.

Permitting charge of 42 per cent per year on small loans, and regulating business of making. House Bill No. 289.

Present laws generally revised. Senate Bill No. 132.

Regulating bank deposits of counties, cities and towns and other municipal corporations. House Bill No. 415.

Trust companies approved by state finance committee may become state depositories. Senate Bill No. 235.

Banks and Trust Companies:

And similar institutions required to inform supervisor of inheritance tax and escheat division of known deaths among depositors. Senate Bill No. 325.

And similar organizations authorized to invest funds in bonds and stock of Federal Home Loan Banks. Senate Bill No. 338.

"Bank Stabilization Act." Senate Bill No. 240.

Charges for carrying deposits prohibited. Senate Bill No. 243.

Given power in financial depressions to borrow from federal agencies, in excess of paid-in capital and surplus. Senate Bill No. 92.

Period of suspension extended. Senate Bill No. 389.

Prohibited from alliances with investment affiliates; restricted in chain and group banking; required to deposit funds to insure stockholder liability, etc.; (Present laws generally revised). Senate Bill No. 132.

Trust provisions of State Banking Act not to apply to certain creditor transactions. Senate Bill No. 26.

Bank of Washington:

Established, and its operation by the state regulated. House Bill No. 434.

Barber Shops:

Cities authorized to regulate hours of business. Senate Bill No. 150.

Beauty Culture:

Amending present laws governing practice, and creating state board. Senate Bill No. 44; also House Bill No. 194.

Licenses for schools of, may be renewed annually for \$25. House Bill No. 456.

Beer:

Regulating manufacture and sale of, and imposing tax. House Bill No. 192.

Bellingham:

Appropriating \$25,000 to relieve property owners of L. I. D. No. 937 in Bellingham. House Bill No. 459.

Bellingham Normal School Fund:

To receive part of proceeds of Stamp Tax Law. House Bill No. 91.

Bids:

Five per cent differential in favor of Washington products allowed in acceptance of. House Bill No. 45; also House Bill No. 90.

On public works contracts must fix minimum wage of labor. House Bill No. 45.

Persons making, on public works must file sworn statement and qualify in certain particulars before being permitted to bid. House Bill No. 384.

Required from banks before being designated public depositaries. House Bill No. 413.

Supplies for all county institutions to be furnished by lowest and best bidder. House Bill No. 344.

Birth Certificates:

Eliminating necessity for stating whether child is legitimate or illegitimate in. House Bill No. 381.

Birth Control:

Legalized. Senate Bill No. 348.

Legalizing the dissemination of information concerning, under the direction of a department of maternal and child welfare. House Bill No. 443.

Black River:

Bed and shores of, granted to King county. House Bill No. 103.

Blind Persons:

Dormitory and heating plant for Vancouver school authorized. Senate Bill No. 93.

Relief of indigents. Senate Bill No. 28.

Board of Medical Examiners:

Authorizing appointment of; outlining duties. Senate Bill No. 178.

Board of Trustees:

Limited to sixty members in corporations. Senate Bill No. 156.

Boats and Vessels:

Regulating use of, on non-navigable waters. House Bill No. 49. Requiring foreign vessels to employ licensed pilots. House Bill No. 36.

Boilers:

Regulating inspection of. House Bill No. 34; also House Bill No. 112.

Bonds:

Authorizing \$10,000,000 bond issue for unemployment relief. House Bill No. 263.

Authorizing counties, cities and towns and other municipal corporations to issue scrip based on unsold bonds. House Bill No. 318.

Authorizing state issue in sum of \$10,000,000 in small denominations to bear interest at rate of one-half of one per cent per year. House Bill No. 426.

Butchers and slaughterers buying cattle required to post bonds to insure keeping of certain records. House Bill No. 428.

Cities of the third and fourth class may levy not to exceed 2 mills per year to retire local improvement district bonds. House Bill No. 376.

Contractors must post, before obtaining license. House Bill No. 385.

Eliminating provision that three-fifths of qualified voters in third class cities must approve bond issues for acquisition of public utilities. Senate Bill No. 275.

Municipal corporations required to make annual levy to pay interest on general obligation outstanding bonds due and payable. Senate Bill No. 355.

Not required when surviving spouse is petitioner for letters of administration. Senate Bill No. 256.

Of reclamation districts may be bought by state. House Bill No. 131.

Permits issuance of refunding utility revenue bonds by cities of the first class. House Bill No. 155.

Providing method of release of sureties on, of public officers and certain others. House Bill No. 212.

Removing restrictions on amount of premiums that may be charged on bonds of public officers. House Bill No. 248.

Repealing law requiring, for nurserymen. House Bill No. 137; also House Bill No. 278.

Required by state in estates passing under non-intervention wills, conditioned upon payment of inheritance tax. Senate Bill No. 319.

Required of applicants for licenses as insurance agents or solicitors. Senate Bill No. 204.

Required to engage in business of renting automobiles. House Bill No. 94. Required with contract for highway maintenance work. Senate Bill No. 251.

Setting amount of, for commission merchants. Senate Bill No. 153.

Setting aside four-tenths of one cent per gallon of the gasoline tax to retire general obligation bonds. House Bill No. 464.

Sewer revenue bonds provided. Senate Bill No. 236.

Sale of regulated by Securities Act. House Bill No. 421.

State bond issue in sum of \$25,000,000 authorized for unemployment relief. House Bill No. 380.

State bonds to be held in trust by state fiscal agency and certificates issued against them. House Bill No. 382.

901

Bonds-Continued.

State forest board to issue utility bonds for acquisition, reforestation, etc., of lands for state forests. Senate Bill No. 255.

State issue for unemployment relief authorized. House Bill No. 35.

State may buy, from certain irrigation districts. House Bill No. 88.

State treasurer and superintendent of fisheries may require bonds to be posted to insure payment of fish excises. House Bill No. 316.

Submitting constitutional amendment authorizing Legislature to permit only taxpayers to vote on bond issues. House Joint Resolution No. 6.

Sureties and obligors may contract to prevent withdrawal of funds without consent of surety or order of court. House Bill No. 229.

Surviving spouse may be appointed administrator without bond where estate may be set aside as homestead. House Bill No. 276.

Validating utility bonds authorized by municipalities. Senate Bill No. 43.

Bounds, George:

Relief of. Senate Bill No. 295.

Bounties:

Counties may pay additional bounties for killing of certain predatory wild animals. House Bill No. 157. (House Bill No. 167, duplicate.)

Provisions repealed. Senate Bill No. 283.

Boxing:

Authorized, and state commission created. Senate Bill No. 72.

Brands:

Providing for registration of, on livestock. House Bill No. 428.

Bread:

Permitting sale of, in three-quarter pound loaves. House Bill No. 189. Providing for registration and regulation of bakeries. House Bill No. 312.

Bribery:

Charges of, against public officers may be heard in summary manner. House Bill No. 132.

Bridges:

Time extended for construction of the Narrows bridge across Puget Sound. Senate Bill No. 161.

Deception Pass and Canoe Pass bridge authorized. Senate Bill No. 396.

British Columbia:

Extending sympathy to Honorable S. F. Tolmie, premier of. House Concurrent Resolution No. 6.

Broadwood, Annie McPhail:

Admitted to membership in colony of State Soldiers' Home. Senate Bill No.

Brokers:

Dealing in securities, regulated. House Bill No. 424.

Bruff, John H.:

Relief of, Senate Bill No. 135.

Budget:

Liabilities of state for biennium ending March 31, 1935, limited to \$450,000, and for others to \$250,000. Senate Bill No. 343.

Local Government Budget Act. House Bill No. 42.

School districts not to exceed. Senate Bill No. 80.

Budget Bills:

Submitted by Governor Roland H. Hartley......44

Building Codes:

Reference to printed code sufficient in adoption of city ordinances relating to building construction, etc. Senate Bill No. 194.

Bureau of Boiler Inspectors:

Created. House Bill No. 112.

Bureau of Criminal Identification:

Established, duties outlined. Senate Bill No. 303.

Bureau of Statistics, Agriculture and Immigration:

Created to assemble statistics pertaining to agriculture, immigration, etc. House Bill No. 412.

Burglehaus, May S.:

Relief of. Senate Bill No. 229.

Burke-Lind Highway:

Established. Senate Bill No. 231.

Burns, Lloyd T.:

Relief of. Senate Bill No. 189.

Business:

Various business activities taxed. House Bill No. 92.

Business and Occupation Excise Law:

Providing for taxation of various business activities. House Bill No. 92.

Butter Substitutes:

Excise tax thereon made two cents a pound. Senate Bill No. 360.

"Buy American":

Campaign endorsed. House Joint Resolution No. 1.

Canada:

Smelter fumes damage to American property. Senate Joint Memorial No. 2.

Canals:

Puget Sound-Grays Harbor, Grays Harbor-Willapa Harbor, and Willapa Harbor-Columbia River canals authorized. Senate Bill No. 267.

Candidates for Office (see Elections and Primary Elections):

Justices of the peace removed from party ballot. Senate Bill No. 74.

Justices of the peace placed on judicial ticket. Senate Bill No. 73.

Party affiliations not required for city offices. Senate Bill No. 286.

Prohibited from serving on board of election judges. Senate Bill No. 353. Providing no person holding public office may be a candidate for different office without first resigning. Senate Bill No. 198.

Required to receive 20% of party convention vote before becoming party candidate at direct primary. Senate Bill No. 277.

State and county central committee to fill vacancies. Senate Bill No. 75.

Capital Punishment:

Abolishing. House Bill No. 47.

Capitol Buildings:

Appropriating \$5,000 for investigation of heating, ventilating and electrical systems of. House Bill No. 431.

Authorizing purchase of generators to supply power and light for. House Bill No. 394.

State capitol committee authorized to issue bonds in sum of \$1,350,000 for construction of. House Bill No. 389.

Capitol Building Fund:

Created to receive proceeds from sale of capitol building bonds. House Bill ${\bf No.~389}.$

Loan of \$383,625 from general fund authorized. Senate Bill No. 351.

Cascade Highway:

Established; Burlington east to connect with Sunset Highway at Coulee City. House Bill No. 188.

Cascade Tunnel:

Appropriating \$25,000 to continue survey for. House Bill No. 273.

Cattle:

Amending law with reference to quarantine of, for certain diseases. House Bill No. 457.

Cement:

Authorizing department of public works to contract for two years supply of cement and acquire option to purchase cement plant for state. House Bill No. 328.

Cemetery Funds:

Investment in general obligation warrants permitted. Senate Bill No. 371.

Central Personnel Agency:

Established to regulate civil service. House Bill No. 142.

Centralia Normal:

Disestablished, lands granted to the city. Senate Bill No. 172.

Century of Progress Exposition (Chicago):

Creating commission and appropriating money for state participation in.

House Bill No. 40.

Washington exhibit authorized, commission provided. Senate Bill No. 177.

Certificates of Delinquency:

Rate of interest on, reduced to 10 per cent. House Bill No. 271.

Certificates of Necessity:

Abolished for carriers of freight and passengers on highways, or water. House Bill No. 223.

Certified Public Accountants:

Regulating practice and licensing of. House Bill No. 43.

Chain Stores:

Requiring licenses for. House Bill No. 3; also House Bill No. 11.

Chattel Loans:

Permitting charge of 1% per month on. House Bill No. 130.

Chattels:

Liens for labor, skill and materials expended thereon, given prior rights. Senate Bill No. 273.

Chattel Mortgages:

Providing for filing of certain copies with secretary of state. Senate Bill No. 130.

Chattels Real:

Not personal property. House Bill No. 75; also House Bill No. 77.

Chehalis River Bridge:

State authorized to purchase. House Bill No. 133.

Chelan-Okanogan Highway:

Extended to connect with State Road No. 7 at Soap Lake. House Bill No. 249. Oroville-Canada branch established. Senate Bill No. 137.

Cheney Normal School Fund:

To receive part of proceeds of Stamp Tax Law. House Bill No. 91.

Chicago:

Creating commission and appropriating money for state participation in exposition at. House Bill No. 40.

Child Labor:

Ratifying U.S. constitutional amendment. Senate Joint Resolution No. 1.

Child Welfare:

Division of, created in department of business control. House Bill No. 209; also Senate Bill No. 285.

Children:

Children's code commission established. Senate Bill No. 230.

Division of child welfare of department of business control established, duties defined. Senate Bill No. 285.

Lawful adoption, care, custody and control provided. Senate Bill No. 155.

Prohibiting placement of permanent custody of, under age of fourteen with persons or corporations without an order of court except in certain cases. House Bill No. 387.

Requiring certain records to be kept by societies authorized to care for minor children. House Bill No. 387.

Special public school classes authorized for blind, deaf, crippled and subnormal. Senate Bill No. 394.

State supervision of agencies caring for delinquent and dependent children. House Bill No. 209.

Children's Code Commission:

Governor to appoint; duties outlined. Senate Bill No. 230.

Chiropody:

Amending law regulating practice of. House Bill No. 456. Defining and regulating practice of. House Bill No. 118.

Chiropractic:

Regulating practice of. House Bill No. 20; also House Bill No. 33.

Treatment authorized for workmen eligible under Workmen's Compensation Act. Senate Bill No. 200.

Chiropractors:

Two-year limitation on actions against, for malpractice. House Bill No. 158.

Cities:

Authorized to acquire golf courses. Senate Bill No. 127.

Authorized to establish height, area and use zones. Senate Bill No. 144.

City manager plan provided for. Senate Bill No. 51.

Cut-off notice by user of city light and water, with payment of delinquent charges, sufficient to terminate lien on premises. Senate Bill No. 199.

Having population of more than 5,000 under civil service act. House Bill No. 142.

Investment of cemetery funds in general obligation warrants permitted. Senate Bill No. 371.

Investment of firemen's pension fund in general obligation warrants permitted. Senate Bill No. 370.

Planning commissions provided. Senate Bill No. 131.

Reference to printed code sufficient in adoption of city ordinances relating to building construction, etc. Senate Bill No. 194.

Sewage disposal provided. Senate Bill No. 236.

To regulate business hours of barber shops. Senate Bill No. 150.

Cities and Towns:

Affected by Local Government Budget Act. House Bill No. 42.

Authorized to acquire and maintain airports within a territory five miles outside their corporate limits. House Bill No. 430.

Authorized to furnish telephone service within or without the city limits. House Bill No. 438.

City charter amendments to be submitted to voters on petition of 15 per cent of qualified registered voters. Senate Bill No. 164.

Counties may acquire rights of way over land owned by. House Bill No. 164. Creating "pay-roll funds" in, to receive all moneys from taxes on real and personal property. House Bill No. 417.

Department of public works authorized to regulate operations of, in selling power and light outside their corporate limits. House Bill No. 445.

Empowered to make garbage disposal a municipal utility. Senate Bill No. 105.

905

Cities and Towns-Continued.

Franchises granted by, to public service companies must be approved by a three-fifths vote of the electors of. House Bill No. 396.

Gasoline bought and used for street busses operated in, exempted from tax. House Bill No. 315.

Having taken over water systems of local improvement districts not liable on obligations of district until water redemption bonds are issued. House Bill No. 335.

Highway director to provide maintenance of streets on highway system when cities waive \$500 a mile allowance for maintenance. Senate Bill No. 350.

Imposing excise tax of five per cent on gross sales of power and light by, outside their corporate limits. House Bill No. 458.

Levying annual excise tax upon municipal corporations selling electricity outside corporate limits. Senate Bill No. 365.

May acquire distributing systems of water districts if approved by electors of district. House Bill No. 309.

May appropriate funds for work and home relief. House Bill No. 35.

May close streets to any class or type of vehicle. House Bill No. 388.

May issue scrip based on unsold bonds. House Bill No. 318.

May levy privilege tax on public utilities operating without franchise. House Owning municipal water supply systems granted exclusive right to use all Bill No. 125.

Officers of, to take office on first Monday of April after election. House Bill No. 305.

Officers of, to take office 10th day after election. House Bill No. 199. of the waters of non-navigable streams. House Bill No. 391.

Property belonging to, may not be acquired by other municipal corporations by eminent domain for airports. House Bill No. 430.

Providing for state fire insurance for all public buildings of. House Bill No. 353.

Regulating bank deposits by. House Bill No. 413.

Regulating hours of labor for employees of. House Bill No. 10.

Routes of highways through. House Bill No. 57.

Sidewalk construction and repair provided. Senate Bill No. 118.

State dog license regulations to apply uniformly. Senate Bill No. 171.

Streets and bridges on state highway system to become charge of highway department. Senate Bill No. 97.

Submitting constitutional amendment authorizing consolidation of county and city governments. House Bill No. 258.

Submitting constitutional amendment raising limitation on municipal indebtedness for municipal utilities including transportation. House Joint Resolution No. 3.

Submitting constitutional amendment authorizing the legislature to impose taxes on, or on inhabitants or property of, for municipal purposes.

House Joint Resolution No. 10.

Terms of mayor, councilmen, treasurer, clerk and police judge set at two years. Senate Bill No. 336.

Terms of officers to begin first Monday in April. Senate Bill No. 128.

To receive additional % cent per gallon of net gasoline tax for street construction. Senate Bill No. 145.

To receive part of gasoline tax to construct and maintain streets connecting with state highways. House Bill No. 146.

Cities of the First Class:

Authorized to create indebtedness to meet deficiencies in local improvement funds. Senate Bill No. 69.

Authorized to enter into one-year contracts with their public utility employees concerning wages, etc. House Bill No. 156.

Authorized to establish depositories or quasi banks. House Bill No. 243.

Mayors of, to appoint one member of county welfare boards. House Bill No. 35.

Permits issuance of refunding utility revenue bonds by. House Bill No. 155. Prohibiting establishment or maintenance of slaughter houses or fertilizer manufacturing plants in. House Bill No. 264.

Cities of First, Second, and Third Class:

City manager plan provided for. Senate Bill No. 51.

To receive part of moneys remitted to counties from lateral highway fund for construction and repair of streets. House Bill No. 177.

Cities of Second, Third, and Fourth Class:

Work of firemen in, brought under Workmen's Compensation Act. House Bill No. 178.

Cities of Third and Fourth Class:

Amending law as to remittances to, from motor vehicle fund. House Bill No. 193.

Authorized to make a levy for purpose of retiring L. I. D. bonds. House Bill No. 376.

Cities of the Third Class:

Eliminating provision for approval by three-fifths of the qualified electors of bond issues for acquisition of public utilities. Senate Bill No. 275.

Given power to exchange park property for other property for park purposes. House Bill No. 136.

City and County Planning Commissions:

Creation and organization provided. Senate Bill No. 131.

City Charters:

Amendments to be submitted to voters on petition of 15 per cent of qualified registered voters. Senate Bill No. 164.

City Clerk:

Building codes to be filed. Senate Bill No. 194.

City Councils:

Appointment of city manager. Senate Bill No. 51.

Authorized to provide expenses of members delegated as lobbyists in the Legislature. Senate Bill No. 183.

Term of office set at two years. Senate Bill No. 336.

To appoint planning commissions. Senate Bill No. 131.

To establish sidewalk improvement fund, etc. Senate Bill No. 118.

City Manager:

Plan provided. Senate Bill No. 51.

City Trensurer:

Deposit of city funds in legal depositaries regulated. Senate Bill No. 185. May invest surplus funds in school district warrants with approval of city council. House Bill No. 231.

Civil Actions:

In justice courts must be brought in defendant's home city if over 1,000. Senate Bill No. 284.

Jury fees paid by party demanding jury. Senate Bill No. 23.

Law library fee to be discontinued on recommendation of board of trustees. Senate Bill No. 141.

State to pay counties taxes in allowance for expense in civil actions involving the State. Senate Bill No. 262.

Stenographers' fees adjusted. Senate Bill No. 36.

Civil Service:

Providing for classification of public employees under. House Bill No. 142.

Civil Service Commissions:

Created in each county and cities of more than 5,000 population. House Bill No. 142.

Clams:

Digging of, prohibited on certain beaches for any purpose during June, July and August, and for commercial purposes from August 31 to March 1. House Bill No. 370.

Coal Mines:

Business of, taxed. House Bill No. 92.

Prohibiting electric machines in gaseous portions of. House Bill No. 70. Reducing hours of labor in, to six hours. House Bill No. 70.

Code Directors:

Restricting salaries of. House Bill No. 173.

Cold Storage:

Eggs, sale of, regulated. House Bill No. 117.

Colony of State Soldiers Home:

Appropriating \$50,000 for loans to veterans admitted to. House Bill No. 442.

Colville-Tiger Highway:

Established. Senate Bill No. 305.

Columbia Basin Commission:

Created. House Bill No. 12.

Columbia Basin Highway:

Extending; Lind to Vantage bridge. House Bill No. 203. Sprague-Steptoe branch established. Senate Bill No. 107.

Columbia Basin Project:

Construction authorized, appropriation made. Senate Bill No. 287.

Creating commission and making appropriation for. House Bill No. 12.

Super-power board created to supervise; purchase of bonds authorized.

Senate Bill No. 379.

Columbia River:

Commission authorized to settle true boundary line between Oregon and Washington. Senate Joint Resolution No. 9.

Oregon-Washington legislative conference on fisheries. Senate Joint Resolution No. 5.

Yakima-White Bluffs-Lind highway to cross. Senate Bill No. 100.

Commercial Feeding Stuffs:

Dealers in, must pay registration fee. House Bill No. 149.

Commission Merchant:

Defining, setting bond and establishing license fee. Senate Bill No. 153.

Commissioner of Public Lands:

Authorized to exchange state land for certain timber land bordering on Sunset Highway in King county. House Bill No. 298.

Authorized to exchange state lands for land on Merrill Lake and on Tum Tum Mountain for park purposes. House Bill No. 163.

Authorized to exchange state lands for other lands for park purposes. House Bill No. 109.

Authorized to reserve certain tide lands in Seattle for park purposes. House Bill No. 293.

May extend time for payment of rentals on state lands for any period of time. House Bill No. 374.

May have appraisement of state timber fixed at price shown in state cruise. House Bill No. 338.

May sell or lease Clifton's Oyster Reserve. House Bill No. 211.

Regulating sale of state timber by. House Bill No. 176.

To certify statement of local improvement assessments against state lands. Senate Bill No. 133.

Common Carriers:

On highways or water need not obtain certificates of necessity. House Bill No. 223.

Subject to mileage tax. Senate Bill No. 63.

Community Property:

Granting wife equal powers with husband with respect to. House Bill No. 111.

Compensations:

Fixed for county officers. Senate Bill No. 234.

Conditional Sale Contracts:

Must provide that legal title shall vest in vendee on payment of one-third of purchase price. House Bill No. 151.

Personal property sold under, fixtures when attached to a building. House Bill No. 73.

Priority of liens on chattels sold under. House Bill No. 51.

Congress

Asked to convey certain small islands in San Juan county to the State. Senate Joint Memorial No. 9.

Memorialized concerning legislation relating to the reception of copyrighted works by radio. House Joint Memorial No. 18.

Memorialized to accept municipal bonds for currency issues. Senate Joint Memorial No. 1.

Memorialized to appropriate funds to construct highway from Queets to Moclips in the Quinault Indian reservation. Senate Joint Memorial No. 7.

Memorialized to authorize immediate construction of the Rosa project. Senate Joint Memorial No. 12.

Memorialized to bring about remonetization of silver. House Joint Memorial No. 6.

Memorialized to continue allotments of Federal Aid Highway funds to state. Senate Joint Memorial No. 5.

Memorialized to enact legislation fixing minimum prices on farm products. House Joint Memorial No. 14.

Memorialized to enact legislation for special stamp issue in honor of Kosciuszko. House Joint Memorial No. 12.

Memorialized to enact legislation requiring steamship companies receiving mail subsidies to employ American seamen. House Joint Memorial No. 13.

Memorialized to enact legislation to take over the national banking system. House Joint Memorial No. 15.

Memorialized to enact the "Black Bill," "Pittman Bill," and "Crosser Bill." Senate Joint Memorial No. 6.

Memorialized to enact the "Frazier Bill." Senate Joint Memorial No. 4. Memorialized to expedite calling of international silver conference. House Joint Memorial No. 3; also House Joint Memorial No. 8.

Memorialized to expedite relief for the Indians of the Colville Reservation. House Joint Memorial No. 17.

Memorialized to issue special postage stamps to commemorate naturalization of General Thaddeus Kosciuszko. Senate Joint Memorial No. 8.

Memorialized to pass legislation relating to the retirement of farm mortgages. House Joint Memorial No. 18.

Memorialized to pass bill restricting right of public utility companies to take rate cases into federal courts. House Joint Memorial No. 7.

Memorialized to pass Dill bill relating to silver currency. House Joint Memorial No. 1.

Memorialized to pass Hill bill to remedy effects of depreciated foreign money. House Joint Memorial No. 2.

Memorialized to provide federal aid for development of Alaska's natural resources. Senate Joint Memorial No. 11.

Memorialized to ratify Great Lakes-St. Lawrence treaty. House Joint Memorial No. 4.

Memorialized to provide flood control. Senate Joint Memorial No. 3.

Memorialized to stop Canadian smelter fumes damage. Senate Joint Memorial No. 2.

Memorialized to submit repeal of eighteenth amendment to state conventions. House Joint Memorial No. 5.

Congress-Continued.

Requested to suspend payment of charges due from federal reclamation project settlers to the U.S., and to make a loan to the reclamation fund. Senate Joint Memorial No. 10.

State legislatures memorialized to send delegates to a convention to jointly memorialize congress to lessen membership in the House of Representatives of the United States. House Joint Memorial No. 10.

To receive House Joint Memorial No. 2 by commissioner. Senate Concurrent Resolution No. 2.

United States Senate memorialized to pass bill granting life pension to George Walther. House Joint Memorial No. 11.

United States Senate memorialized to ratify world court treaties. House Joint Memorial No. 9.

Urged to sanction use of scrip or special currency. Senate Joint Memorial No. 13.

Consolidation of Counties:

Division of gas tax in such event. Senate Bill No. 17.

Method provided. Senate Bill No. 18.

Constable:

Abolishing fees for arrests on traffic or motor vehicle charges. Senate Bill No. 334.

To be replaced by sheriff in county seats. Senate Bill No. 179.

Constitutional Amendments:

Allowing amendment by three-fifths majority vote on initiative measures, subject to review and amendment by legislature. Senate Joint Resolution No. 13.

Allowing superior judges to sit pro tempore as supreme court judges. Senate Bill No. 37.

Authorizing the Legislature to permit only taxpayers to vote on bond issues and special levies. House Joint Resolution No. 6.

Authorizing the legislature to impose taxes on counties and municipal corporations or on the inhabitants or property therein for county or municipal purposes. House Joint Resolution No. 10.

Authorizing consolidation of county and city governments. House Bill No. 258.

Changing method of amending constitution. House Joint Resolution No. 2. Compensating legislators for transportation and living expenses only. Senate Joint Resolution No. 10.

Eliminating public service pensions. Senate Bill No. 84.

Excepting municipally owned utilities other than water from exemption from taxation. Senate Joint Resolution No. 7.

Limiting total gasoline taxes to 4c a gallon, and motor vehicle license fee to \$3. Senate Joint Resolution No. 11.

Making legislator's salaries \$10 a day. Senate Joint Resolution No. 12.

Memorializing Congress to submit question of repeal of eighteenth amendment to state conventions. House Joint Memorial No. 5.

Permitting counties to absorb functions of city governments. House Joint Resolution No. 7.

Proposing sweeping changes in legislative and executive departments of the state. House Joint Resolution No. 5.

Providing for amendment of constitution by initiative subject to review by the legislature. House Joint Resolution No. 4; also Senate Joint Resolution No. 13.

Providing commission form of county government. Senate Joint Resolution No. 4.

Providing for holding of constitutional conventions every twenty-five years. House Joint Resolution No. 8.

Providing for uniform taxes on same class of subjects and for public purposes only. House Joint Resolution No. 11.

Providing method for holding conventions to ratify or reject proposed amendments to the constitution of the United States. House Bill No. 422.

Constitutional Amendments-Continued.

Providing state control and sale of water power. Senate Joint Resolution No. 15.

Raising limitation on municipal indebtedness for municipal utilities including transportation. House Joint Resolution No. 3.

Ratifying child labor amendment to Federal Constitution. Senate Joint Resolution No. 1.

Ratifying conventions provided. Senate Bill No. 34; also Senate Bill No. 300. Ratifying Lame Duck amendment to Federal Constitution. Substitute Senate Joint Resolution No. 3.

Contraceptives:

Sale of, legalized and regulated. House Bill No. 443. Use by married persons legalized. Senate Bill No. 348.

Contract Carriers:

Required to pay fee of 1% of gross operating revenues. Senate Bill No. 344. Subject to mileage tax. Senate Bill No. 63.

Contractors:

Bids of, for public works must fix minimum wage. House Bill No. 13.

Bond furnished on public work contract made to cover injuries and damages through negligence of contractor. Senate Bill No. 329.

Prohibited from employing aliens on public works. Senate Bill No. 311. Providing for licensing and regulation of business of. House Bill No. 385. Regulating wages to be paid by, on public works. House Bill No. 60.

Contracts:

Bids on, for public works must fix minimum wage. House Bill No. 13.

Department of Public Works to approve those of public service companies with "affiliated interests." Senate Bill No. 196.

Involving locality price discrimination, illegal. House Bill No. 1.

No action for cancellation of real estate contract for one year. House Bill No. 29.

Payment under, in money, of value at time of contract. House Bill No. 21.

Permitting restrictive price contracts. House Bill No. 4.

Providing for forfeiture for failure to meet payments due on land purchased at county tax sales. Senate Bill No. 214.

Conventions:

Provided for ratification or rejection of amendments or repeals of amendments to federal constitution. Senate Bill No. 34; also Senate Bill No. 300.

Convict Labor:

Products of from other states may not be sold in Washington. House Bill No. 141.

Regulating and fixing compensation of. House Bill No. 141.

Convicts:

Prohibited from labor on public works. Senate Bill No. 62. Sale of convict-made goods prohibited. Senate Bill No. 102.

Cooperative Credit Associations:

Providing for organization, operation and supervision of, under director of efficiency. House Bill No. 240.

Corporations:

Authorizing and regulating incorporation of credit unions. House Bill No.

Board of trustees limited to sixty members. Senate Bill No. 156.

Forfeiture of charter for unfair competition. House Bill No. 1.

Imposing duty on Secretary of State to collect annual license fees of. House Bill No. 425.

May practice engineering with restrictions. House Bill No. 113.

Corporations-Continued.

May not practice medicine, surgery, etc. House Bill No. 33.

May not practice accountancy. House Bill No. 43.

Providing additional fees for delinquencies in license fee payments. Senate Bill No. 225.

Reinstatement period made five years. Senate Bill No. 372.

Uniform Business Corporations Act. Senate Bill No. 143.

Appropriating \$15,000 to pay costs and expenses in case of Washington vs. Oregon. House Bill No. 360.

Permitting fees of expert witnesses, court reporters and other expense to be taxed as costs in civil actions. House Bill No. 285.

Counties:

Affected by Local Government Budget Act. House Bill No. 42.

Allowed certain deductions for overpayment of taxes to state. No. 330.

Amending law as to classification of, in sixth class. House Bill No. 160.

Authorizing creation of purchasing department to make all purchases for county offices and institutions. House Bill No. 246.

Authorized to establish height, area and use zones. Senate Bill No. 144.

Authorized to pay additional bounties for killing of certain predatory animals. House Bill No. 157.

Class A counties placed on parity with first class counties for distribution of gasoline tax. Senate Bill No. 165.

Classifying by population, providing election of certain officers to perform joint duties, and fixing compensation. Senate Bill No. 234.

Commissioner elections abolished; treasurer, clerk and engineer to serve; salaries fixed. Senate Bill No. 246.

Commissioners of, authorized to sell property acquired for taxes to unemployed at private sale for agricultural purposes. House Bill No. 326.

Creating "pay-roll funds" to receive all moneys collected from taxes on real and personal property. House Bill No. 417.

Creating tax supervision commissions in each county to regulate levying of taxes and control expenditures. House Bill No. 463.

Employees of, classified under civil service. House Bill No. 142.

Fire prevention districts authorized. Senate Bill No. 110.

May acquire and maintain airports within a terrifory five miles outside of county limits. House Bill No. 430.

May acquire rights of way over lands owned by cities and towns. House Bill No. 164.

May appropriate funds for home relief. House Bill No. 35.

May issue scrip based on unsold bonds. House Bill No. 318.

May settle tax litigation subject to approval of Court. House Bill No. 64.

May use lateral highway funds for repair and maintenance. House Bill No. 122.

Of over 210,000 to have five commissioners. Senate Bill No. 232.

Planning commissions provided. Senate Bill No. 131. Property acquired by, for taxes, cannot be sold for less than 90 per cent of appraised value. House Bill No. 213.

Property belonging to may not be acquired by other municipal corporations by eminent domain for airports. House Bill No. 430.

Providing for diversion of two cents per gallon of gasoline tax to, for lateral

highways for three-year period. House Bill No. 181. Providing for refunds to, for certain expenditures made for roads.

Bill No. 367. Providing for removal of trustees of county institutions at the discretion of the county commissioners. House Bill No. 245.

Providing for state fire insurance for all public buildings and property of. House Bill No. 353.

Regulating bank deposits by. House Bill No. 413.

Regulating hours of labor for employees of. House Bill No. 10.

Counties-Continued.

Regulating sale of property acquired for taxes. House Bill No. 62.

Sewage disposal provided. Senate Bill No. 236.

Single commissioners' district created. Senate Bill No. 247.

State to pay counties taxes in allowance for expense in civil actions involving the state. Senate Bill No. 262.

Submitting constitutional amendment authorizing the Legislature to impose taxes on, or on inhabitants or property of, for county purposes. House Joint Resolution No. 10.

Submitting constitutional amendment at next election authorizing consolidation of county and city governments. House Bill No. 258.

Subordinate officers and employees may be dismissed only for cause. House Bill No. 232.

Supplies for county institutions to be furnished by lowest and best bidder. House Bill No. 344.

Term of officers to begin first Monday in April. Senate Bill No. 128.

To abolish road and bridge levies. House Bill No. 52.

To claim forfeiture of contract for failure to meet payments due on land purchased at county tax sales. Senate Bill No. 214.

To provide funds for old age pensions. House Bill No. 14.

To receive part of proceeds of motor vehicle fund for lateral road construction and maintenance. House Bill No. 177.

To receive proportionate share of appropriation from motor vehicle fund. House Bill No. 52.

Counties of First Class:

Class A counties placed on parity for distribution of gasoline tax. Senate Bill No. 165.

Prosecuting attorney or deputies may not engage in private practice of law. House Bill No. 397.

Counties (Class "A"):

Prosecuting attorney or deputies may not engage in private practice of law. House Bill No. 397.

Providing for four new judges for the superior courts of, to be paid by an increase in court filing fees. House Bill No. 424.

County Auditor:

Duties as to indexing and recording certain instruments. House Bill No. 73. Duties in recount of ballots. Senate Bill No. 11.

Regulating issuance of marriage licenses by. House Bill No. 110.

To file copies of certain chattel mortgages. Senate Bill No. 130.

To file landlords' claims of liens upon crops. Senate Bill No. 233.

To file notices of intention to marry. Senate Bill No. 45.

To maintain index by tracts instead of by names of parties when ordered by county commissioners. House Bill No. 237.

County Central Committee:

To fill vacancies on party ballot. Senate Bill No. 75.

County Clerk:

Regulating bank deposits by. House Bill No. 106.

Requiring money deposited for use of heirs, creditors, etc., to be paid over to State Treasurer at end of five years. Senate Bill No. 315.

To serve on board of commissioners under revised plan. Senate Bill No. 246.

County Commissioners:

Authorized to close county roads to any class or type of vehicle. House Bill No. 388.

Authorized to create purchasing departments and to appoint and remove purchasing agent who shall purchase all supplies for county offices and institutions. House Bill No. 246.

Authorized to remove trustees from county hospitals, homes, etc., at will. House Bill No. 245.

County Commissioners-Continued.

Authorized to sell property acquired for taxes to unemployed at private sale for agricultural purposes. House Bill No. 326.

Duties in consolidation of counties. Senate Bill No. 18.

Duties in fire prevention district organization. Senate Bill No. 110.

Duties in refunding of diking and drainage district bonds and warrants. Senate Bill No. 81.

Duties of, relating to sale of property acquired for taxes. House Bill No. 62. Election abolished; treasurer, clerk and engineer to constitute revised board. Senate Bill No. 246.

Fixing terms of office of. House Bill No. 105.

Increased from three to five in counties over 210,000. Senate Bill No. 232.

Joint boards to fill certain legislative vacancies. Senate Bill No. 117.

May appropriate funds for home relief. House Bill No. 35.

May order county auditor to maintain tract indexes. House Bill No. 237.

May settle tax litigation subject to approval of court. House Bill No. 64. May not levy taxes for road and bridge funds. House Bill No. 52.

Providing for filling vacancies in office of. House Bill No. 183.

Relief of indigent blind persons. Senate Bill No. 28.

Sale of property acquired for taxes and forfeiture of contracts provided. Senate Bill No. 214.

Single commissioners' district created. Senate Bill No. 247.

To administer commission form of county government. Senate Joint Resolution No. 4. $\,$

To administer Old Age Pension Act. House Bill No. 14.

To allocate motor vehicle fund to lateral highway improvement. Senate Bill No. 65.

To apply to Governor for flood relief. Senate Bill No. 123.

To appoint planning commission. Senate Bill No. 131.

To compromise litigation with plaintiff taxpayer. Senate Bill No. 61.

To create pest districts for exterminating mosquitoes. Senate Bill No. 188. To levy assessments for preliminary expense of diking districts. House Bill

No. 67. To manager port properties. Senate Bill No. 7.

Trustees of county hospitals removed by, may appeal to superior court. House Bill No. 303.

County Engineer:

Qualifications for election prescribed. Senate Bill No. 253.

To serve on board of commissioners under revised plan. Senate Bill No. 246.

County Hospitals:

Supplies for, must be purchased by county purchasing agent. House Bill No. 246.

Supplies for, to be furnished by lowest and best bidders. House Bill No. 344. Trustees of, appointed by commissioners may be removed by commissioners at will. House Bill No. 245.

Trustees of, removed by commissioners may appeal to superior court. House Bill No. 303.

County Officers:

Certain elective offices eliminated; joint duties outlined for others; compensation fixed. Senate Bill No. 234.

Fixing time of taking office. House Bill No. 202.

Prohibited in Class A and first class counties from engaging in private business, when salary is over \$100 a month. Senate Bill No. 335.

Supplies for, must be purchased by county purchasing agent. House Bill No. 246.

Terms to begin first Monday in April. Senate Bill No. 128.

To be replaced by commission form of county government. Senate Joint Resolution No. 4.

Treasurer, clerk and engineer to constitute board of commissioners; present commissioner election system abolished. Senate Bill No. 246.

County Offices:

Elections for, made non-partisan. House Bill No. 147.

Hours of business. Senate Bill No. 6.

To be filled by county commissioners. Senate Joint Resolution No. 4.

County Purchasing Agent:

Authorizing appointment and removal of, by county commissioners. House Bill No. 246.

To make purchases for all county offices and institutions. House Bill No. 246.

County Seats:

Election of constable abolished in such cities. Senate Bill No. 180. Sheriff to fill duties of constable in such cities. Senate Bill No. 179.

County Superintendent of Schools:

Fixing time of taking office. House Bill No. 202.

Office removed from primary party ballot; to be filled from educational ticket. Senate Bill No. 160.

State convention of county superintendents to adopt uniform courses and text books for schools and make recommendations to state board of education. House Bill No. 310.

County Treasurer:

Authorized to accept installment payments of delinquent taxes. House Bill No. 108.

Authorized to distrain sufficient goods and chattels to cover taxes, when removal from county is impending. Senate Bill No. 213.

Authorized to make deductions for overpayment of taxes to state. Senate Bill No. 330.

Deposits by to constitute preferred claim against assets of bank in which deposited. House Bill No. 411.

Deposit of county funds in legal depositaries regulated. Senate Bill No. 185. Duties of, relating to sale of property acquired for taxes. House Bill No. 62. May invest surplus funds in school district warrants. House Bill No. 281.

To issue deed to irrigation districts for lands held for delinquent irrigation assessments. Senate Bill No. 146.

To receive income from irrigation district electricity sales. Senate Bill No. 76.

To serve on board of commissioners under revised plan. Senate Bill No. 246.

County Welfare Board:

Created in each county. House Bill No. 35.

Members of, appointed by county commissioners may be removed by county commissioners at will. House Bill No. 245.

County Welfare Commissioner:

To be employed by county welfare boards. House Bill No. 35.

Court Actions:

Civil actions in justice courts must be brought in defendant's home city if over 1,000. Senate Bill No. 284.

Dismissal allowed if no motion or pleading is made, or hearing held, within year. Senate Bill No. 341.

Dismissal for lack of security required, superior courts. Senate Bill No. 9. Purchaser of beds and shore lands of non-navigable waters sold without title by State given right of action against State. Senate Bill No. 268. Suspended in foreclosure and forfeiture. Senate Bill No. 4.

Court Proceedings:

Dismissal for lack of security required, superior courts. Senate Bill No. 9. Suspended in foreclosure and forfeiture. Senate Bill No. 4.

Court Reporters:

To receive \$1.25 per hour when in attendance less than six hours per day. House Bill No. 342.

Courts:

Authorized to accept as prima facie evidence certified copies of records of historical societies. Senate Bill No. 261.

Bailiffs in counties of more than 125,000 population to receive \$5 per day. House Bill No. 343.

Decreasing salaries of judges of supreme and superior courts. House Bill No. 172.

Judges of superior courts authorized to extend periods of redemption from foreclosures and forfeitures in certain cases. House Bill No. 448.

Jurisdiction to issue restraining orders and injunctions in labor disputes limited. Senate Bill No. 101.

Must approve tax litigation settlements. House Bill No. 64.

Providing for four additional judges for the superior court of King county. House Bill No. 347.

Providing for four additional judges in class "A" counties to be paid by an increase in court filing fees. House Bill No. 424.

Providing for shifting of superior court judges from one county to another to relieve congested calendars. House Bill No. 423.

Reporters to receive \$1.25 per hour when in attendance less than six hours per day. House Bill No. 342.

To hear charges of bribery and neglect of duty against public officers in summary manner. House Bill No. 132.

To revoke automobile operators' licenses in certain cases. House Bill No. 17.

Creditors:

To have reasonable time to complete hearing on writ of garnishment or sale on writ of execution. Senate Bill No. 264.

Credit Unions:

Plan of organization. Senate Bill No. 48.

Providing for organization, operation and supervision of, under director of efficiency. House Bill No. 240.

Crimes and Misdemeanors:

Acceptance of employment in divorce cases by prosecuting attorneys, their deputies and law partners. House Bill No. 398.

Authorizing the Governor to appoint a commission of five to study the subject of sentences, paroles and probation. House Joint Resolution No. 9.

Book making, pool selling, etc. House Bill No. 59.

Certain acts of officers and employees of savings and loan associations declared felonies. House Bill No. 143.

Circulation of false rumors of impending bank failure a misdemeanor. Senate Bill No. 103.

Coercion of employees to buy meals and lodging from any particular person or firm. House Bill No. 346.

Commencement of highway construction before acquisition of right-of-way, a misdemeanor. Senate Bill No. 272.

Conducting public dances outside cities and towns without license. House Bill No. 236.

Counterfeiting state scrip or stamps. House Bill No. 336.

Courts to use discretion in bail in appealed cases; stay of execution denied except under death penalty or bail. Senate Bill No. 109.

Cutting or destroying shrubs, trees or flowering plants along public highways, a misdemeanor. Senate Bill No. 332.

Defendant admitted to bail after appeal from conviction in certain cases. Senate Bill No. 35.

Employment of aliens or married women in certain cases in public work. House Bill No. 218.

Exacting or giving rebates of wages. House Bill No. 206.

Failure to comply with sanitary code. House Bill No. 227.

Failure to procure store license. House Bill No. 3; also House Bill No. 11. False advertising of dairy products a misdemeanor. Senate Bill No. 104. False certificates by physicians. House Bill No. 110.

False returns under sales tax law. House Bill No. 241.

Crimes and Misdemeanors-Continued.

False statements concerning policies issued by life insurance companies. House Bill No. 247.

False statements to obtain old age pensions. House Bill No. 14.

"Hitch-hiking" a misdemeanor. Senate Bill No. 53.

Holding of rodeos, a misdemeanor. Senate Bill No. 279.

Importation into state of grain screenings containing noxious weed seeds. House Bill No. 403.

Increasing penalties for employing women or minors at less than minimum wage prescribed by law. House Bill No. 319.

Issuance of scrip as money. House Bill No. 37.

Making inquiries concerning religious affiliations of persons seeking public employment. House Bill No. 252.

Making of false statements of values of personal property to assessor. Senate Bill No. 211.

Manufacture, possession and sale of machine guns. Senate Bill No. 223.

On part of automobile operators. Senate Bill No. 39.

Operating steam boilers without inspection. House Bill No. 112.

Ownership and possession of pistols, etc., by aliens or persons convicted of

felonies. House Bill No. 405.

Peace officers required to file written statement after making arrest as to evidence of possession or use of intoxicating liquor or narcotics by person arrested. House Bill No. 369.

Persons under 21 years of age operating school busses. House Bill No. 266. Plea of insanity tried separately from felony. Senate Bill No. 14.

Possession of machine guns. House Bill 287.

Practicing locality price discrimination. House Bill No. 1.

Practicing nepotism. House Bill No. 24.

Private practice of law by prosecuting attorneys or deputies in class "A" and counties of the first class. House Bill No. 397.

Selling convict labor products of other states in Washington. House Bill No. 141.

Selling or carrying pistols without license. House Bill No. 256.

Sentences of minors under 18 years of age. House Bill No. 9.

Shooting migratory water fowl at certain times and places. House Bill No. 383.

Taking salmon from certain portions of Puget Sound by any means except with hook and line. House Bill No. 210.

Taking salmon with stationary gear, beach seines or dragnets. House Bill No. 307.

To employ labor more than thirty hours per week. House Bill No. 197.

Unlawful practice of law. House Bill No. 239.

Use of stamps, coupons, tickets, etc., in merchandising of photographs, etchings, sculptures, etc., a misdemeanor. Senate Bill No. 158.

Violations of act with respect to hours of labor of public employees. House Bill No. 10.

Violations of beer control law. House Bill No. 192.

Violations of Business and Occupation Excise Law. House Bill No. 92.

Violations of civil service law. House Bill No. 142.

Violations of "Fair Trade Act." House Bill No. 4.

Violations of Motor Vehicle Title Act. House Bill No. 5.

Violations of Honey Standardizing Act. House Bill No. 79.

Violations of Professional Engineers Registration Act. House Bill No. 113.

Violations of the Securities Act. House Bill No. 421.

Violations of Uniform Operators License Act. House Bill No. 17.

Violations of Unemployment Insurance Act. House Bill No. 55.

Wilful refusal to pay wages. House Bill No. 260.

Criminal Actions:

Courts to fix or vary bail in appeals; of execution denied except under death penalty or bail. Senate Bill No. 109.

Criminal Identification:

Bureau established, duties outlined. Senate Bill No. 303.

Criminal Syndicalism:

Laws relating to, repealed. House Bill No. 96.

Amending law regulating dairying and dairy products. House Bill No. 452. False advertising of products prohibited. Senate Bill No. 104.

Dances:

Requiring licenses for public dances outside of cities and towns. House Bill No. 236.

Dead Bodies:

Dentists may obtain. House Bill No. 115.

Deceased Persons:

Descent of property of step-parent provided. Senate Bill No. 306.

Property of absentees to escheat after seven years to permanent school fund as provided where persons die leaving property, intestate and without heir. Senate Bill No. 326.

Requiring money deposited with superior court or county clerks for use of heirs, creditors, etc., to be paid over to State Treasurer at end of five years. Senate Bill No. 315.

Surviving husband or wife entitled to letters of administration when no other heirs survive. Senate Bill No. 257.

Deficiency Judgments:

Abolishing in mortgage foreclosures. House Bill No. 102.

Delinquent Taxes:

Accrued interest on, to be remitted in certain cases. House Bill No. 28.

Accrued interest remitted for payment before December, 1933. Senate Bill No. 22

For garbage disposal to constitute lien upon lands against which charge is made. Senate Bill No. 278.

May be paid in installments. House Bill No. 108.

On personal property payable monthly and bear ten per cent interest. House Bill No. 294.

Rate of interest on certificates of delinquency reduced to ten per cent. House Bill No. 271.

Taxes on real property payable monthly and bear interest at six per cent when delinquent. House Bill No. 198.

Dental Clinics:

Authorized for certain school districts. Senate Bill No. 217.

May obtain dead bodies. House Bill No. 115.

Dentistry:

Regulating practice of. House Bill No. 20; also House Bill No. 33.

Study and practice for seven years under graduate licensed dentists to qualify applicants for licenses. Senate Bill No. 265.

Dentists:

May obtain dead bodies. House Bill No. 115.

buildings. House Bill No. 394.

Two-year limitation on actions against, for malpractice. House Bill No. 158.

Department of Business Control:

Authorized to purchase generators to supply power and light for capitol

Director to equip state buildings to burn Washington fuel. Senate Bill

Division of child welfare created in. House Bill No. 209.

Division of child welfare established, duties defined. Senate Bill No. 285.

To record cost of local improvements on state lands. Senate Bill No. 133.

To regulate admission to state veterans' and soldiers' homes. Senate Bill No. 174.

Department of Efficiency:

Authorized to exercise power and perform duties relating to inheritance taxes and escheats, now vested in tax commission. Senate Bill No. 327.

Division of securities created in, to regulate sale of securities. House Bill No. 421.

Inspection and grading of gasoline. Senate Bill No. 15.

To inspect and regulate savings and loan associations after dissolution begins. Senate Bill No. 136.

Department of Game:

Appropriation made. Senate Bill No. 108.

Department of Health:

Enforcement of narcotics act. Senate Bill No. 13.

Department of Labor and Industries:

Division of unemployment insurance created in. House Bill No. 55. May compel attendance of witnesses, etc., in wage cases. House Bill No. 260.

Department of Maternal and Child Welfare:

Established, and duties outlined. Senate Bill No. 348.

Department of Public Works:

Administration of mileage tax on common, contract and private carriers. Senate Bill No. 63.

Amending existing law as to method of determining the value of properties of public service companies. House Bill No. 7.

Authorized to contract for two years supply of cement and acquire option to purchase plant for state. House Bill No. 328.

Authorized to regulate and control issuance by public service companies of stocks, bonds and notes. Senate Bill No. 195.

Authorized to regulate municipal power and light operations outside their corporate limits. House Bill No. 445.

Director to serve on commission studying highway costs to be borne by each type of motor vehicle. Senate Bill No. 280.

Division of motor fuels created in, to regulate business of selling gasoline. House Bill No. 334.

Findings of public utilities values subject to writ of review. Senate Bill No. 49.

Given additional powers and duties with respect to transportation of property for hire. House Bill No. 364.

May examine books and records of public service companies; given additional powers in regulation of such concerns. Senate Bill No. 197.

Must approve contracts between public service companies and "affiliated interests" for engineering, legal or financial service. Senate Bill No. 196.

Regulating powers and duties of, as to ordering public service companies to make refunds. House Bill No. 390.

Removing public utilities subject to regulation by department from workings of Securities Act. Senate Bill No. 292.

To issue permits and regulate private motor carriers and contract carriers. Senate Bill No. 344.

To license and regulate storage warehouses. Senate Bill No. 216.

Depositaries:

For public funds regulated. Senate Bill No. 185.

Reglating deposits by counties, cities and towns and other municipal corporations. House Bill No. 413.

Dierssen, D.:

Relief of, Senate Bill No. 397.

Digest:

Proposing employment of official agent to digest bills introduced in Legislature. House Concurrent Resolution No. 5.

Diking and Drainage:

District assessments to be paid in two installments; delinquency period set. Senate Bill No. 224.

Refunding of district bonds and warrants provided. Senate Bill No. 81. Reorganization of districts provided. Senate Bill No. 309.

Diking Districts:

Assessments may be levied for preliminary expense of. House Bill No. 67.

Assessments to be paid in two installments; delinquency periods set. Senate
Bill No. 224.

Making appropriation for loans to. House Bill No. 131.

Refunding of bonds and warrants provided. Senate Bill No. 81.

Reorganization as drainage and irrigation improvement districts or diking, drainage and irrigation improvement districts provided. Senate Bill No. 309.

Dill, C. C.:

Memorializing Congress to pass Dill bill relating to silver currency. House Joint Memorial No. 1.

Director of Agriculture:

Authorized to petition for receivers to liquidate warehouse businesses. Senate Bill No. 181.

Duties and powers in relation to sale of eggs and egg products. House Bill No. 117.

Duties and powers relating to registration of cattle brands. House Bill No. 428.

Duties of, under Honey Standardization Act. House Bill No. 79.

May make regulations concerning manufacture, sale, etc., of food products under sanitary code. House Bill No. 227.

To appoint assistant state chemist. House Bill No. 149.

To contract for printing of negotiable warehouse receipts. Senate Bill No. 221.

To deposit horticulture inspection fees with state treasurer. Senate Bill No. 184.

To have charge of registration, inspection and regulation of bakeries. House Bill No. 312.

Director of Business Control:

Authorized to employ an engineer to investigate the heating, ventilating and electrical systems of state buildings and institutions. House Bill No. 431.

Duties and powers with respect to convict labor and sale of convict labor products. House Bill No. 141.

To appoint supervisor of child welfare. Senate Bill No. 285.

To be vested with duties of office of insurance commissioner. House Bill No. 295.

To transfer minors from one institution to another. House Bill No. 9.

Director of Conservation and Development:

May advance money to reclamation districts. House Bill No. 131.

Powers and duties of as to regulating operation of oil and gas wells. House Bill No. 363.

Powers and duties with respect to state participation in Grand Coulee project. House Bill No. 88.

To make survey of natural resources of state. House Bill No. 324.

Vested with powers and duties of state parks committee. House Bill No. 368.

Director of Efficiency:

Given powers to regulate and supervise issuance and sale of securities. Senate Bill No. 362.

To appoint supervisor of inheritance tax and escheats division. Senate Bill No. 327.

To make finding of banks' ability to rediscount negotiable notes. Senate Bill No. 92.

To supervise organization and operation of credit unions. House Bill No. 240.

To supervise small loan business. House Bill No. 289.

Director of Fisheries:

To collect for and issue fisheries licenses. Senate Bill No. 228.

Director of Health:

In narcotics act enforcement. Senate Bill No. 13.

To be selected by board of health for four year term at \$5,000 per year. House Bill No. 262.

Director of Highways:

Authorized to close roads to any class or type of vehicle. House Bill No. 388. Authorized to provide maintenance of streets in cities which forfeit \$500 a mile allowed for maintenance of state highway within cities. Senate Bill No. 350.

Authorized to purchase certain bridges. House Bill No. 133.

Given additional powers. House Bill No. 177.

Made member of state motor vehicle board. Senate Bill No. 245.

May cause trees, poles, etc., considered to be a menace to travel on public highways to be felled. House Bill No. 345.

To approve plans for maintenance work. Senate Bill No. 251.

To designate official highway routes through cities and towns. House Bill No. 57.

To designate official route through cities and towns. Senate Bill No. 67.

To re-route Pacific Highway through Seattle. Senate Bill No. 114.

To serve on commission studying costs of highway maintenance to be borne by each type of vehicle. Senate Bill No. 280.

To supervise construction and repair of lateral roads. House Bill No. 177.

To take charge of city streets and bridges on state highway systems. Senate Bill No. 97.

Director of Labor and Industries:

May take assignment of wage claims and prosecute actions for collection. House Bill No. 260.

To appoint members of electrical safety board and electrical inspectors. House Bill No. 321.

To be member of unemployment insurance board, House Bill No. 55.

To determine basic premium rates for each class and subclass under accident fund provision of workmen's compensation act. Senate Bill No. 358.

Director of Licenses:

Authorized to license practitioners of physio-medicine and surgery. Senate Bill No. 201.

Duties and powers as to licensing of contractors. House Bill No. 385.

Duties and powers under Professional Engineers Registration Act. House Bill No. 113.

Duties and powers as to licensing of chiropodists. House Bill No. 118.

Duties and powers under Uniform Operators License Act. House Bill No. 17.

Duties and powers as to licensing of accountants. House Bill No. 43.

Duties in connection with store licenses. Senate Bill No. 10.

Duties of, relating to store licenses. House Bill No. 3; also House Bill No. 11.

Duties under Motor Vehicle Title Act. House Bill No. 5.

Made member of state motor vehicle board. Senate Bill No. 245.

Professional license fees to be paid to license director instead of treasurer. Senate Bill No. 297.

- To be member of state automobile board. House Bill No. 15.
- To receive drivers' license fees. Senate Bill No. 227.
- To receive fees for payment of real estate brokers' licenses. Senate Bill No. 226.
- To serve on commission studying costs of highway maintenance to be borne by each type of vehicle. Senate Bill No. 280.
- To transfer blue sky securities division from license department to secretary of state. Senate Bill No. 222.

Director of Public Works:

To be member and chairman of state automobile board. House Bill No. 15.

Directors and Supervisors:

Restricting salaries of, under administrative code. House Bill No. 173.

Dissection:

Dentists may obtain cadavers for. House Bill No. 115.

Division of Child Welfare:

Created in department of business control. House Bill No. 209; also Senate Bill No. 285.

To license institutions for care and placement of children. Senate Bill No. 155.

Division of Forestry:

Employee to be designated assistant secretary, state forest board. Senate Bill No. 94.

Division of Motor Fuels:

Created in department of public works to regulate business of selling gasoline. House Bill No. 334.

Division of Securities:

Created in department of efficiency. Senate Bill No. 362.

Created in the department of efficiency to regulate the sale of securities. House Bill No. 421.

Division of Unemployment Insurance:

Created in the department of labor and industries. House Bill No. 55.

Divorce and Alimony:

Modification and alteration of alimony orders allowed from time to time. Senate Bill No. 378.

Dog Licenses:

Requirement repealed. Senate Bill No. 148.

State regulation amended to apply uniformly. Senate Bill No. 171; also House Bill No. 308.

Donahue Refund Act:

Providing for refunds to counties, road districts and land owners of payments made for certain roads. House Bill No. 367.

Drainage:

Appropriating \$3,000 for construction of drainage canal near Centralia. House Bill No. 255.

Drainage Districts:

Assessments to be paid in two installments; delinquency periods set. Senate Bill No. 224.

Making appropriation for loans to. House Bill No. 131.

Refunding of bonds and warrants provided. Senate Bill No. 81.

Drivers' Licenses:

Fees to be paid to director of licenses instead of state treasurer. Senate Bill No. 227.

Revoked for reckless driving, and other offenses. Senate Bill No. 39.

Synopsis of laws regulating use of cars on highways to be mailed to applicant with license. Senate Bill No. 220.

Drug Addicts:

Providing state narcotic farm colony for confinement and cure. Senate Bill No. 12.

Drugless Healing:

Abolishing all state regulating laws. Senate Bill No. 113.

Authorized for treatment of workmen eligible under workmen's compensation act. Senate Bill No. 200.

Naturopathy license to allow all similar types of healing practices. Senate Bill No. 276.

Drugs:

Opium and coca leaves. Senate Bill No. 13.

Education:

Authorizing normal schools to grant degree of B. A. in education. Senate Bill No. 112.

In districts of second and third class no principal, supervisor or teacher may be employed at a greater salary than 1% times that of the lowest paid teacher. House Bill No. 313.

Minimum appraised value of land granted to state for educational purposes reduced to \$5 per acre in case of grazing land. House Bill No. 341.

Powers and duties of state board enlarged. Senate Bill No. 215.

Prescribing common school courses in effects of alcohol and narcotics upon human system. Senate Bill No. 282.

Professional training of school administrators to be included in curricula at U. of W. and W. S. C. Senate Bill No. 187.

Providing for standardization of courses, subjects and text books in common schools. House Bill No. 310.

State board of education may not regulate qualifications for teachers. House Bill No. 44.

State school administration outlined. Senate Bill No. 80.

Superintendent of public instruction and county superintendents to be removed from party primary, chosen from educational ticket. Senate Bill No. 160.

Teachers may not be employed at less than \$80 per month. House Bill No. 313.

Use of Bible in public schools authorized. Senate Joint Resolution No. 8.

Educational Institutions:

Exemption from taxation limited. Senate Bill No. 162.

Regulating student fees in University of Washington. House Bill No. 71.

Regulating student fees in Washington State College. House Bill No. 72.

Suspending operation of normal schools for two year period and transferring funds to current school fund. House Bill No. 242.

Eggs and Egg Products:

Sale of, regulated. House Bill No. 117.

Eighteenth Amendment:

Memorializing Congress to submit repeal of, to state conventions. House Joint Memorial No. 5.

Providing convention for ratification or rejection of repeal. Senate Bill No. 34; also Senate Bill No. 300.

Providing method for holding conventions for purpose of ratifying or rejecting proposed amendments to the Constitution of the United States. House Bill No. 422.

Election Officials:

Inspectors, judges and clerks to receive 35 cents per hour. House Bill No. 331.

Precinct committeemen may not act as. House Bill No. 95.

Regulating appointment of, in precincts. House Bill No. 373.

Elections:

Amending law with reference to declarations of candidacy. House Bill No. 31.

Candidates and precinct committeemen prohibited from serving on board of election judges. Senate Bill No. 353.

Candidates for city offices not to certify party affiliations. Senate Bill No. 286.

Central committees authorized to fill party ballot vacancies. Senate Bill No. 75.

Changing form of ballot to prevent straight party voting. House Bill No. 50. City charter amendments to be submitted to voters on petition of 15 per cent of qualified registered voters. Senate Bill No. 164.

Elections-Continued.

Educational ticket to be included on ballots. Senate Bill No. 160.

Fixing terms of office of county commissioners. House Bill No. 105.

For consolidation of counties. Senate Bill No. 18.

For county offices made non-partisan. House Bill No. 147.

For dissolution of third and fourth class municipal corporations; voting majority required. Senate Bill No. 116.

For reorganization of diking districts. Senate Bill No. 309.

Justice of peace subject to non-partisan primary ballot. Senate Bill No. 74. Making office of justice of the peace non-partisan. House Bill No. 26.

Municipal officers to take office 10th day after election. House Bill No. 199.

Of constable abolished in county seats. Senate Bill No. 179; also Senate Bill No. 180.

Of county commissioners abolished. Senate Bill No. 246.

Of county engineer. Senate Bill No. 253.

Of delegates to conventions to act upon proposed federal constitutional amendments. Senate Bill No. 35.

Of justices of the peace. House Bill No. 32; also Senate Bill No. 73.

Of port commissioners abandoned. Senate Bill No. 7.

Of port commissioners in districts less than area of county. House Bill No. 66.

Of presidential electors. House Bill No. 128.

Of school directors, method of, changed. House Bill No. 135.

Officers of, to receive 35 cents per hour. House Bill No. 331.

Party candidates required to receive 20% of convention vote before becoming candidate on party ballot at primary election. Senate Bill No. 277.

Precinct committeemen not to be election officials. House Bill No. 95.

Providing special elections for creating public utility districts. Senate Bill No. 342.

Recount of votes (method and fees). Senate Bill No. 11.

Regulating absent voting. House Bill No. 195.

Regulating election and fixing terms of office of port commissioners. House Bill No. 356.

Repealing direct primary law. Senate Bill No. 8.

Secretary of state to issue certificates to judges or legislators elected from districts of two or more counties. Senate Bill No. 166.

Special election to vote on bond issues or referendums, and to fill vacancies. Senate Bill No. 7.

Submitting constitutional amendment at next election as to method of amending constitution. House Joint Resolution No. 2.

To ratify contracts for sale of electricity by irrigation districts. Senate Bill No. 76.

To vote on city manager plan. Senate Bill No. 51.

To vote on establishment of fire prevention districts. Senate Bill No. 110.

Voting machines abolished. House Bill No. 392.

Electric Energy:

Irrigation districts authorized to sell surplus. Senate Bill No. 76.

Municipally owned power plants authorized to sell outside corporate limits. Senate. Bill No. 129.

Electric Light and Power Plants:

Department of public works authorized to regulate operations of municipal companies selling power and light outside their corporate limits. House Bill No. 445.

Exemptions from departmental regulation to apply equally to private and municipal plants. Senate Bill No. 364.

Imposing a tax of five per cent on gross sales of power and light by cities and towns outside their corporate limits. House Bill No. 458.

Irrigation districts authorized to construct. Senate Bill No. 76.

Levying annual excise tax upon cities and towns selling electricity outside corporate limits. Senate Bill No. 365.

Municipally owned plants authorized to sell power outside corporate limits. Senate Bill No. 129.

Electrical Apparatus:

Providing for licensing and regulation of persons or firms installing or selling. House Bill No. 321.

Electrical Safety Board:

Of nine members to be appointed from certain designated groups. House Bill No. 321.

Electricians:

Repeal of laws relating to licensing and bonding of. House Bill No. 22.

Ellensburg Normal School Fund:

To receive part of proceeds of Stamp Tax Law. House Bill No. 91.

Emergency Relief Administration:

Appropriating \$20,000 for use of. House Bill No. 283. Authorizing \$10,000,000 bond issue for use of. House Bill No. 263. Created to administer unemployment relief. House Bill No. 35.

Emergency Relief Fund:

Cash in, may be invested in capitol building bonds. House Bill No. 389.

Eminent Domain:

Counties, cities and towns and port districts may not acquire property of other counties, etc., by, for airports. House Bill No. 430.

Counties may acquire rights of way by, over lands owned by cities and towns. House Bill No. 164.

Prescribing method of accounting for earnings, interest, additions, etc., after verdict or judgment in acquisition of public utilities by municipal corporations. Senate Bill No. 274.

Right given to municipal corporations for acquisition of light and power systems. Senate Bill No. 129.

Employees:

Aliens and married women prohibited on public works. Senate Bill No. 182. Coercion of, to buy meals or lodging from any particular person or firm made a misdemeanor. House Bill No. 346.

Establishing thirty-hour week for. House Bill No. 197.

No aliens or married women in certain cases in public work. House Bill No. 218.

One-fourth of amount of unemployment insurance premiums may be deducted from wages of. House Bill No. 55.

Prohibited from giving any rebate of wages. House Bill No. 206.

Regulating wages of, on public works. House Bill No. 60.

Regulating hours of labor of public employees. House Bill No. 10.

Subordinate officers and employees of state and counties may only be dismissed for cause. House Bill No. 232.

Employers:

Coercion of employees to buy meals or lodging from any particular person or firm made a misdemeanor. House Bill No. 346.

Liability for premiums under Unemployment Insurance Act. House Bill No. 55.

May not employ labor more than thirty hours per week. House Bill No. 197. May not pay labor except in lawful money of the United States. House Bill No. 260.

Prohibiting exaction of wage rebates by. House Bill No. 206.

Employment Stabilization Board:

Created, to formulate programs of advance planning of public works. House Bill No. 407.

Engineering:

Regulating practice of. House Bill No. 113.

Errata..... 850

Estates (see Probate):

Bond not required when petitioner for letters of administration is surviving spouse, and estate less than \$3,000 in value and subject to being set aside for such spouse. Senate Bill No. 256.

Surviving husband or wife entitled to letters of administration when no other heirs survive. Senate Bill No. 257.

Eugenical Sterilization Law:

To prevent procreation of socially inadequate persons. Senate Bill No. 42.

Everett.

Making appropriation to complete survey of tide lands at. House Bill No. 327.

Evergreen Highway:

Designating part of state road No. 8 as. House Bill No. 89.

Evergreens:

Requiring license for sale or cutting of evergreen huckleberry branches, and other evergreens. Senate Bill No. 331.

Evidence:

Certified copies of records of historical societies admissible in evidence to facts contained therein. House Bill No. 304.

Courts authorized to accept prima facie certified copies of records of historical societies. Senate Bill No. 261.

Fixing rules of, and creating certain presumptions with respect to carrying pistols, etc., in certain criminal prosecutions. House Bill No. 256; also House Bill No. 405.

Examiners:

Reducing salaries of state examiners to \$150 per month. House Bill No. 205.

Excise Tax:

Division of gasoline tax in case of counties consolidating. Senate Bill No. 17. Made two cents a pound on butter substitutes. Senate Bill No. 360.

Execution:

Amending law to permit successor in interest of judgment-debtor to remain in possession during period of redemption. House Bill No. 184.

Building used as home, and personal property used in home exempt from taxation and sale on execution. House Bill No. 306.

Exemptions of property from, increased. House Bill No. 120.

Extending time for redemption from sale under, to three years. House Bill No. 124.

Executors:

Prescribing procedure in cases where executor is unable to locate devisees. House Bill No. 286.

Exemptions:

Additional exemptions from garnishment. House Bill No. 101.

Of property from execution, enlarged. House Bill No. 120.

Of ten dollars per week of wages allowed for persons without dependents. House Bill No. 215.

Expert Witnesses:

Fees of, up to \$50 per day to be taxable as costs. House Bill No. 285.

Express Companies:

Business of, taxed. House Bill No. 92.

Fair Trade Act:

Permitting restrictive price agreements. House Bill No. 4.

Fairs:

May conduct race-meets. House Bill No. 148.

Farm Produce:

Memorializing Congress to enact legislation fixing price of. House Joint Memorial No. 14.

Federal Home Loan Bank:

Banks, trust companies, savings and loan associations, etc., authorized to invest funds in bonds and stock of such banks. Senate Bill No. 338.

Fees:

Abolished for constables making arrests on traffic charges. Senate Bill No. 334.

Filed with application for store license. Senate Bill No. 10.

For common, contract, and private carrier licenses. Senate Bill No. 63.

For garbage disposal authorized. Senate Bill No. 278.

For general tuition reduced, U. of W. Senate Bill No. 260; also Senate Bill No. 366

For license of sanipractic physician. Senate Bill No. 60.

For regulated carriers set at 1% of gross operating revenue. Senate Bill No. 344.

For service of summons or process on non-resident motor vehicle owners. Senate Bill No. 83.

For stenographers in certain appealed civil actions. Senate Bill No. 36.

For testing petroleum products. Senate Bill No. 15.

Poundage fees on food fish revised. Senate Bill No. 367.

Revised for jurors. Senate Bill No. 21.

To be paid by party demanding jury in civil actions. Senate Bill No. 23.

Felonies:

Court to use discretion in granting bail; stay of execution denied except under death penalty or bail. Senate Bill No. 109.

Manufacture, possession and sale of machine guns. Senate Bill No. 223.

Fertilizer:

Dealers in, must pay registration fee. House Bill No. 149.

Fertilizer Manufacturing Plants:

Prohibited in cities of the first class. House Bill No. 264.

Financial Responsibility:

Of automobile drivers to be proven by person convicted of driving offenses, before license is restored. Senate Bill No. 39.

Firearms:

Machine gun manufacture, possession and sale prohibited. Senate Bill No.

Making possession of machine guns under certain circumstances a crime. House Bill No. 287.

No alien or person convicted of a felony may own or possess pistols, etc. House Bill No. 405.

Regulating sale and carrying of, and making possession of in trial for crime of violence prima facie evidence of intent to commit the crime. House Bill No. 256.

Fire Insurance:

Providing for state fire insurance for all public buildings and property. House Bill No. 353.

Firemen:

In cities of second, third and fourth class brought under Workmen's Compensation Act. House Bill No. 178.

Investment of firemen's pension funds in general obligation warrants permitted. Senate Bill No. 370.

Fire Prevention Districts:

Formation and management provided. Senate Bill No. 110.

Firewood:

Sold by cord or fractional part thereof required to be ranked as cordwood is piled. House Bill No. 419.

Fiscal Agency:

State fiscal agency created to issue certificates to finance unemployment relief. House Bill No. 234.

Fisheries:

Applications for licenses to be made to director of fisheries. Senate Bill No. 228.

Creating state fisheries board. House Bill No. 447.

Lewis River Hatchery Fund created. Senate Bill No. 259.

Making deficiency appropriation for bounties on seals. Senate Bill No. 248. Oregon-Washington legislating conference. Senate Joint Resolution No. 5.

Poundage fees on food fish revised. Senate Bill No. 367.

Season on Puget Sound clams and mussels regulated. Senate Bill No. 41.

Fisheries Fund:

Appropriation from, for relief of C. M. Reardon, \$261.65. House Bill No. 200. Appropriation from, for state treasurer. House Bill No. 38.

Fishing:

Business of, taxed. House Bill No. 92.

Excise tax on salmon fixed by pounds and cases instead of by piece. House Bill No. 316.

Granting of licenses regulated. Senate Bill No. 347.

Licenses for tourists provided. Senate Bill No. 346.

On land of another without written permission constitutes trespass. House Bill No. 292.

Permitting taking of two salmon per day from the Nooksack River with dip net for food. House Bill No. 401.

Prohibiting taking of salmon in certain portions of Puget Sound except with hook and line. House Bill No. 210.

hook and line. House Bill No. 210. Prohibiting taking salmon with any stationary gear, beach seines or drag nets for commercial purposes. House Bill No. 307.

Flood Control:

Appropriating \$3,000 for construction of a drainage canal near Centralia. House Bill No. 255.

Appropriating \$100,000 for relief of School District No. Union "O." Senate Bill No. 122.

Appropriation to protect state highway No. 3. House Bill No. 46.

Authorizing construction of controlling and diversion works. Senate Bill No. 27.

Highway Department to act under authorization of Governor. Senate Bill No. 123.

Memorializing federal relief for certain counties. Senate Joint Memorial No. 3.

Food Fish:

Poundage fees revised on sturgeon and salmon. Senate Bill No. 367. Season on Puget Sound clams and mussels established. Senate Bill No. 41.

Food Products:

Sanitary conditions in manufacture, sale, etc., under supervision of director of agriculture. House Bill No. 227.

Transportation or sale of unstamped meat food animal carcasses or live animals by other than bona fide producer made unlawful. Senate Bill No. 340.

Foreclosures:

Abolishing deficiency judgments in mortgage foreclosures. House Bill No. 126; also House Bill No. 127.

Allowing redemption of property sold to satisfy local improvement assessments. Senate Bill No. 46.

Foreclosures-Continued.

Court costs in local improvement actions to be paid from "Local Improvement Guaranty Fund." Senate Bill No. 119.

Deficiency judgments abolished. House Bill No. 102.

Extending time to redeem from sale under. House Bill No. 53.

Extending time of redemption from, to three years. House Bill No. 124.

Giving the superior court judges additional equity powers to permit extensions of periods of redemption in certain cases. House Bill No. 448.

Mortgagee to receive rents and issues pledged after proceedings begin. Senate Bill No. 96.

Of liens of local improvement assessments. House Bill No. 41.

Of mortgages, redemption of property. House Bill No. 74.

On local improvement assessments to be made after two years or four installments delinquency. Senate Bill No. 50.

Redemption allowed within one year of local improvement assessment sale. Senate Bill No. 50.

Receiver for mortgage allowed in certain cases. Senate Bill No. 99.

Suspended on mortgages and real estate contracts until January 1, 1935. Senate Bill No. 4.

Foreign Goods:

Must be labeled as such. Senate Bill No. 299.

Foreign and Domestic Corporations:

Defined and regulated by Uniform Business Corporations Act. Senate Bill No. 148.

Providing for additional fees for delinquencies in license fee payments. Senate Bill No. 225.

Foreign Eggs:

Sale of, regulated. House Bill No. 117.

Forfeiture

Of goods under Stamp Tax Law. House Bill No. 91.

Of property of utilities on streets after expiration of franchise. House Bill No. 125.

Forest Development Fund:

To purchase land for growing timber. Senate Bill No. 94.

Forests:

Placing wardens under direction of supervisor of forestry. House Bill No. 207

Repealing 1931 laws providing taxation and classification of unforested lands for reforestation purposes. Senate Bill No. 147.

Reserving certain state timber lands to be sold only under "sustained yield plan." House Bill No. 340.

State supervisor of forestry authorized to enter into contracts with private corporation for protection of. House Bill No. 332.

Franchise:

Cities and towns may levy privilege tax on utilities operating without. House Bill No. 125.

For use of streets, etc., may not be granted for more than twenty years. House Bill No. 125.

Granted by cities and towns to public service companies not effective unless approved by three-fifths vote of the electors. House Bill No. 396.

Fraternal Benefit Societies:

Amending sections of insurance code with respect thereto. House Bill No. 6; also House Bill No. 86.

Certain lodges exempted from application of state insurance code. Senate Bill No. 58.

Death benefits raised under exemption clause of state insurance code. Senate Bill No. 58.

Fraternal Organizations:

Certain fraternal benefit societies exempted from application of state insurance code. Senate Bill No. 58.

Freight Trucking:

Highways and roads may be closed to any class or type of vehicle. House Bill No. 388.

Limiting size and weight of motor vehicles and loads on highways. House Bill No. 393.

Providing additional supervision and regulation of. House Bill No. 364.

Game Animals:

Prohibiting killing or hunting except by practice of toxophily (use of poisoned arrows). Senate Bill No. 375.

Game Birds:

Migratory-bird reservations sanctioned. Senate Bill No. 79. Protected from cats. Senate Bill No. 77.

Game Warden:

To kill predatory cats. Senate Bill No. 77.

Garbage:

Disposal made a municipally owned utility. Senate Bill No. 105.

Formation of sanitary districts for disposal authorized. Senate Bill No. 278.

Carnighments

Providing for garnishments against the State of Washington. House Bill No. 8.

Providing additional exemptions from. House Bill No. 101.

Requiring service of demand on employer before issuance of writs of. House Bill No. 215.

Gas and Oil:

Appropriating \$100,000 to be paid as a bonus to the person bringing into production the first large oil or gas well in the state. House Bill No. 362.

Director of Conservation and Development authorized to prescribe regulations concerning operation of oil and gas wells. House Bill No. 363.

Removing limitation on area of state land that may be leased for, and increasing royalties to state. House Bill No. 361.

Gas Companies:

Business of, taxed. House Bill No. 92.

Gasoline

Classification of grades. Senate Bill No. 15.

Filling stations to pay license of \$2.00 per year per pump. House Bill No. 334.

Interstate shipment, sale, etc. Senate Bill No. 15.

Wholesalers may not directly or indirectly sell at retail and must pay license fee of \$1,200 per year. House Bill No. 334.

Gasoline Tax:

Additional ¾ cent per gallon of net total to be allocated to cities and towns for street construction. Senate Bill No. 145.

Administration road bill, providing for transfer of 2 cents per gallon of, to lateral highway fund. Substitute House Bill No. 177.

Class A counties placed on parity with first class counties for distribution purposes. Senate Bill No. 165.

Division in case of counties consolidating. Senate Bill No. 17.

Gasoline used for street busses within cities and towns exempted from. House Bill No. 315.

Imposing tax of five cents per gallon and providing for licensing and regulation of distributors of gasoline. House Bill No. 269.

Gasoline Tax-Continued.

One-twentieth of proceeds to be set apart to make refunds to counties, and landowners for certain expenditures for roads. House Bill No. 367.

Part of, to be diverted to cities and towns for construction and repair of streets connecting with state highway system. House Bill No. 146. Providing for diversion of, for unemployment relief. House Bill No. 222.

Providing for diversion of two cents per gallon of, to counties for three-year period. House Bill No. 181.

Refund allowed when gasoline is used for school busses. Senate Bill No. 376. Refund provision repealed. Senate Bill No. 33.

Setting apart four-tenths of one cent per gallon of, to retire general obligation bonds. House Bill No. 464.

Sum equal to one cent per gallon of, to be transferred monthly from motor vehicle fund to lateral highway fund. House Bill No. 177.

Total limited to 4c a gallon by constitutional amendment. Senate Joint Resolution No. 11.

General Fund:

Loan of \$383,625 to capitol building fund authorized. Senate Bill No. 351.

General Obligation Warrants:

Investment of city cemetery funds in such warrants allowed. Senate Bill Investment of firemen's pension funds in such warrants allowed. Senate

Bill No. 370.

German, P. McL.:

Relief of. Senate Bill No. 241.

Gift Tax:

Imposed and computed: Senate Bill No. 320.

Golf Courses:

Cities authorized to acquire. Senate Bill No. 127.

Made legal holiday. Senate Bill No. 271.

Governor:

Appointments of-

(See Hartley, Governor, R. H. and Martin, Governor, C. D.)

Appointment of regents, University of Washington. Senate Bill No. 71.

Authorized to appoint commission to confer with like commission from Oregon on settlement of true boundary line. Senate Joint Resolution No. 9.

Authorized to appoint four additional judges to superior court of King county. House Bill No. 347.

Authorized to change salaries of appointive officers fixed by statute. Senate Bill No. 111.

Authorized to purchase Kent armory. House Bill No. 261.

May close state normal schools in emergencies by joint proclamation with state board of education. Senate Bill No. 359.

Portrait of Hon. Roland H. Hartley to hang in Governor's office. Senate Bill

No. 157. Prohibited from granting absolute pardons within six months immediately preceding the termination of his office. House Bill No. 444.

Removal of regents. Senate Bill No. 70.

Submits Budget Bills.....

Submits list of Pardons..... To appoint and fix salary of one member of state automobile board. House Bill No. 15.

To appoint board of medical examiners. Senate Bill No. 178.

To appoint board of pilot commissioners. House Bill No. 36.

To appoint bureau of criminal identification. Senate Bill No. 303.

Governor-Continued.

To appoint commissioners to deliver House Joint Memorial No. 2 to Congress. Senate Concurrent Resolution No. 2.

To appoint commission to study liquor control. Senate Joint Resolution No. 6.

To appoint children's code commission. Senate Bill No. 230.

To appoint comptroller of state fiscal agency. House Bill No. 234.

To appoint member of civil service commission. House Bill No. 142.

To appoint members of emergency relief commission. House Bill No. 35.

To appoint state athletic commission. Senate Bill No. 72.

To appoint state board of sanipractic examiners. Senate Bill No. 60.

To appoint two members of unemployment insurance board. House Bill No. 55.

To appoint Washington Century of Progress Exposition commission. Senate Bill No. 177.

To order flood control. Senate Bill No. 123.

Together with state treasurer and state auditor to constitute board having charge of issuance of state scrip. House Bill No. 336.

Grain Screenings:

Importation of, into the state containing noxious weed seeds prohibited. House Bill No. 403.

Grand Army of the Republic:

Appropriating \$3,000 for support of Washington and Alaska departments. Senate Bill No. 125.

Grand Coulee Project:

Construction authorized. Senate Bill No. 287. State aid for. House Bill No. 88.

Great Lakes-St. Lawrence Treaty:

Memorializing U.S. Senate to ratify. House Joint Memorial No. 4.

Green River:

Appropriation to protect state highway No. 3 from flood waters of. House Bill No. 46.

Ground Rentals:

Surtax of from 10 to 25 per cent imposed on. House Bill No. 257.

Guardians:

Court authorized to appoint for inmates of State Hospitals. Senate Bill No. 337.

Required to produce all securities, evidence of deposit, etc., for examination of court. House Bill No. 228.

Hairdressing:

Amending present laws governing practice, and creating state board. Senate Bill No. 44; also House Bill No. 194.

Harbors:

Comprehensive schemes of improvement provided for. Senate Bill No. 374.

Hartley, Governor Roland H.:

Appointments read and referred	45
Message to Joint Session	.35-42
Pardons, reprieves and paroles	.46-95
Submits to the Senate Budget Bills	44
Submits Joint Resolution (Lame Duck) from Congress	46

Headlights:

Regulations and tests provided; penalties provided for use of improper lights. Senate Bill No. 169.

Health: Creating a restaurant board to regulate sanitary conditions in restaurants.

House Bill No. 450.

Providing for appointment of ten members of state board of health by the governor from certain designated groups. House Bill No. 262.

Providing for inspection, regulation and licensing of the meat business.

House Bill No. 267.

Providing for organization of local health districts. House Bill No. 408.

Providing for registration and regulation of bakeries. House Bill No. 312.

Health Protection Fund:

Created for aid to county and district health services. Senate Bill No. 352.

High School Districts:

Providing for consolidation of union high school districts. House Bill No. 191

Providing for establishment of joint districts. House Bill No. 251.

Highway Department:

Highway Emergency Employment Committee:

Created, duties outlined. Senate Bill No. 288; also Senate Bill No. 310.

Highway Patrol:

Converted into state police under chief of. House Bill No. 290.

Given powers of peace officers to enforce auto transportation act. Senate Bill No. 254.

To enforce air traffic rules. Senate Bill No. 252.

Highways:

Abolishing road and bridge fund and providing for use of part of receipts of motor vehicle fund in lieu thereof. House Bill No. 177.

Additional % cent per gallon of net gasoline tax to be allocated to cities and towns for street construction. Senate Bill No. 145.

Appropriating \$60,000 for branch of State Road No. 2. House Bill No. 296. Appropriating \$90,000 for construction of connection of Pacific highway Into Seattle. House Bill No. 386.

Appropriating \$200,000 for emergency maintenance and repair of. House Bill No. 16.

Appropriating \$75,000 for highway from Bothell to Lake Forest Park. House Bill No. 371.

Appropriating \$200,000 for highway from Sedro Woolley to Arlington. House' Bill No. 351.

Appropriating \$25,000 for improvement of Rainier Avenue from Seattle city limits to Renton. House Bill No. 145.

Appropriating \$50,000 from motor vehicle fund for construction of Sacheen cut-off on State Road No. 6. House Bill No. 139.

Appropriating money from motor vehicle fund for county road and bridge funds. House Bill No. 52.

Appropriating \$100,000 to complete road between Soap Lake and Coulee. House Bill No. 301.

Appropriating \$25,000 to continue Cascade tunnel survey. House Bill No. 273. Appropriating \$90,000 to protect state highway No. 3 from floods. House Bill No. 46.

Appropriation for improvement of State Road No. 5. House Bill No. 169. Appropriation from motor vehicle fund to relieve property owners in L. I. D.

No. 3 in Yakima County. House Bill No. 230. Authorizing commission to study cost of construction and maintenance which

should be borne by each type of motor vehicle. Senate Bill No. 280. Authorizing grant to city of Vancouver of a strip of land for street purposes. House Bill No. 279

Authorizing purchase of certain bridges by the state. House Bill No. 133. Biennial roads and bridges bill. Senate Bill No. 393.

Highways-Continued.

Bremerton Country Club-Seabeck branch of State Road No. 21 established. Senate Bill No. 140.

Burke-Lind highway established. Senate Bill No. 231.

By-pass system for Spokane. Senate Bill No. 68.

Cascade Highway established; Burlington to Sunset Highway at Coulee City. House Bill No. 188.

Changing "rules of the road" and speed regulations. House Bill No. 182.

Colville-Tiger highway established. Senate Bill No. 305.

Columbia Basin Highway extended from Sprague to Steptoe. Senate Bill No. 104.

Compulsory state insurance to cover motor vehicle accidents. House Bill No. 15.

Congress memorialized to appropriate funds to construct highway from Queets to Moclips in the Quinault Indian reservation. Senate Joint Memorial No. 7.

Congress memorialized to continue allotments of Federal Aid Highway funds to state. Senate Joint Memorial No. 5.

Constable fees for arrests on traffic or motor vehicle charges abolished. Senate Bill No. 334.

Convict labor prohibited. Senate Bill No. 62.

Counties may acquire rights of way over lands owned by cities and towns. House Bill No. 164.

Counties may use lateral highway funds for repair and maintenance of. House Bill No. 122.

County road district tax levy limited to five mills. Senate Bill No. 333.

Cosmopolis-Montesano branch of Willapa-Grays Harbor highway established. Senate Bill No. 55.

Designating part of state road No. 8 as Evergreen Highway. House Bill No. 89.

Director of, authorized to close roads to any class or type of vehicle. House Bill No. 388.

Director to provide maintenance of city streets on highway system when cities waive \$500 a mile allowance for maintenance work. Senate Bill No. 350.

Discovery Bay-Port Ludlow branch of S. R. No. 9 established. Senate Bill No. 88.

Establishing a primary road on the west side of the Columbia River in Stevens county. House Bill No. 460.

Establishing branch of Navy Yard Highway from Purdy to Clifton. House Bill No. 282.

Establishing branch of Pacific Highway from Bellingham due north to the British Columbia boundary. House Bill No. 461.

Establishing branch of Pacific Highway from Bellingham to Ferry Wharf at Gooseberry Point. House Bill No. 453.

Establishing branch of Pacific Highway from Tacoma to the Experiment Station on State Road No. 5. House Bill No. 244.

Establishing branch of Pacific Highway in city of Tacoma. House Bill No. 140.

Establishing branch of State Road No. 5 from Sumner to Buckley. House Bill No. 280.

Establishing branch of State Road No. 8 from Maryhill to Maryhill ferry landing. House Bill No. 402.

Establishing branch of State Road No. 8; Goldendale to Sunnyside. House Bill No. 138.

Establishing branch of State Road No. 21 from Keyport to North Bremerton. House Bill No. 372.

Establishing branch of Sunset Highway from point near North Bend to Auburn. House Bill No. 281.

Establishing branch State Road No. 3; Prosser via Mabton to Parker. House Bill No. 166.

Establishing branch State Road No. 5; Sumner to connect with Natches highway near Scatter Creek. House Bill No. 168.

Highways-Continued.

Establishing branch, State Road No. 9, Crocker Lake to Port Ludlow. House Bill No. 83.

Establishing branch State Road No. 21; Bremerton to Seabeck. House Bill No. 150.

Establishing branch State Road No. 21; Poulsbo via Suquamish to connect with State Road No. 21 between Port Gamble and Kingston. House Bill No. 201.

Establishing by-pass system of state highways through Spokane, and appropriating \$460,000 for part of system. House Bill No. 58.

Establishing Mount Adams Highway from Union Gap in Yakima county to White Salmon in Klickitat county. House Bill No. 436.

Establishing Palouse Highway. House Bill No. 27.

Establishing route of State Road No. 22 from Kettle Falls to Marcus. House Bill No. 277.

Establishing the Old Dominion Highway from Colville to the boundary in Stevens county. House Bill No. 440.

Extending Olympic Highway; Port Townsend to Port Ludlow. House Bill No. 175.

Extending Olympic Highway through Port Townsend to U. S. Quarantine Reservation. House Bill No. 170.

Extending State Road No. 10 to connect with State Road No. 7 at Soap Lake. House Bill No. 249.

Extending State Road No. 11; Lind to Vantage bridge. House Bill No. 203. Extending State Road No. 14; Harper via Olalla to Gig Harbor. House Bill

Extending Tonasket-San Poil Highway from Wilbur to junction with State Road No. 11, near Lind. Senate Bill No. 31.

Fixing route of Sunset Highway through Renton. House Bill No. 254.

Heavy carriers subject to mileage tax. Senate Bill No. 63.

Highway Emergency Employment Committee created, duties outlined. Senate Bill No. 288; also Senate Bill No. 310.

"Hitch-hiking" prohibited. Senate Bill No. 53.

Independent highway districts to share in permanent highway fund. House Bill No. 85.

Limiting size and weight of vehicles and loads on. House Bill No. 393.

Maintenance work costing more than \$2,500 to be done by contract under bond. Senate Bill No. 251.

Maryhill-Prosser branch of State Road No. 8 established. Senate Bill No. 237.

Moclips-Hoquiam and Copalis-Humptulips River branches of Olympic Highway established. Senate Bill No. 142.

Motor vehicle fund diverted to lateral highway improvement. Senate Bill No. 65.

Natches Pass Highway closed over Chinook Pass to motor vehicles with a gross weight over five tons. House Bill No. 427. Non-resident privilege granted. Senate Bill No. 83.

Ocean Beach Highway routed through Raymond, Ilwaco, Chinook, etc., to Skamokawa. Senate Bill No. 56.

Official routes through cities and towns. Senate Bill No. 67.

Oroville-Canada branch of State Road No. 10 established. Senate Bill No. 137. Pacific rerouted through Seattle. Senate Bill No. 173.

Part of gasoline tax to be diverted to cities and towns for streets connecting with state highways. House Bill No. 146.

Port Orchard-Retsil branch of State Road No. 14 established. Senate Bill No. 139.

Providing for a state police system under chief of highway patrol. House

Bill No. 290. Prohibiting commencement of construction before acquisition of right-of-

way. Senate Bill No. 272. Providing for diversion of two cents per gallon of gasoline tax to counties for three-year period. House Bill No. 181.

Raymond-Oakville-Olympia Highway established. Senate Bill No. 89.

935

Highways-Continued.

Reappropriating \$3,331,204.51 from lateral highway fund for lateral highway construction and maintenance. House Bill No. 226.

Reappropriating \$4,950,424.73 from motor vehicle fund to complete highway work now under contract. House Bill No. 366.

Reappropriating \$386,841.22 from permanent highway fund for highway maintenance in island counties. House Bill No. 225.

Relocating and establishing State Road No. 7 from Soap Lake to Odessa and appropriating \$100,000 for construction. House Bill No. 250.

Route of, through cities and towns. House Bill No. 57.

Rural Post road fund. Senate Bill No. 64.

Signboards prohibited. Senate Bill No. 321.

Size and weight of motor vehicles used on public highways limited. Senate Bill No. 298.

State engineer to pay land commissioner for timber as well as land in condemnation proceedings to acquire rights of way through public lands. Senate Bill No. 291.

State Road No. 2 along Empire Way and Rainier Avenue entering Seattle improved and extended. Senate Bill No. 121.

State Road No. 3, Inland Empire Highway, routed through Anatone and Bear Creek to Oregon State Line. Senate Bill No. 151.

Trees, snags, etc., considered to be a menace to safety on, may be felled. House Bill No. 345.

Twin Harbors Beach Highway established. Senate Bill No. 54.

Yakima-White Bluffs-Lind established. Senate Bill No. 100.

Highway Transportation Companies:

Business of, taxed. House Bill No. 92.

Hill, S. B.:

Historical Societies:

Certified copies of records of, to be admissible in civil actions as proof of facts contained therein. House Bill No. 304.

Hitch-hiking:

Prohibited on public highways. Senate Bill No. 53.

Home Land Board:

Created, to lease state lands for agricultural purposes. House Bill No. 432.

Home Relief:

Cities and counties may provide funds for. House Bill No. 35.

Homes:

Buildings used as, exempted from taxation and sale on execution. House Bill No. 306.

Homesteads:

Amending law to permit successor in interest of judgment-debtor to remain in possession during redemption period. House Bill No. 184.

Buildings used as homes exempted from taxation and sale on execution. House Bill No. 306.

May be claimed in lands up to \$5,000 in value. House Bill No. 120.

One year moratorium on foreclosure of mortgages and cancellation of real estate contracts on. House Bill No. 29.

Surviving spouse may be appointed administrator without bond where estate is subject to being set aside as. House Bill No. 276.

Widow or widower may claim. House Bill No. 80.

Hon. Frank Reeves:

Expressing condolence and sympathy for his death. Senate Concurrent Resolution No. 5.

Hon. Roland H. Hartley:

State capitol committee authorized to procure his portrait for governor's office. Senate Bill No. 157.

Honey:

Regulating and standardizing honey industry. House Bill No. 79.

Hoquiam:

Authorizing purchase of Simpson Avenue Bridge from city of. House Bill No. 133.

Horse-breeding:

Public studs provided for, from proceeds of race meets. House Bill No. 148.

Horse Races:

Legalized and regulated. House Bill No. 59.

Horticulture:

Amending law as to licensing of nurserymen. House Bill No. 137; also House Bill No. 278.

Infected fruit may be sold and shipped only to by-product factories in district where fruit is grown. House Bill No. 187.

Inspection fees to go to state treasury; expenses to be paid by legislative appropriation. Senate Bill No. 184.

Products exempt from taxation for one year after production. Senate Bill No. 210.

Repealing law requiring dealers in nursery stock to post bond. House Bill No. 137; also House Bill No. 278.

Hospitals:

Contracted treatment provisions of Workmen's Compensation Act repealed. Senate Bill No. 95.

County commissioners may remove trustees of county hospitals at will. House Bill No. 245.

Given liens on personal injury claims of patients. House Bill No. 196.

Requiring tax-exempt hospitals to admit any licensed physician or surgeon to practice therein. Senate Bill No. 294.

Trustees of county hospitals removed by commissioners may appeal to Superior Court. House Bill No. 303.

Hotel Keepers:

Amending law to permit posting of certain notices in elevators, halls, entrances, etc. House Bill No. 275.

Household Goods:

Exempt from taxation when used exclusively by owner for equipping his home. Senate Bill No. 208.

Hunting:

On property of another without written permission of the owner constitutes trespass. House Bill No. 292.

Husband and Wife:

Wife given equal powers with respect to community property. House Bill No. 111.

Ilwaco:

Making appropriation to complete survey of tide lands at. House Bill No. 327.

Imprisonment:

Persons wrongfully imprisoned may apply for compensation. House Bill No. 82.

Independent Highway Districts:

To share in permanent highway fund. House Bill No. 85.

Index, Town of:

Relief from impending flood damage. Senate Bill No. 218.

Industrial Insurance:

Act revised and the department of labor and industries authorized to establish and change rates according to the condition of the accident and medical aid funds. House Bill No. 435.

Authorizing osteopathic, chiropractic and drugless treatment of workmen eligible for treatment under workmen's compensation act. Senate Bill No. 200.

Commission created, and present laws generally amended. Senate Bill No. 228.

Creating an emergency revolving fund to make loans to state accident and medical aid funds and appropriating \$1,500,000 therefor. House Bill No. 441.

Optional insurance plan provided for. House Bill No. 268.

Work of firemen in cities of second, third and fourth class brought under workmen's compensation act. House Bill No. 178.

Workmen's Compensation Act amended; teaming, driving, and restaurant work made "extrahazardous" employment. Senate Bill No. 266.

Workmen's Compensation Act amended to include operation of sewing and pressing machines as "extrahazardous" occupation. House Bill No. 352.

Industrial Insurance Commission:

Created, and duties defined. Senate Bill No. 328.

Industrial Loan Companies:

Repealing laws relating to. House Bill No. 235.

Industrial Welfare Commission:

Power of, to establish standards of wages for women and minors taken away. House Bill No. 317.

Inheritance Taxes:

Cease to be a lien on estate if claim for is not asserted within six years from death of decedent. House Bill No. 446.

Divided estates to be appraised as a whole for tax purposes. Senate Bill No. 316.

Empowering supervisor of inheritance tax and escheat division to administer oaths in matters pertaining to official duties, and to procure seal. Senate Bill No. 313.

Levied upon insurance. Senate Bill No. 323.

Prohibiting transfer of stock after death without permission of supervisor of inheritance tax and escheat division. Senate Bill No. 317.

Removing county restrictions in appointment of appraisers of property for inheritance tax purposes. Senate Bill No. 314.

Requiring banks and similar institutions to inform supervisor of inheritance tax and escheats division of known deaths among depositors. Senate Bill No. 324.

Requiring bond to the State in estates passing under non-intervention wills, conditioned upon payment of inheritance taxes due. Senate Bill No. 319.

Requiring notice to supervisor after death of owner of safety deposit box, before opening of box. Senate Bill No. 317.

Supervisor authorized to examine records of court or county clerks in cases of money deposited for use of heirs, creditors, etc. Senate Bill No. 315. Supervisor to claim for state all unclaimed property of non-resident heirs after three-year period. Senate Bill No. 318.

Initiative and Referendum:

Eliminating necessity of certification of voters' names on petitions. House Bill No. 322.

Providing for amendment of constitution by initiative subject to review by Legislature. House Joint Resolution No. 4.

Injunctions:

Courts limited in jurisdiction in labor disputes. Senate Bill No. 101.

To prevent unfair competition and price discrimination. House Bill No. 1.

Innkeepers:

Amending law to permit posting of certain notices in elevators, halls, etc. House Bill No. 275.

Insane Persons:

Amending law as to charges for care of. House Bill No. 87.

Providing 30-day examination period in detention hospital, and trial by jury, before commitment to state hospital for insane. Senate Bill No. 115.

Insanity:

Trial in criminal cases. Senate Bill No. 14.

Voluntary pleas not permitted; 30-day examination period and jury trial provided. Senate Bill No. 115.

Inspector:

Chief meat inspector to be appointed by director of health. House Bill No. 267.

Chief meat inspector to be appointed by Governor. House Bill No. 319.

Creating office of chief inspector of steam boilers, and prescribing duties. House Bill No. 34; also House Bill No. 112.

Electrical inspectors to be appointed by director of labor and industries. House Bill No. 321.

Insurance:

Amending sections of insurance code with respect to fraternal benefit societies. House Bill No. 5; also House Bill No. 86.

Applicants for agent's and solicitor's licenses to file \$1,000 bond with insurance commissioner. Senate Bill No. 204.

Certain solicitors required to procure broker's license; exempted under law removed. Senate Bill No. 205.

Compulsory state insurance for automobile owners. House Bill No. 15.

Death benefits to members of certain code-exempt fraternal organizations raised. Senate Bill No. 58.

Establishing state fire fund for insurance of public buildings. Senate Bill No. 281.

Financial responsibility required of automobile owners after suspension of license. House Bill No. 19.

In case of destruction of the property the amount of insurance written in the policy to be merely prima facie evidence of the value of the property. House Bill No. 259.

Marine insurance placed on same basis as other insurance for tax purposes. House Bill No. 238.

Motor vehicle liability policy required of persons renting cars. House Bill No. 94.

Providing for the organization and regulation of reciprocal or interinsurance exchanges. House Bill No. 365.

Providing for state fire insurance for all public buildings and property. House Bill No. 353.

Providing penalties for making false statements concerning policies issued by life insurance companies. House Bill No. 247.

Providing for optional plan of industrial insurance. House Bill No. 268.

Rate deviations by fire insurance companies to apply to all insurance written by the companies. Senate Bill No. 203.

Rating schedules of insurance companies must be approved by insurance commissioner before license is issued. House Bill No. 330.

Regulating organization of domestic mutual life companies. House Bill No. 429.

State license required for agents. Senate Bill No. 167.

Subject to inheritance tax. Senate Bill No. 323.

Insurance Commissioner:

Abolishing office of, and vesting duties of office in the director of business control. House Bill No. 295.

Authorized to license companies dealing in motor club service. Senate Bill No. 202.

Duties and powers with respect to reciprocal or interinsurance exchanges. House Bill No. 365.

Must approve schedules of insurance companies before license shall issue. House Bill No. 330.

To administer act providing for state fire insurance for all public buildings. House Bill No. 353.

To issue licenses to life, health and accident insurance agents. Senate Bill No. 167.

To receive bonds for benefit of company from applicants for agent's and solicitor's licenses. Senate Bill No. 204.

Insurance Companies:

Allowed credit and offset against certain taxes. Senate Bill No. 269.

Defining qualifications of domestic mutual companies. Senate Bill No. 293. Prohibited from transacting fidelity and surety business without federal authorization. Senate Bill No. 269.

Interest:

Accrued, on taxes to be remitted in certain cases. House Bill No. 28.

Debts payable in gold to draw no interest. House Bill No. 21.

Limited to 6 per cent on loans, contracts, etc., for a two-year period. House Bill No. 284.

Permitting a charge of 42 per cent per year on small loans. House Bill No. 289.

Permitting charge of one per cent per month on salary or chattel loans. House Bill No. 130.

Rate on local improvement assessments reduced to 10 per cent a year. Senate Bill No. 192.

Rate on property redeemed after assessment sale reduced to 10 per cent. Senate Bill No. 193.

Reducing maximum legal rate of, to six per cent. House Bill No. 104.

Remitted for payment of delinquent taxes before December, 1933. Senate Bill No. 22.

State to pay usual rate upon local improvement assessments against state lands. Senate Bill No. 133.

International Conference:

On smelter fumes damage. Senate Joint Memorial No. 2.

Interstate Commerce:

In convict-made goods prohibited. Senate Bill No. 102.

Intoxicating Liquor:

Memorializing Congress to submit question of repeal of eighteenth amendment to state conventions. House Joint Memorial No. 5.

Peace officers required to file written statement after making arrests as to evidence of possession or use of, by person arrested. House Bill No. 369.

Persons causing death of human being while operating a motor vehicle, aircraft or watercraft under the influence of, guilty of manslaughter. House Bill No. 379.

Irrigation:

Appropriating \$15,000 from reclamation and irrigation fund to pay costs and expenses in case of Washington vs. Oregon involving dispute over waters of Walla Walla river. House Bill No. 360.

Present code generally amended to give former occupants prior rights to land. Senate Bill No. 106.

Irriga	tion	Dis	tri	cts	:

Adjacent to Columbia Basin may borrow from state. House Bill No. 88.

Authorized to sell surplus electric energy. Senate Bill No. 76.

Making appropriation for loans to. House Bill No. 131.

Plan of government and organization amended. Senate Bill No. 106.

Prohibiting sale of land purchased by district for non-payment of assessments. Senate Bill No. 106.

Providing for determination of title to lands deeded to districts for delinquent irrigation assessments, and to redemption. Senate Bill No. 146.

Johnson, Otto:

For relief of. House Bill No. 339; also House Bill No. 414.

Joint Sessions.

Inauguration ceremonies	98
Memorial Services (see House Journal, page 405)	415
To canvass election votes	29
To receive Governor Roland H. Hartley's Biennial Message	35
To receive Governor Clarence D. Martin's messages	228

Judges:

Decreasing salaries of. House Bill No. 172.

Of superior courts authorized to allow extensions of periods of redemption from foreclosures and forfeitures in certain cases. House Bill No. 448.

Providing for four additional judges for class "A" counties to be paid only out of fund created by additional court filing fees. House Bill No. 424.

Providing for four additional judges for the superior court of King county. House Bill No. 347

Providing for shifting of superior court judges from one county to another to relieve congested calendars. House Bill No. 423.

Judgments:

Appeal allowed in actions to determine adverse claims to title to lands deeded to irrigation districts for delinquent assessments. Senate Bill No. 146.

Creditor to have reasonable time to complete hearing on writ of garnishment or to complete sale on writ of execution. Senate Bill No. 264.

Extending time to redeem property sold under foreclosure sales. House Bill No. 53.

For deficiency, abolished in mortage foreclosures. House Bill No. 102.

For deficiency in mortgage foreclosures, abolished. House Bill No. 126; also House Bill No. 127.

Judicial Ticket:

To include justices of the peace. Senate Bill No. 73.

Jurors

Selection and qualification of. House Bill No. 123.

Jury Fees:

Party demanding jury in civil actions to pay cost. Senate Bill No. 23. Revised downward. Senate Bill No. 21.

Jury Trials:

Necessary in insanity cases. Senate Bill No. 115.

Party demanding jury in civil actions to pay jurors' fees. Senate Bill No. 23.

Justice Courts:

Cases resulting from search to be tried within precinct. Senate Bill No. 392. Jurisdiction confined to precinct in which crime or misdemeanor was committed. Senate Bill No. 390.

Requiring civil actions to be brought in defendant's home city. Senate Bill No. 284.

Vagrancy offenders to be tried within precinct arrested. Senate Bill No. 391.

Justices of the Peace:

Making office of, non-partisan. House Bill No. 26.

One to be elected for each 50,000 people in cities. Senate Bill No. 180.

Regulating nomination and election of. House Bill No. 32.

Removed from party ballot. Senate Bill No. 74.

Subject to judicial ballot. Senate Bill No. 73.

Kent Armory Association:

Authorizing Governor to purchase armory building from, and making appropriation of \$12,000 therefor. House Bill No. 261.

King County:

Appropriating \$100,000 for flood relief in vicinity of Tolt. Senate Bill No. 122.

Federal flood relief sought. Senate Joint Memorial No. 3.

Providing for four additional judges for superior court of, to be paid by an increase in court filing fees. House Bill No. 424.

Providing for four additional judges for the superior court of King County. House Bill No. 347.

Kosciuszko, General Thaddeus:

Memorializing Congress to enact special stamp issue to honor. House Joint Memorial No. 12.

Memorializing Congress to issue special postage stamps to commemorate his naturalization. Senate Joint Memorial No. 8.

Labor:

Aliens and married women in certain cases may not be employed in public work. House Bill No. 218.

Amending laws relating to liens of and priorities of claims for. House Bill No. 93.

Cities of the first class authorized to contract with their public utility employees as to wages, etc. House Bill No. 150.

Cities to regulate hours of business of barber shops. Senate Bill No. 150.

Coercing any employee to buy meals or lodging from any particular person or firm made a misdemeanor. House Bill No. 346.

Congress memorialized to enact laws for six hour day, five day week. Senate Joint Memorial No. 6.

Employment of aliens or married women in public work made unlawful. Senate Bill No. 182.

Establishing minimum wage of \$15 per week for women and minors. House Bill No. 317.

Jurisdiction of courts to issue injunctions and restraining orders limited in labor disputes. Senate Bill No. 101.

Liens upon chattels for labor, skill and materials expended thereon given prior rights. Senate Bill No. 273.

Minimum wage to be paid must be fixed in bids on public works. House Bill No. 13.

Of prisoners and convicts on public works prohibited. Senate Bill No. 62. Prohibiting employment of aliens by contractors on public works. Senate Bill No. 311.

Prohibiting exaction of wage rebates from. House Bill No. 206.

Ratifying child labor amendment to U. S. Constitution. Senate Joint Resolution No. 1.

Regulating and fixing compensation of convict labor. House Bill No. 141. Regulating hours of, in coal mines. House Bill No. 69.

Regulating hours of, for public employees. House Bill No. 10.

Regulating payment of wages for in private employment. House Bill No. 260.

Regulating wages of, on public works. House Bill No. 60.

Restricting employment of, to thirty hours per week. House Bill No. 197. Teaming, truck driving, stage, taxicab and for-hire car driving, and restaurant work brought within "extrahazardous" provisions of Workmen's Compensation Act. Senate Bill No. 266.

Wage rate on public works to be prevailing rate. Senate Bill No. 312.

Lame Duck Amendment:

Ratifying U. S. constitutional amendment to abolish Lame Duck Session of Congress. Senate Joint Resolution No. 2; also Senate Joint Resolution No. 3; also Substitute Senate Joint Resolution No. 3.

Land Surveying:

Regulating practice of. House Bill No. 113.

Lands:

Alien forfeiture act of 1921 to take effect in 1937. Senate Bill No. 91. Purchaser of beds and shore lands of non-navigable waters sold without title by State given right of action against State. Senate Bill No. 268. Rental income of land and natural resources taxed. Senate Bill No. 249.

Larson, Elma:

Relief of. House Bill No. 129.

Lateral Highway Fund:

Appropriating \$7,500,000 from, for lateral roads. House Bill No. 177.

To receive sum equal to one cent per gallon of gasoline tax monthly. House Bill No. 177.

Lateral Highways:

Counties may use lateral highway funds for repair and maintenance of. House Bill No. 122.

Improved through motor vehicle fund. Senate Bill No. 65.

Reappropriating \$3,331,204.51 for lateral highway maintenance and construction. House Bill No. 226.

Lateral Roads:

To be constructed and maintained by counties under supervision of director of highways. House Bill No. 177.

Providing for diversion of two cents per gallon of gasoline tax to counties for three-year period. House Bill No. 181.

Law:

Creating state bar association to regulate practice of. House Bill No. 239. Private practice of, by prosecuting attorneys or deputies in class "A" and counties of the first class, prohibited. House Bill No. 397.

Prohibiting various public officers from practicing. House Bill No. 272.

Law Libraries:

Board of trustees for second and third class counties authorized, administration outlined. Senate Bill No. 141.

Salary of state law librarian set at \$2,400 a year. Senate Bill No. 263.

Leasehold Estates:

In real property for more than two years, not personal property. House Bill No. 75; also House Bill No. 77.

Leases:

Extending date of payment of annual rental on state lands leased prior to January 1, 1933. Senate Bill No. 206.

Of state land for oil and gas must provide for royalty to state of 12½ per cent of gross value of production. House Bill No. 361.

Personal property leased to become fixtures when attached to building. House Bill No. 73.

Surtax imposed on income from ground leases. House Bill No. 257.

Legal Holidays:

Good Friday included. Senate Bill No. 271.

Legal Notices:

Of local improvement assessment sale. Senate Bill No. 46; also Senate Bill No. 50.

Legislative Apportionment:

Amending initiative No. 57 to change boundaries of various senatorial and representative districts and creating nine new representative districts. House Bill No. 409.

Boundaries of ninth and tenth senatorial and representative districts changed. Senate Bill No. 47.

Changing boundaries of the 38th and 39th senatorial districts and creating a new representative district to be known as No. 38½. House Bill No. 437.

Legislative Council:

Created, to investigate and study governmental problems and state departments. House Bill No. 410.

Legislative Districts:

Part of fourth added to fifth. House Bill No. 159.

Part of nineteenth added to twenty-first. House Bill No. 214.

Legislative Reference Bureau:

To be established by legislative council. House Bill No. 410.

Legislature:

Additional expenses of session. Senate Bill No. 383.

Amending constitution to compensate legislators for transportation and living costs only. Senate Joint Resolution No. 10.

City councils to pay expenses of their lobbyists. Senate Bill No. 183.

Condolence expressed for death of Hon. Frank Reeves. Senate Concurrent Resolution No. 5.

Correct printing cost to be determined by expert. Senate Concurrent Resolution No. 1.

Funds appropriated for new members' desks. Senate Bill No. 248.

Joint session to hear presidential inauguration provided. Senate Joint Resolution No. 14.

Limiting further consideration of bills. Senate Concurrent Resolution No. 6. Permitting Senator Nugent to introduce a joint memorial. Senate Concurrent Resolution No. 7.

Printing for session. Senate Bill No. 2.

Printing of manuals authorized. Senate Concurrent Resolution No. 3.

Proposing employment of official agent to digest bills. House Concurrent Resolution No. 5.

Salary of legislators made \$10 a day by constitutional amendment. Senate Joint Resolution No. 12.

Secretary of state to issue certificates to persons elected from districts of two or more counties. Senate Bill No. 166.

Session expenses. Senate Bill No. 1.

Setting date to end consideration of bills in House and Senate. Senate Concurrent Resolution No. 4.

Submitting a constitutional amendment providing for a one house legislature composed of 24 members. House Joint Resolution No. 5.

Unpaid expenses, Twenty-second Session. Senate Bill No. 1.

Vacancies in House to be filled by joint action of commissioners from each county in districts of two or more. Senate Bill No. 117.

Lewis River Hatchery Fund:

Created in state treasury. Senate Bill No. 259.

Liability:

Exemption of automobile owner for injuries to free passenger. Senate Bill No. 5.

Of corporation officials defined by Uniform Business Corporations Act. Senate Bill No. 143.

Of dog owners for damage to livestock made void. Senate Bill No. 148.

Libraries:

Law libraries in second and third class counties to be governed by board of trustees. Senate Bill No. 141.

Liabilities:

State total limited to \$450,000 for biennium ending March 31, 1935, and to \$250,000 for all thereafter. Senate Bill No. 343.

Licenses

Additional fee for motor vehicle owners for state automobile fund. House Bill No. 15.

Allowing killing of predatory cats. Senate Bill No. 77.

Amending law as to licensing of nurserymen. House Bill No. 137.

Automobile dealers' license set at \$5. Senate Bill No. 32.

Corporations required to pay additional fees for delinquencies in annual license fee payments. Senate Bill No. 225.

Director of fisheries to issue and collect for fisheries licenses. Senate Bill No. 228.

Dog license requirement repealed. Senate Bill No. 148.

Drivers' license fees to be paid to director of licenses instead of state treasurer. Senate Bill No. 227.

Drivers' licenses to be mailed with synopsis of laws regulating motor vehicle driving. Senate Bill No. 220.

Fee for commission merchants set. Senate Bill No. 153.

Fees for motor vehicles limited to \$3 by constitutional amendment. Senate Joint Resolution No. 11.

Fees for professional licenses to be paid to director of licenses. Senate Bill No. 297.

Fees for sanipractic physicians. Senate Bill No. 60.

For bakeries. House Bill No. 312.

For beauty culture schools. House Bill No. 456.

For boxing and wrestling contests. Senate Bill No. 72.

For brewers and dealers in beer. House Bill No. 192.

For electric, steam and sundry types of vehicles set at \$1.50 annually. Senate Bill No. 357.

For contractors. House Bill No. 385.

For filling stations, \$2 per year per pump. House Bill No. 334.

For gasoline distributors. House Bill No. 269.

For insurance agents required. Senate Bill No. 167.

For motor vehicles revoked for conviction of reckless driving and other offenses. Senate Bill No. 39.

For peddlers. House Bill No. 221.

For persons or firms installing or selling electrical apparatus. House Bill No. 321.

For practice of chiropody. House Bill No. 118.

For practice of radio servicing. House Bill No. 320.

For public dances and dance halls outside of cities and towns. House Bill No. 236.

For restaurants. House Bill No. 450.

For seed merchants changed to \$10.00 for each place of business. House Bill No. 418.

For selling or carrying pistols. House Bill No. 256.

For slaughter house and wholesale meat houses. House Bill No. 319.

For solicitors for products on which state levies sales tax. Senate Bill No. 398.

For storage warehouses required. Senate Bill No. 216.

For stores. House Bill No. 3; also Senate Bill No. 10; also House Bill No. 11 (duplicate of Senate Bill No. 10).

For wholesalers of gasoline. House Bill No. 334.

Imposing duty on the secretary of state to collect annual license fees from corporations. House Bill No. 425.

License fee of \$12.00 per year required for engaging in certain business activities. House Bill No. 241.

945

Licenses-Continued.

Naturopathy license to allow all similar types of drugless healing practices. Senate Bill No. 276.

Of insurance companies may not issue until rating schedules have been approved by the insurance commissioner. House Bill No. 330.

Persons engaged in certain business activities deemed to have applied and received. House Bill No. 92.

Professionally qualified board to test applicants for licenses in each profession. Senate Bill No. 308.

Providing for diversion of motor vehicle license fees for unemployment relief. House Bill No. 222.

Race meets. House Bill No. 59.

Race meets and stock shows. House Bill No. 148.

Real estate brokers' license fees to be paid to director of licenses instead of state treasurer. Senate Bill No. 226.

Regulating granting of fishing, hunting, trapping, game farming and similar licenses. Senate Bill No. 347.

Regulating issuance of marriage licenses. House Bill No. 110.

Regulating license fees for use of water for power development. House Bill No. 233.

Regulating suspension and renewal of automobile operator's license. House Bill No. 17.

Required for accountants. House Bill No. 43.

Required for conducting small loan business. House Bill No. 289.

Required for motion picture projectionists. House Bill No. 291.

Required for personal finance business. House Bill No. 130.

Required for pilots. House Bill No. 36.

Required for registered nurses. Senate Bill No. 250.

Required for selling of evergreen huckleberry branches. Senate Bill $\dot{N}o.$ 331.

Schedule for hairdressers and beauty culturists. Senate Bill No. 44; also House Bill No. 194.

School busses need not procure "for hire" licenses. House Bill No. 186.

State dog license regulation amended to apply uniformly. Senate Bill No. 171.

To practice medicine and surgery. Senate Bill No. 178.

To sell articles subject to Stamp Tax Law. House Bill No. 91.

Tourist fishing licenses provided. Senate Bill No. 346.

Liens:

Amending law as to foreclosure of, for local improvement assessments. Senate Bill No. 50.

Amending law to provide for crop lien for hauling crops to market. House Bill No. 25.

Amending law as to foreclosure of, for local improvement assessments. House Bill No. 41.

Amending laws relating to labor liens. House Bill No. 93.

Cut-off notice by users of city light and water, with payment of delinquent charges, sufficient to terminate lien on premises. Senate Bill No. 199. Given to physicians, nurses, hospitals and others on personal injury claims

of patients. House Bill No. 196.

Landlords claiming lien upon crops required to file sworn claim. Senate Bill No. 233.

Notice of, against motor vehicles to be filed with director of licenses. House Bill No. 5.

On real estate to extend to payments of taxes made by those claiming. House Bill No. 76.

Priority of, on chattels sold under conditional sale contract. House Bill No. 51.

Providing that proceeds of mortgages to obtain improvement funds shall constitute trust fund for payment of lienable claims for labor and materials. Senate Bill No. 304.

Liens-Continued.

Taxes assessed upon personal property and stocks of goods to become liens upon such property until paid. Senate Bill No. 212.

Upon chattels for labor, skill and materials expended thereon, given prior rights. Senate Bill No. 273.

Warehousemen given a superior lien to all others except taxes. House Bill No. 358.

Life Insurance:

Providing for penalties for making false statements concerning policies issued by life insurance companies. House Bill No. 247.

Regulating organization of domestic mutual companies. House Bill No. 429. Requiring certain provisions in policies of. House Bill No. 98.

Life Insurance Agents:

Limiting commissions of. House Bill No. 98.

Liquid Fuel:

Tax refund repealed. Senate Bill No. 33.

Liquidation:

Of solvent savings and loan associations. House Bill No. 121.

Receiver or liquidator, in case of default by banks holding public funds, required to remit amount of treasurer's deposits and accept securities held in lieu thereof. Senate Bill No. 345.

Liquor Control:

Governor to appoint commission to study forms. Senate Joint Resolution No. 6.

Liquor Control Commission Fund:

Created. House Bill No. 192.

Liquor Regulation Commission:

Created to administer beer law. House Bill No. 192.

Livestock:

Amending law with reference to quarantine of, for certain diseases. House Bill No. 427.

Providing for registration of brands. House Bill No. 428.

Livestock Remedies:

Dealers in, must pay registration fee. House Bill No. 149.

Loan Companies:

Engaged in the personal finance business regulated. House Bill No. 130.

Limiting interest charge on all loans to 6 per cent for a two-year period. House Bill No. 284.

Making loans of less than \$300 regulated and permitted to charge 42 per cent per year. House Bill No. 289.

Providing for the organization, operation and supervision of credit unions. House Bill No. 240.

Repealing laws relating to industrial loan companies. House Bill No. 235.

Local Governments

Affected by Local Government Budget Act. House Bill No. 42.

Local Health Districts:

Providing for the organization of. House Bill No. 408.

Local Improvement District No. 3:

Appropriating \$15,000,000 from motor vehicle fund to pay off bonds of. House Bill No. 230.

Local Improvement District No. 937:

Appropriating \$25,000 for. House Bill No. 459.

947

Local Improvement Districts:

Assessments for, against state lands to be paid with interest up to next date on which the bonds of, can be called for payment. House Bill No. 399. Cities of the third and fourth class may levy not to exceed 2 mills per year to retire bonds of. House Bill No. 376.

Local Improvements:

Allowing redemption of property foreclosed to satisfy assessments. Senate Bill No. 46.

Amending law as to foreclosure of liens of assessments for. House Bill No. 41.

Appropriation for Aurora avenue condemnation fund. House Bill No. 2.

Court costs in foreclosure actions to be paid from "Local Improvement Guaranty Fund." Senate Bill No. 119.

Exempting from taxation property held in trust by city or town. Senate Bill No. 82.

Foreclosures to be made after two installments or one year delinquency. Senate Bill No. 50.

Indebtedness to meet fund deficiencies allowed. Senate Bill No. 69.

Interest rates on assessments reduced to 10 per cent a year. Senate Bill No. 192.

Redemption allowed within two years of assessment sale. Senate Bill No. 50. State to pay usual interest rate upon assessments against lands occupied by state institutions. Senate Bill No. 133.

Machine Guns:

Making possession of, under certain circumstances a crime. House Bill No.

· Manufacture, possession and sale made felonies. Senate Bill No. 223.

Malpractice:

Two-year limitation on actions for. House Bill No. 158.

Manslaughter:

Persons causing death of human being while operating motor vehicle, air craft or water craft while under the influence of intoxicating liquor or narcotics are guilty of. House Bill No. 379.

Manufactured Products:

Five per cent differential in favor of Washington products. House Bill No. 45; also House Bill No. 90.

Prohibiting locality price discrimination in sale of. House Bill No. 1.

Sale of convict-labor products regulated. House Bill No. 141.

Taxed, under Stamp Tax Law. House Bill No. 91.

Manufacturers:

Prohibited from selling products at retail in districts where they have retail selling agencies. House Bill No. 208.

Manufacturing:

Business of, taxed. House Bill No. 92.

Marine Insurance:

Placed on same basis as other insurance, except life, for tax purposes. House Bill No. 238.

Marriage:

Notice of intention to be filed three days before. Senate Bill No. 45. Regulating issuance of licenses for. House Bill No. 110.

Married Women:

Given equal powers with regard to community property. House Bill No. 111. Prohibited from employment on public work. Senate Bill No. 182.

Residing with husband and/or children contributing \$100 or more per month to support of family may not be employed in public work. House Bill No. 218.

Martin, Governor Clarence D.:	
Inauguration of	99
Appointments and Confirmations:	
Board of Regents State College of Washington	729
Board of Regents of the University of Washington	174
Board of Trustees State Normal School at Bellingham	730
Board of Trustees State Normal School at Ellensburg	730
Board of Trustees State Normal School at Cheney	729
Director of Efficiency110	-111
Director of Public Works	129
Director of Highways	715
State Tax Commission	124
Supervisor of Transportation	129
Message to Joint Session of the Legislature100	-107
Message to Joint Session of the Legislature228	-233
Message to Senate at adjournment	812
Parole	557
Submits to the Senate "Joint Resolution from Congress proposing amend-	
ment to the Constitution of the U.S. Repealing the 18th Amendment".	531

Martin, Patrick:

Relief of. Senate Bill No. 354.

Maternal and Child Welfare:

Department of, created to disseminate information concerning contraceptives and home problems. House Bill No. 443.

Matthews, Mary:

Appropriation for legal heirs of. House Bill No. 119.

Meat:

Providing for inspection, regulation and licensing of the meat business. House Bill No. 267.

Meat Food Animals:

Transportation or sale of carcasses or live animals by other than bona fide producer made unlawful. Senate Bill No. 340.

Medicine:

Eugenical sterilization law. Senate Bill No. 42.

Medicine and Surgery:

Board of medical examiners provided to regulate practice. Senate Bill No. 178.

Regulating practice of. House Bill No. 20; also House Bill No. 33. Use of contraceptives legalized. Senate Bill No. 348.

Memorials:

Asking Congress to convey certain small islands within San Juan county to the state of Washington. Senate Joint Memorial No. 9.

Asking enactment by Congress of the "Black Bill," "Pittman Bill" and "Crosser Bill." Senate Joint Memorial No. 6.

Requesting Congress to appropriate funds to construct highway from Queets to Moclips in the Quinault Indian reservation. Senate Joint Memorial No. 7.

Requesting suspension in payment of charges due from federal reclamation project settlers to the U.S., and a loan to the reclamation fund. Senate Joint Memorial No. 10.

Seeking federal aid for development of Alaska's natural resources. Senate Joint Memorial No. 11.

State legislatures memorialized to send delegates to a convention to jointly memorialize Congress to lessen membership in the House of Representatives of the United States. House Joint Memorial No. 10.

United States Senate memorialized to pass bill granting life pension to George Walther. House Joint Memorial No. 11.

Memorials—Continued.
Urging acceptance of municipal bonds for currency issues. Senate Joint Memorial No. 1.
Urging Congress not to pass certain pending legislation concerning reception of copyrighted works by radio. House Joint Memorial No. 16.
Urging Congress to act in Canadian smelter fumes damage case. Senate Joint Memorial No. 2.
Urging Congress to enact legislation fixing prices of farm products. House Joint Memorial No. 14.
Urging Congress to enact legislation providing for a special stamp issue to honor Kosciuszko. House Joint Memorial No. 12.
Urging Congress to enact legislation requiring steamship companies receiving mail subsidies to employ American seamen. House Joint Memorial No. 13.
Urging Congress to expedite relief for the Indians of the Colville reservation. House Joint Memorial No. 17.
Urging Congress to pass bill restricting right of public utility companies to take rate cases into federal courts. House Joint Memorial No. 7. Urging Congress to pass legislation relating to the retirement of farm mortgages. House Joint Memorial No. 18.
Urging Congress to sanction use of scrip or special currency. Senate Joint Memorial No. 13.
Urging continuance of allotments of federal aid highway funds to the state. Senate Joint Memorial No. 5.
Urging enactment of the "Frazier Bill." Senate Joint Memorial No. 4. Urging flood control. Senate Joint Memorial No. 3. Urging immediate construction of the Rosa project. Senate Joint Memorial
No. 12. Urging international silver conference. House Joint Memorial No. 3; also
House Joint Memorial No. 8. Urging issuance of special postage stamps to commemorate naturalization of General Thaddeus Kosciuszko. Senate Joint Memorial No. 8.
Urging passage of Dill bill relating to silver currency. House Joint Memorial No. 1.
Urging passage of Hill bill to remedy effects of depreciated foreign money. House Joint Memorial No. 2.
Urging ratification of Great Lakes-St. Lawrence treaty. House Joint Memorial No. 4.
Urging remonetization of silver. House Joint Memorial No. 6. Urging repeal of eighteenth amendment. House Joint Memorial No. 5. Urging the United States Government to take over national banking system. House Joint Memorial No. 15.
Memorial Services:
Providing for joint session to pay tribute to deceased members. House Concurrent Resolution No. 9.
(See House Journal, page 405 for addresses, etc.)
Nursery stock exempt as such for taxing purposes. Senate Bill No. 90. Requiring label showing place of manufacture or production on foreign- made goods. Senate Bill No. 299. Use of stamps, coupons, tickets, etc., prohibited in merchandising of photo-
graphs, etchings, sculptures, etc. Senate Bill No. 158.
Merrill Lake: Authorizing acquisition of land bordering on, for state park. House Bill No. 163.
Methow Valley Irrigation District: Relief of. Senate Bill No. 296.
Meyers, Victor A., Lieutenant Governor: 99 Inauguration of

Michaud, F. L.:

For relief of. House Bill No. 100.

Migratory Bird Preserves:

Consent given to purchase by Congress of preserves within this state. Senate Bill No. 79.

Migratory Waterfowl:

Regulating shooting of. House Bill No. 383.

Mileage:

Mileage Tax:

On heavy motor vehicles. Senate Bill No. 63.

Miller, Steve:

For relief of. House Bill No. 325.

Minimum Wage:

Of \$15 per week established for women and minors. House Bill No. 317.

Of labor to be fixed in bids on public works. House Bill No. 13.

Providing for payment of prevailing wage on public works. House Bill No. 60.

Mining:

Business of, taxed. House Bill No. 92.

Minors:

Authorizing Governor to appoint commission to study matter of confinement and punishment of juvenile delinquents. House Joint Resolution No. 9. Establishing minimum wage of \$15 per week for. House Bill No. 317.

Prohibiting placement of permanent custody of children under fourteen with persons without order of court except in certain cases. House Bill No. 387.

Requiring certain records to be kept by societies authorized to care for minor children. House Bill No. 387.

Under age of 18, sentence of. House Bill No. 9.

Money:

Authorizing the issuance of state bonds in small denominations to bear interest at the rate of one-half of one per cent per year. House Bill

Counties, cities and other municipal corporations may issue scrip based on unsold bonds. House Bill No. 318.

Debts to be payable in accordance with value of, at time incurred. House Bill No. 21.

Made subject to taxation, Senate Bill No. 134.

Memorializing Congress to pass Dill bill relating to silver currency. House Joint Memorial No. 1.

Memorializing Congress to expedite calling of international silver conference. House Joint Memorial No. 3.

Memorializing Congress to pass Hill bill to remedy effects of depreciated foreign money. House Joint Memorial No. 2.

Prohibiting issuance of scrip as. House Bill No. 37.

Providing for issuance of scrip by the state. House Bill No. 54.

State authorized to issue scrip for unemployment relief. House Bill No. 336. State fiscal agency created to issue certificates to finance unemployment relief. House Bill No. 234.

Urging international silver conference. House Joint Memorial No. 3.

Urging remonetization of silver. House Joint Memorial No. 6.

Moneys and Credits:

To be taxed at tangible property rate. Senate Bill No. 134.

951

Montesano:

Providing for the exchange of certain land by the city of, to the state for certain state lands. House Bill No. 400.

Mortgages:

Abolishing deficiency judgments in foreclosure of. House Bill No. 126; also House Bill No. 127.

Alien Land Forfeiture Act of 1921 not to apply until 1937. Senate Bill No. 91.

Amending form to cover rents and profits of mortgaged real property. Senate Bill No. 20.

Court to set maximum allowed for repair of mortgaged premises during period of redemption. Senate Bill No. 96.

Deficiency judgment in foreclosures of, abolished. House Bill No. 102.

Extending time for redemption. House Bill No. 53.

Giving the superior courts additional equity powers to permit extensions of periods of redemptions in certain cases. House Bill No. 448.

Lien of, to extend to payment of taxes made by mortgagee. House Bill No. 76.

One year moratorium on foreclosures of, on homesteads. House Bill No. 29. On real estate not personal property. House Bill No. 75.

Proceeds to constitute trust fund for payment of lienable claims for labor and materials used in improvement of mortgaged real property. Senate Bill No. 304.

Providing for filing of copies of certain chattel mortgages with secretary of state. Senate Bill No. 130.

Receiver for mortgagee allowed when loss of property through deterioration, etc., is impending. Senate Bill No. 99.

Redemption of property sold under foreclosure of. House Bill No. 74.

Satisfaction of. House Bill No. 78.

Suspension of foreclosures on. Senate Bill No. 4.

Mosquitoes:

Providing for destruction and extermination. Senate Bill No. 188.

Moss. Walter:

For relief of estate of. House Bill No. 144.

Motion Picture Projectionists:

Providing for licensing and regulation of occupation of. House Bill No. 291.

Motor Club Service:

Defined and regulated; licensing of companies provided. Senate Bill No. 202.

Motor Vehicle Fund:

Additional % cent per gallon of net gasoline tax to be allocated to cities and towns for street construction. Senate Bill No. 145.

Amending law as to remittances from, to cities of third and fourth class. House Bill No. 193.

Appropriating \$1,700 for relief of Doyle and Dollie Williams. Senate Bill No. 385.

Appropriating \$3,000 for relief of John H. Bruff. Senate Bill No. 135.

Appropriating \$100,000 for relief of School District No. Union "O" from floods. Senate Bill No. 122.

Appropriating \$60,000 from, for branch of State Road No. 2 from Preston to a point between Snoqualmie and North Bend. House Bill No. 296.

Appropriating \$4,324.44 for right of way purchased from Methow Valley Irrigation District. Senate Bill No. 296.

Appropriating \$50,000 from, for construction of Sacheen cut-off on State Road No. 6. House Bill No. 139.

Appropriating \$100,000 from, for construction of State Road No. 7 from Soap Lake to Odessa. House Bill No. 250.

Appropriating \$100,000 from, to complete road between Soap Lake and Coulee. House Bill No. 301.

Motor Vehicle Fund-Continued.

Appropriating \$25,000 from, to continue Cascade tunnel survey. House Bill No. 273.

Appropriating \$16,000,000 from, to pay off bonds of L. I. D. No. 3 in Yakima county. House Bill No. 230.

Appropriating \$600,000 to re-route Pacific Highway through Seattle. Senate Bill No. 114.

Appropriation \$25,000 for relief of town of Index from impending floods. Senate Bill No. 218.

Appropriation from, for county road and bridge funds. House Bill No. 52. Appropriation from, for part of Spokane by-pass system. House Bill No. 58. Four-tenths of one cent per gallon of the gasoline tax to be set apart to retire general obligation bonds. House Bill No. 464.

Part of gasoline tax to be transferred from, to cities and towns connecting with state highways. House Bill No. 146.

Providing for diversion of two cents per gallon of gasoline tax to counties for three-year period. House Bill No. 181.

Relief of Edward O'Keefe authorized. Senate Bill No. 86.

Relief of V. R. Oswalt authorized. Senate Bill No. 85.

State finance committee authorized to borrow \$25,000 from. House Bill No. 380.

Sum equal to one cent per gallon of gasoline tax to be transferred from, monthly to lateral highway fund. House Bill No. 177.

To provide flood control. Senate Bill No. 123.

Used for lateral highways improvement. Senate Bill No. 65.

Motor Vehicles:

Authorizing commission to study cost of highway construction and maintenance which should properly be borne by each type. Senate Bill No. 280. Changing "rules of the road" and speed regulations. House Bill No. 182.

Common, contract, and private carriers subject to mileage tax. Senate Bill No. 63.

Creating state automobile fund to indemnify persons injured by. House Bill No. 15.

Dealer's license fees. Senate Bill No. 32.

Electric, steam and sundry types to pay \$1.50 yearly license. Senate Bill No. 357.

Future financial responsibility of convicted driver to be proven. Senate Bill No. 39.

Headlights, auxiliary lights, etc., standardized and regulated; tests provided. Senate Bill No. 169.

"Hitch-hiking" prohibited. Senate Bill No. 53.

Limiting size and weight for highway travel. Senate Bill No. 298.

Limiting the size and weight of vehicles and loads on highways. House Bill No. 393.

Motor club service defined, regulated and licensed. Senate Bill No. 202.

Motor Vehicle Title Act, providing for certificates of ownership. House Bill No. 5.

Non-resident owners granted highway privilege; secretary of state made their attorney. Senate Bill No. 83.

Notice of liens against, to be filed with director of licenses. House Bill No. 5. Owners not responsible for injuries to passengers therein. Senate Bill No. 5.

Persons under 21 years of age may not operate school busses. House Bill No. 266.

Prescribing penalties for violations of auto transportation act. Senate Bill No. 254.

Property tax upon. Senate Bill No. 38.

Providing for additional supervision and regulation of business of transportation of property for hire by. House Bill No. 364.

Regulating assessment of. House Bill No. 116.

Regulating issuance, suspension and renewal of licenses for operators of. House Bill No. 17.

Motor Vehicles-Continued.

Regulations concerning brakes on. House Bill No. 99.

Requiring financial responsibility for renewal of license after suspension. House Bill No. 19.

Requiring persons in business of renting, to post bond or liability policy. House Bill No. 94.

School busses need not procure "for hire" licenses. House Bill No. 186.

State, counties and cities and towns authorized to close roads and streets to any type or class of. House Bill No. 388.

State motor vehicle board created. Senate Bill No. 245.

Synopsis of laws regulating use of cars on highways to be included with driver's license. Senate Bill No. 220.

Types defined, travel regulated, and contract carrier fees set at 1% of gross operating revenue. Senate Bill No. 344.

Mount Adams Highway:

Established, from Union Gap in Yakima county to White Salmon in Klickitat county. House Bill No. 436.

Municipal Bonds:

Memorializing Congress to accept bonds of municipalities for issuing of currency. Senate Joint Memorial No. 1.

Municipal Corporations:

Department of public works authorized to regulate operation of, in selling power and light outside their corporate limits. House Bill No. 458.

Dissolution of third and fourth class corporations to require only majority of those voting at election. Senate Bill No. 116.

Gross receipts of public utilities taxed. Senate Bill No. 57.

Imposing tax of five per cent of gross sales of power and light by, outside their corporate limits. House Bill No. 458.

May issue scrip based on unsold bonds. House Bill No. 318.

Prescribing method of accounting for earnings, interest, additions, etc., after eminent domain proceedings in the acquisition of public utilities. Senate Bill No. 274.

Regulating bank deposits by. House Bill No. 413.

Required to levy sufficient annually to pay interest on general obligation outstanding bonds due and payable. Senate Bill No. 355.

Sidewalks to be repaired by owners of abutting property. Senate Bill No. 118.

Sewage disposal provided. Senate Bill No. 236.

Submitting constitutional amendment authorizing legislature to impose taxes on, or on inhabitants or property of, for municipal purposes. House Joint Resolution No. 10.

Submitting constitutional amendment raising the limitation on indebtedness of, for utilities including transportation. House Joint Resolution No. 3.

Utilities other than water made subject to taxation by constitutional amendment. Senate Joint Resolution No. 7.

Municipal Officers:

To take office 10th day after election. House Bill No. 199.

To take office on first Monday of April after election. House Bill No. 305.

Municipal Utilities:

Cities and towns authorized to furnish telephone service within or without the city limits. House Bill No. 438.

Cities owning municipal water systems granted the exclusive right to use all of the waters of a non-navigable stream. House Bill No. 391.

Department of public works authorized to regulate operations of, in selling power and light outside of city limits. House Bill No. 458.

Imposing excise tax of five per cent on gross sales of power and light by cities and towns outside their corporate limits. House Bill No. 458.

Regulating system of accounting for, and the auditing of accounts of. House Bill No. 219.

Submitting constitutional amendment raising limitation on indebtedness of municipal corporations for. House Joint Resolution No. 3.

Municipalities:

City charter amendments to be submitted to voters on petition of 15 per cent of qualified registered voters. Senate Bill No. 164

Murder:

Abolishing capital punishment for. House Bill No. 47.

Mutual Savings Banks:

Authorizing branch banks under certain conditions. House Bill No. 375. Retirement of superannuated and incapacitated officers and employees provided. Senate Bill No. 176.

Narcotic Drugs:

Regulating sale, etc. Senate Bill No. 13.

Narcotics:

Peace officers required to file written statement after making arrest as to evidence of possession or use of, by person arrested. House Bill No. 369. Persons causing death of human being while operating a motor vehicle.

Persons causing death of human being while operating a motor vehicle, air craft or water craft while under influence of, are guilty of manslaughter. House Bill No. 379.

Natches Highway:

Authorizing acquisition of certain lands bordering on, for park purposes. House Bill No. 109.

Closed over Chinook Pass to motor vehicles with a gross weight over five tons. House Bill No. 427.

National Banking Act:

Charter required for all banks. Senate Bill No. 87.

National Guard:

Construction of hangar at Felts Field, Spokane, authorized. Senate Bill No. 163.

National Park Highway:

Establishing branch; Sumner to Buckley. House Bill No. 280.

Natural Resources:

Providing for survey of, in state. House Bill No. 324.

Navy Yard Highway:

Establishing branch; Purdy to Clifton. House Bill No. 282.

Extending; Harper via Olalla to Gig Harbor. House Bill No. 63.

Extending; Union City to Bremerton, and Port Orchard to Retsil. House Bill No. 154.

Port Orchard-Retsil branch established. Senate Bill No. 139.

Neglected Children:

Care provided under division of child welfare of department of business control. Senate Bill No. 285.

Nepotism:

Prohibiting practice of, by certain public officers. House Bill No. 24.

New Trials:

Amending law relating to, for excessive or inadequate damages. House Bill No. 288.

Newspapers:

Imposing excise tax on copies of. House Bill No. 329.

Non-navigable Waters:

Regulating use of boats on. House Bill No. 49.

Nooksack River:

Permitting taking of two salmon per day from, with dip net for food. House Bill No. 401.

Normal School Funds:

Appropriating \$1,451,000 from, for current school fund. House Bill No. 242.

Normal Schools:

May be closed by joint proclamation of Governor and state board of education. Senate Bill No. 359.

Prescribing maximum salaries for presidents, deans and teachers of. House Bill No. 453.

Suspending operation of, for period of two years and transferring funds to current school fund. House Bill No. 242.

North Bank Highway:

Establishing branch; Goldendale to Sunnyside. House Bill No. 138.

Establishing branch of, from Maryhill to the Maryhill ferry landing. House Bill No. 402.

Maryhill-Prosser branch established. Senate Bill No. 237.

Nost. Emil:

Relief of. Senate Bill No. 186.

Notes:

Issuance by public service companies subject to regulation by department of public works. Senate Bill No. 195.

Nurservmen:

Amending law as to licensing of. House Bill No. 137; also House Bill No. 278. Repealing law requiring bond for. House Bill No. 137; also House Bill No. 278.

Nursery Stock:

Not taxable as merchandise. Senate Bill No. 90.

Nurses:

Given liens on personal injury claims of patients. House Bill No. 196. Licensing, registration and examination provided. Senate Bill No. 250.

Ocean Beach Highway:

Bordering timber lands secured. Senate Bill No. 29.

Extending. House Bill No. 274.

Routed through Raymond, Ilwaco, Chinook, etc., to Skamokawa. Senate Bill No. 56.

Office Hours:

For state and county offices, and offices in cities of the first class. Senate Bill No. 6.

Oil and Gas:

Appropriating \$100,000 to be paid as a bonus to persons bringing in the first large oil or gas well in the state. House Bill No. 362.

Business of mining and producing, taxed. House Bill No. 92.

Director of conservation and development authorized to prescribe and enforce rules concerning operation of wells. House Bill No. 363.

Removing limitation on area of state land that may be leased for, and increasing royalty that must be paid to state. House Bill No. 361.

O'Keefe, Edward:

Relief of. Senate Bill No. 86.

Old Age Pensions:

Appropriating \$250,000 from state fund to several counties. Senate Bill No. 388.

Proceeds of newspaper excise tax to go to old age pension fund. House Bill No. 329.

Levying two dollar annual capitation tax for support thereof. Senate Bill No. 361.

Provided for. House Bill No. 14.

Old Dominion Highway:

Established, from Colville to the boundary in Stevens county. House Bill No. 440.

Olympic Highway:

Discovery Bay-Port Ludlow branch established. Senate Bill No. 87.

Establishing branch; Crocker Lake to Port Ludlow. House Bill No. 83.

Extending Port Townsend to Port Ludlow. House Bill No. 175.

Extending through Port Townsend to U. S. quarantine reservation. House Bill No. 170.

Moclips-Hoquiam and Copalis-Humptulips river branches established. Senate Bill No. 142.

Opium:

Unlawful sale, possession, etc. Senate Bill No. 13.

Optometry:

Regulating practice of. House Bill No. 20; also House Bill No. 33; also House Bill No. 265.

Ordinances:

Reference to printed code sufficient in adoption of ordinances relating to building construction etc. Senate Bill No. 194.

Oregon:

Joint legislative fisheries conference authorized. Senate Joint Resolution No. 5.

Settlement of true boundary line along Columbia river to be made by commissions of both states. Senate Joint Resolution No. 9.

Osteonaths:

Two-year limit on actions against for malpractice. House Bill No. 158.

Osteopathy

Regulating practice of. House Bill No. 20: also House Bill No. 33.

Oswalt, V. R.:

Relief of. Senate Bill No. 85.

Oyster Lands:

Repealing laws relating to purchase and sale of tide lands for oyster planting. House Bill No. 349.

Oyster Reserves:

Permitting sale or lease of Clifton's oyster reserve. House Bill No. 211.

Pacific Highway:

Appropriating \$90,000 for connection of into Seattle. House Bill No. 386. Appropriating \$600,000 for rerouting through Seattle. Senate Bill No. 173. Establishing branch of, from Bellingham due north to the British Columbia boundary line. House Bill No. 461.

Establishing branch of, from Bellingham to ferry wharf at Gooseberry Point. House Bill No. 453.

Establishing branch from Tacoma to Experiment Station on State Road No. 5. House Bill No. 244.

Establishing branch of, in city of Tacoma. House Bill No. 140.

Re-routed through Seattle. Senate Bill No. 114.

Palouse Highway:

Establishing, from Spokane to Tekoa. House Bill No. 27.

Pardons:

Governor prohibited from granting, within six months from the termination of his term of office. House Bill No. 444.

Pari-Mutuel System:

Legalized in race-meets with proceeds to go to maintenance of public studs. House Bill No. 148.

Provided for in race meets. House Bill No. 59.

Park Districts:

Authorized to acquire golf courses. Senate Bill No. 127.

Employees of to come under civil service. House Bill No. 142.

Parks:

Appropriating \$40,000 for improvement of. House Bill No. 165.

Authorizing acquisition of certain timber lands bordering on the Natches highway for. House Bill No. 109.

Authorizing acquisition of certain timber land bordering on the Sunset highway in King county for. House Bill No. 298.

Authorizing acquisition of land on Merrill lake and on Tum Tum mountain for. House Bill No. 163.

Authorizing acquisition of lands in Snohomish county for. House Bill No. 170.

Authorizing acquisition of timber lands on the Navy Yard highway near Twin lakes for. House Bill No. 415.

Party Conventions:

 ${\rm To}$ be held biennially, to certify party candidates for primary election. Senate Bill No. 277.

Pay-roll Funds:

Created in counties and cities and towns to receive all moneys from taxes levied on real and personal property. House Bill No. 417.

Peace Officers:

Highway patrolmen vested with powers of. Substitute House Bill No. 290. Required to file written statement as to evidence of possession or use of intoxicating liquor or narcotics by persons arrested. House Bill No. 369.

Peddlers:

Amending law regulating licensing of. House Bill No. 221.

Penalties

Under Business and Occupation Excise Law. House Bill No. 92. Under Stamp Tax Law. House Bill No. 91.

Penitentiary:

Labor of convicts on public works prohibited. Senate Bill No. 62. Sale of convict-made goods prohibited. Senate Bill No. 102.

Penitentiary Revolving Fund:

Appropriation from, for compensation of convict labor. House Bill No. 141.

Pensions

For police provided. Senate Bill No. 98.

For public service eliminated by constitutional amendment. Senate Bill No. 84.

For superannuated and incapacitated officers and employees of mutual savings banks. Senate Bill No. 176.

Increased under Workmen's Compensation Act. Senate Bill No. 78.

Investment of firemen's pension funds in general obligation warrants permitted. Senate Bill No. 370.

Old age, provided for. House Bill No. 14.

Salaries of public officers to be reduced in proportion to amount of, received. House Bill No. 23.

Perpetuities:

Changing common law rule against perpetuities, in grants, gifts, other transfer or devise of real property. Senate Bill No. 363.

Personal Injuries:

Automobile owner not liable for injuries to free passenger. Senate Bill No. 5. Motor vehicle owners must show ability to respond in damages for, after suspension of license. House Bill No. 19.

Persons renting cars must post bond or liability policy to indemnify against. House Bill No. 94.

State automobile fund to indemnify for. House Bill No. 15.

Personal Property:

Acquired or constructed by means of loans from the Reconstruction Finance Corporation to be exempted from taxation. House Bill No. 333.

Chattel mortgages to be filed with secretary of state when property is moved from county. Senate Bill No. 130.

Dates of tax payments set. Senate Bill No. 24.

Exempting from taxation such property used for home purposes. Senate Bill No. 239.

Giving wife equal powers as to disposition of. House Bill No. 111.

Legal title to vest in vendee of, on payment of one-third of purchase price. House Bill No. 151.

May be distrained by county treasurer for taxes, if removal from county is impending. Senate Bill No. 213.

Taxes assessed upon such property to become lien against it until paid. Senate Bill No. 213.

To include moneys, credits and other intangibles for taxation purposes. Senate Bill No. 134.

Used in home exempted from taxation and sale on execution. House Bill No. 306.

Personal Property Taxes:

Amending law relating to payment of. House Bill No. 30. Payable monthly and bear 10 per cent interest. House Bill No. 294.

Personnel Director:

To be appointed by civil service commission. House Bill No. 142.

Pest Control:

Extermination of mosquitoes. Senate Bill No. 188.

Photography:

Use of stamps, coupons, tickets, etc., prohibited in merchandising of photographs, etchings, sculptures, etc. Senate Bill No. 158.

Physicians:

Of sanipractic defined. Senate Bill No. 60.

Physicians and Surgeons:

Allowed to practice in any tax-exempt hospital. Senate Bill No. 294.

Authorized to prescribe contraceptives. Senate Bill No. 348.

Board of medical examiners provided to regulate practice of. Senate Bill No. 178.

Contracted treatment provisions of Workmen's Compensation Act repealed. Senate Bill No. 95.

Drugless therapeutics to be practiced under naturopathy license. Senate Bill

Given liens on personal injury claims of patients. House Bill No. 196.

Physio-medicine and surgery defined, regulated and licensed; board established. Senate Bill No. 201.

Professionally qualified board to test applicants for each professional license. Senate Bill No. 308.

Regulating practice of. House Bill No. 20; also House Bill No. 33.

Two-year statute of limitations on malpractice actions. House Bill No. 158. Unprofessional conduct defined, penalties provided. Senate Bill No. 178.

Physio-Medicine and Surgery:

Practice defined, regulated and licensed. Senate Bill No. 201.

Pigg, Robert:

For relief of, House Bill No. 354.

Pilot Commissioners:

Board of, created. House Bill No. 36.

Two shipping men to be members of five man board. Substitute House Bill No. 36.

Pilotage:

Foreign vessels required to employ licensed pilots. House Bill No. 36.

Ships under United States registry need employ pilot only inward to first port of call and outward from last port of call. Substitute House Bill No. 36.

Pistols:

Regulating sale, possession and carrying of. House Bill No. 256.

Point Roberts Dike:

Appropriating \$15,000 for repair and reconstruction. Senate Bill No. 154.

Police:

Police judge required to be practicing attorney. Senate Bill No. 336. Providing for a state police system under a chief of state highway patrol. House Bill No. 290.

Police Relief:

Sources of pension money established. Senate Bill No. 98.

Political Parties:

Regulating election of presidential electors. House Bill No. 128. Providing for "open primary." House Bill No. 134.

Port Angeles:

Making appropriation to complete survey of tide lands at. House Bill No. 327.

Port Commissioners:

Abolishing office. Senate Bill No. 7.

Authorized to create incidental expense fund. House Bill No. 355.

Authorized to revise boundaries of districts on petitions of 250 electors. House Bill No. 357.

Election and terms of office of, in districts less than area of county. House Bill No. 66.

Regulating election and fixing terms of office of. House Bill No. 356.

Port Districts:

Authorizing creation of incidental expense funds for. House Bill No. 355.

Authorizing revision of boundaries of, on petition of 250 electors. House Bill

Employees of, to come under civil service. House Bill No. 142.

Included in public utilities regulating act. Senate Bill No. 190.

May acquire and maintain airports outside their corporate districts. House Bill No. 430.

Organization of, in districts less than area of county. House Bill No. 66.

Regulating election and terms of office of commissioners of. House Bill No. 356.

Revolving funds permitted; comprehensive schemes of harbor improvement provided. Senate Bill No. 374.

Transfer of administration to county commissioners. Senate Bill No. 7.

Port Orchard:

Relief of. Senate Bill No. 138.

Port Townsend:

Appropriating \$8,000 for survey and platting of tide lands at. House Bill No. 395.

Power and Light Companies:

Amending law as to method of determining value of properties of. House Bill No. 1.

Business of, taxed. House Bill No. 92.

Department of public works authorized to regulate operations of municipal companies outside their corporate limits. House Bill No. 445.

Imposing an excise tax on cities and towns of five per cent of gross sales of power and light outside their corporate limits. House Bill No. 458.

Unfair competition in sale of service of. House Bill No. 1.

Using waters of streams bordering on Washington and maintaining power houses in another state to pay license fee of 40 cents per h. p. House Bill No. 233.

Precinct Committeemen:

May not be election officials. House Bill No. 95.

Predatory Animals:

Bounty provisions repealed. Senate Bill No. 283.

Counties may pay additional bounties for killing of. House Bill No. 157.

President Pro Tem:

Election Walter G. Ronald...... 4-5

Price Discrimination:

Prohibition of, in sale of commodities. House Bill No. 1.

Primary Elections:

Amending law with reference to declarations of candidacy. House Bill No. 31.

Candidates for city offices to run non-partisan. Senate Bill No. 286.

For county offices to be non-partisan. House Bill No. 147.

For office of justice of the peace. House Bill No. 32.

Justice of peace removed from party ballot. Senate Bill No. 74.

Making office of justice of the peace non-partisan. House Bill No. 26.

Party candidates required to receive 20% of convention vote before becoming candidate on party ballot. Senate Bill No. 277.

Providing for "blanket primary." House Bill No. 134.

Regulating absent voting. House Bill No. 195.

Repealing present law. Senate Bill No. 8.

State and county central committees authorized to name candidates to fill vacancies. Senate Bill No. 75.

Superintendent of public instruction and county superintendents removed from party ballot. Senate Bill No. 160.

To nominate justices of the peace. Senate Bill No. 73.

Printing:

Appropriating \$1,000 for printing of temporary sets of session laws. Substitute House Bill No. 220.

Duties and powers of secretary of state in connection with public printer to be transferred to director of efficiency. House Bill No. 348.

Expert to determine correct cost of legislative printing. Senate Concurrent Resolution No. 1.

For legislature. Senate Bill No. 2.

Of legislative manual authorized. Senate Concurrent Resolution No. 3.

Of negotiable warehouse receipts regulated. Senate Bill No. 221.

Providing for acceptance by state of printing plant tendered, and regulating operation thereof by public printer. House Bill No. 323.

State printer to print text books. House Bill No. 310.

Prison Labor:

Regulating and fixing compensation of. House Bill No. 141.

Private Car Companies:

Assessment of property of, for taxation. House Bill No. 56. Business of, taxed. House Bill No. 92.

Private Carriers:

Department of public works to issue permits for operation. Senate Bill No. 344.

Subject to mileage tax. Senate Bill No. 63.

Privilege Tax:

On business and professional activities. Senate Bill No. 16.

Probate:

Dividends due creditors of an estate not claimed for six months may be distributed to other creditors. House Bill No. 406.

Inheritance taxes cease to be a lien on an estate if claim for is not asserted within six years after death of decedent. House Bill No. 446.

Prescribing procedure in cases where executors are unable to locate devisees. House Bill No. 286.

Surviving spouse may be appointed administrator without bond where estate is subject to being set aside as homestead. House Bill No. 276.

Probation Officers:

Appointing judge to determine compensation. Senate Bill No. 40. To be compensated by county. Senate Bill No. 40.

Processors:

Prohibited from selling products at retail in districts where they have retail selling agencies. House Bill No. 208.

Professions (see Engineering, Dentistry, Etc.):

Practice of, taxed. House Bill No. 92.

Professional Engineers Registration Act:

Regulating practice of engineering. House Bill No. 113.

Prohibition:

Memorializing Congress to submit question of repeal of, to state conventions. House Joint Memorial No. 5.

Providing machinery for holding conventions to ratify or reject proposed amendments to the Constitution of the United States. House Bill No. 422.

Projectionists:

Providing for licensing and regulating occupation of. House Bill No. 291.

Property:

Descent from deceased step-parent provided. Senate Bill No. 306.

Exempt from taxation when held in trust by city or town for benefit of local improvement district fund. Senate Bill No. 82.

Interest rate on property redeemed after assessment sales reduced to 10 per cent. Senate Bill No. 193.

Of absentees to escheat after seven years to permanent school fund as provided where persons die leaving property, intestate and without heir. Senate Bill No. 326.

Of schools and colleges exempt from taxation only in specified cases. Senate Bill No. 162.

Providing for forfeiture of contract for failure to meet payments due on land purchased at county tax sales. Senate Bill No. 214.

Public property classified for insurance purposes. Senate Bill No. 281.

Taxes assessed upon personal property and stocks of goods to become liens upon such property until paid. Senate Bill No. 212.

Unclaimed property of non-resident heirs to be escheated to state in three years. Senate Bill No. 318.

Property Tax:

On motor vehicles. Senate Bill No. 38.

Prosecuting Attorney:

In class "A" counties and counties of the first class may not engage in the private practice of law. House Bill No. 397.

May subpoena persons to appear before him to testify concerning crimes and to produce books and records. House Bill No. 378.

Public Accountants:

Regulating practice and licensing of. House Bill No. 43.

Public Buildings:

Convict labor prohibited. Senate Bill No. 62.

Establishing state fire fund for insurance of. Senate Bill No. 281.

Materials and supplies for must be bought from Washington companies or companies whose business is taxed in the state of Washington. House Bill No. 451.

Of state to be heated by Washington fuel. Senate Bill No. 126.

Public Construction:

Convict labor prohibited. Senate Bill No. 62.

Public Contracts:

Bids on, must fix minimum wage of labor. House Bill No. 13.

Five per cent differential in favor of Washington products allowed. House Bill No. 45; also House Bill No. 90.

Persons intending to bid on must file sworn statements and qualify in certain particulars before being permitted to bid. House Bill No. 384.

Regulating hours of labor for employees under. House Bill No. 10.

Regulating wages of workmen under. House Bill No. 60.

Public Dances:

Held outside cities and towns, regulated. House Bill No. 236.

Public Employment:

Public officials may not enquire about religious affiliations of persons seeking. House Bill No. 252.

Public Funds:

Depositaries regulated. Senate Bill No. 185.

Receiver or liquidator, in case of default by banks holding public funds, required to remit amount of treasurer's deposits and accept securities held in lieu thereof. Senate Bill No. 345.

Public Health:

Creating a restaurant board to regulate sanitary conditions in restaurants. House Bill No. 450.

Providing for appointment of ten members of state board of health from certain designated groups. House Bill No. 262.

Providing for inspection, regulation and licensing of meat business. House Bill No. 267; also House Bill No. 319.

Providing for registration and regulation of bakeries. House Bill No. 312. Providing for the organization of local health districts. House Bill No. 408.

Public Institutions:

Regulating purchase of materials and supplies for. House Bill No. 451.

Public Libraries:

Employees of, to come under civil service. House Bill No. 142.

Public Officers:

May be tried in summary manner on charges of bribery or neglect of duty. House Bill No. 132.

May not employ married women in certain cases or aliens. House Bill No. 218.

May not enquire about religious affiliations of persons seeking employment. House Bill No. 252.

Public Officers-Continued.

Prohibited from becoming candidate for different office without first resigning. Senate Bill No. 198.

963

Prohibited from practicing law. House Bill No. 272.

Providing method of releasing sureties on bonds of. House Bill No. 212.

Removing restrictions on amount that may be charged for premiums on bonds of. House Bill No. 248.

Subordinate officers of state and counties may be dismissed only for cause. House Bill No. 232.

Public Officers and Employees:

Providing for classification of, under civil service. House Bill No. 142.

Regulating hours of. House Bill No. 10.

Salaries of, to be reduced by amount of pensions received. House Bill No. 23.

Public Schools:

No employee of to receive more than \$400 per month. House Bill No. 171.

Public Service Companies:

Amending law as to method of determining value of properties of. House

Books, accounts and records subject to examination by department of public works; further regulation provided. Senate Bill No. 197.

Business of, taxed. House Bill No. 92.

Cities and towns authorized to furnish telephone service within or without the city limits. House Bill No. 438.

Congress memorialized to pass bill restricting right of, to take rate cases into federal courts. House Joint Memorial No. 7.

Department of public works to approve contracts with "affiliated interests" for engineering, legal or financial services. Senate Bill No. 196. Department of public works to supervise and control issuance of stocks,

bonds and notes by such concerns. Senate Bill No. 195.

Findings of condition and value by department of public works subject to writ of review. Senate Bill No. 49.

Franchises granted to, by cities and towns not effective unless approved by a three-fifths vote. House Bill No. 396. Regulating payment of overcharges by, on order of department of public

works. House Bill No. 390.

Steam heating companies placed under commission regulations. Senate Bill No. 377.

Public Utility Districts:

Authorizing special elections for creation of. Senate Bill No. 342.

Public Utilities:

Authorizing counties, cities and towns owning two or more public utilities to finance same by bonding separately or collectively, and authorizing loaning of moneys accumulated from earnings. Senate Bill No. 368.

Cities of the first class may contract with their public utility employees concerning wages, etc. House Bill No. 156.

Department of public works authorized to regulate operation of municipal companies in selling power and light outside city limits. House Bill No. 445.

Determination of condition and value by department of public works subject to writ of review. Senate Bill No. 49.

Eliminating provision for approval by three-fifths of qualified voters of bond issues for acquisition of utilities by third class cities. Senate Bill No. 275.

Funding and refunding of special fund bonds and warrants provided. Senate Bill No. 124.

Garbage disposal made a municipal project. Senate Bill No. 105.

Gross receipts of publicly owned corporations taxed. Senate Bill No. 57.

Imposing five per cent tax on gross sales of power and light by cities and towns outside their corporate limits. House Bill No. 458.

Public Utilities-Continued.

Municipally owned plants authorized to sell electricity outside city limits. Senate Bill No. 129.

Municipally owned utilities other than water made subject to taxation by constitutional amendment. Senate Joint Resolution No. 7.

Operating in cities and towns without franchise subject to privilege tax and forfeiture of property. House Bill No. 125.

Port districts included in regulating act. Senate Bill No. 190.

Prescribing method of accounting for earnings, interest, additions, etc., after eminent domain proceedings in the acquisition of public utilities by municipal corporations. Senate Bill No. 274.

Regulating system of accounting and the auditing of accounts of municipally owned utilities. House Bill No. 219.

Removing utilities subject to regulation by public works department from workings of Securities Act. Senate Bill No. 292.

Street railways allowed to operate busses. Senate Bill No. 105.

Telephones declared to be, and fixing rates. House Bill No. 81.

Unfair competition in sale of service of. House Bill No. 1.

Validating proceedings by city or town to acquire public utilities. Senate Bill No. 43.

Public Work:

Convict labor prohibited. Senate Bill No. 62.

Public Works

Aliens may not be employed on. House Bill No. 218; also Senate Bill No. 311.

Authorizing state to issue scrip to finance. House Bill No. 336. Bids on contracts for, to fix minimum wage. House Bill No. 13.

Bond furnished on public work contract made to cover injury and damage

through negligence of contractor. Senate Bill No. 329. Employment of aliens or married women made unlawful. Senate Bill No. 182. Persons intending to bid on, must file sworn statements and qualify in cer-

tain particulars before being permitted to bid. House Bill No. 384.

Regulating wages of workmen on. House Bill No. 60.

Regulating hours of labor on. House Bill No. 10.

Wage rate to be general prevailing rate. Senate Bill No. 312.

Puget Sound:

Prohibiting taking of salmon on certain portions of, except with hook and line. House Bill No. 210.

Time extended for construction of bridge across the Narrows. Senate Bill No. 161.

Puget Sound-Grays Harbor Ship Canal:

Survey, construction, operation and disposal to the U.S. provided. Senate Bill No. 267.

Purchases:

By state or any political sub-division may allow a five per cent differential in favor of Washington products. House Bill No. 45; also House Bill No. 90.

Purchasing Department:

May be created by county commissioners to purchase all supplies for county offices and institutions. House Bill No. 246.

Puyallup Experiment Station:

Appropriating \$11,250 for expenses of. House Bill No. 84.

Requiring proceeds from sale of produce by, to be deposited in state treasury. House Bill No. 161.

Quincy Valley Irrigation District:

May borrow from state. House Bill No. 88.

Radio Service:

Regulating practice of. House Bill No. 320.

Railroads:

Business of, taxed. House Bill No. 92.

Providing manner of apportionment of value of properties of, for taxation purposes to counties into which lines of, extend. House Bill No. 404.

Required to furnish data as to private car companies. House Bill No. 56. Required to limit length of freight and passenger trains. Senate Bill No. 270. Tax suits allowed compromise in separate counties. Senate Bill No. 61.

Railroad Avenue:

Appropriating \$400,000 for improvement of, in Seattle. House Bill No. 314.

Rainier Avenue:

Appropriating \$25,000 for improvement of. House Bill No. 145.

Raymond-Oakville-Olympia Highway:

Established. Senate Bill No. 89.

Real and Personal Property:

Exempt from taxation when owned or used as a part of nurses' homes. Senate Bill No. 219.

Exempt from taxation when used for teachers' dormitories. Senate Bill No. 219.

Exempted from taxation when 75% of cost of acquisition and construction is financed by the R. F. C. Senate Bill No. 244.

Exempting homes and personal property used for home purposes from taxation. Senate Bill No. 239.

Real Estate:

Leases or sub-leases of tax-exempt real estate make property taxable. Senate Bill No. 387.

Real Estate Brokers:

Business of, taxed. House Bill No. 92.

License fees to be paid to director of licenses. Senate Bill No. 226.

Repealing regulation and licensing of, under 1925 Laws. Senate Bill No. 301.

Real Estate Contracts:

Legal title to vest in vendee on payment of one-third of purchase price. House Bill No. 151.

One year moratorium on actions for cancellation of. House Bill No. 29. Suspension of foreclosures on. Senate Bill No. 4.

Real Property:

Acquired through loans from the Reconstruction Finance Corporation exempted from taxation. House Bill No. 333.

Changing common law rule against perpetuities, in gifts, grants, other transfer or devise of real property. Senate Bill No. 363.

County auditors may maintain tract index when ordered by county commissioners. House Bill No. 237.

Giving wife equal powers with regard to disposition of. House Bill No. 111. Improved with building used as home to be assessed without regard to building or improvements. House Bill No. 306.

Of veterans' organizations exempted from taxation until 1937, if used for recreation purposes. Senate Bill No. 258.

Persons hunting or fishing on land of another without written permission of owner are guilty of trespass. House Bill No. 292.

Providing that proceeds of mortgages to obtain improvement funds shall constitute trust fund for payment of labor and material lien claims. Senate Bill No. 304.

Rents and profits subject to mortgage. Senate Bill No. 20.

Taxes on, payable monthly and bear interest at six per cent when delinquent. House Bill No. 198.

True market value to be shown on assessors' wall maps. Senate Bill No. 322.

Reardon, C. M.:

For relief of. House Bill No. 200.

Receivers:

Amending law as to powers and duties of. House Bill No. 61.

Amending provisions for appointment. Senate Bill No. 99.

Appointed when mortgaged property is insufficient to discharge debt. Senate Bill No. 19.

Of Savings and Loan Associations, to surrender assets to Supervisor. House Bill No. 121.

To liquidate warehouse businesses provided. Senate Bill No. 181.

Reckless Drivers:

Financial responsibility to be established. Senate Bill No. 39.

Reciprocal Insurance Exchanges:

Providing for organization and regulation of. House Bill No. 365.

Reclamation and Irrigation:

Authorizing the creation and regulating the operation of districts to reclaim arid lands and for generation or sale of hydro-electric energy. House Bill No. 416.

Immediate construction of Rosa project sought. Senate Joint Memorial No. 12.

Reclamation Revolving Fund:

Appropriating \$15,000 from, to pay costs and expenses in case of Washington vs. Oregon in the Supreme Court of the United States. House Bill No. 360.

Appropriation from, to refinance reclamation districts. House Bill No. 131. Levy suspended for years 1933 and 1934. Senate Bill No. 149.

No levy for, in 1933 and 1934. House Bill No. 153.

To receive all fees for water power licenses and all distributions under the Federal Water Power Act. House Bill No. 359.

Reconstruction Finance Corporation:

Exempting from taxation certain property, 75% of cost of which has been financed by the R. F. C. Senate Bill No. 244.

Loan sought for construction of Columbia Basin project. Senate Bill No. 287. Property acquired or constructed by means of loans from, exempted from taxation. House Bill No. 333.

Recording:

Of instruments affecting chattels real and leasehold estates. House Bill No. 77.

Redemption:

Allowed within two years of local improvement assessment sale. Senate Bill No. 50.

Amending law to permit successor in interest of judgment-debtor to remain in possession during period of. House Bill No. 184.

Extending time of, from mortgage foreclosures. House Bill No. 53.

Giving superior courts additional equity powers to permit extensions of periods of, in certain cases. House Bill No. 448.

Of lands deeded to irrigation districts for delinquent irrigation assessments. S. B. No. 146.

Of property sold on execution, time of, extended to three years. House Bill No. 124.

Of property sold under mortgage foreclosure. House Bill No. 74.

Repairs allowed by court on mortgaged property to be paid for by redemptioner. Senate Bill No. 96.

Reforestation:

Repealing 1931 laws providing taxation and classification of unforested lands for reforestation purposes. Senate Bill No. 147.

State forest board to issue utility bonds for acquisition, reforestation, etc., of lands for state forests. Senate Bill No. 255.

Refunding:

Of diking and drainage district bonds and warrants. Senate Bill No. 81.

Of special fund utility warrants and bonds of first class cities. Senate Bill No. 124.

Regents:

Removal of. Senate Bill No. 70.

University of Washington, appointment and term. Senate Bill No. 71.

Registration:

Of engineers. House Bill No. 113.

Religious Discrimination:

Public officials may not enquire concerning the religious affiliations of persons seeking employment. House Bill No. 252.

Religious Education:

Use of Bible in public schools permitted. Senate Joint Resolution No. 8.

Remington's Revised Statutes:

Adopted as an official compilation. Senate Bill No. 373.

Rents:

Income from land and natural resources taxed. Senate Bill No. 249.

Restaurants:

Creating a restaurant board to regulate sanitary conditions in. House Bill No. 450.

Retailers:

Business of, taxed. House Bill No. 92.

Manufacturers prohibited from selling product at retail in districts where they have retail selling agencies. House Bill No. 208.

Roads (see State Roads and Highways).

Road and Bridge Fund:

Abolished. House Bill No. 177.

No levies for, during 1934 and 1935. House Bill No. 181.

Rodeos

Prohibited. Senate Bill No. 279.

Royalties:

Minimum, to state on oil and gas leases increased to twelve and one-half per cent of gross value of production. House Bill No. 361.

Rules:

Amending joint rules to provide that no bill may be considered unless introduced 15 days before final adjournment. House Joint Resolution No. 12.

Joint rules of 22nd session adopted as joint rules of 23rd session. House Concurrent Resolution No. 7.

Senate adopted 5-7

Rural Post Roads:

Fund created for improvement. Senate Bill No. 64.

Sabotage

Laws relating to, repealed. House Bill No. 96.

Sacheen Cut-off:

Appropriation for construction of. House Bill No. 139.

Salaries:

- Of appointive officers subject to change by governor. Senate Bill No. 111.
- Of county officers revised. Senate Bill No. 234; also Senate Bill No. 246.
- Of legislators made \$10 a day by constitutional amendment. Senate Joint Resolution No. 12.
- Of state law librarian set at \$2,400. Senate Bill No. 263.

Salary Loans:

Permitting charge of one per cent per month on. House Bill No. 130.

Regulating business of making, and permitting charge of 42 per cent per year interest. House Bill No. 289.

Sales Tax:

Imposing and providing amounts. Senate Bill No. 16.

Providing for a selective sales or privilege tax. House Bill No. 91.

Providing for two per cent tax on gross retail sales. House Bill No. 241.

Requiring license for solicitors for products on which State levies a sales tax. Senate Bill No. 398.

Salmon:

Excise tax on, fixed by pounds and cases instead of by piece. House Bill No. 316.

Permitting taking of two per day from the Nooksack river with dip net for food. House Bill No. 401.

Prohibiting taking of, on certain portions of Puget Sound except with hook and line, House Bill No. 210.

Prohibiting taking of with stationary gear, beach seines or drag nets for commercial purposes. House Bill No. 307.

Sanford, John J.:

For relief of. House Bill No. 420.

Sanipractic:

Fund established. Senate Bill No. 60.

Practice defined and regulated. Senate Bill No. 60.

Regulating practice of. House Bill No. 20; also House Bill No. 33.

Treatment authorized for workmen eligible under workmen's compensation act. Senate Bill No. 200.

Sanitary Code:

Director of agriculture authorized to make rules governing the manufacture, sale, etc. of food products. House Bill No. 227.

Sanitation Districts:

Formation of sanitary districts for garbage disposal provided. Senate Bill No. 278.

Sewage disposal provided. Senate Bill No. 236.

Savings and Loan Associations:

Advertising matter of, must contain list of salaries and fees paid to officers and directors. House Bill No. 204.

Authorized to invest funds in bonds and stock of Federal Home Loan Banks. Senate Bill No. 338.

Borrower-shareholder may have 90% of deposit transferred to payment of loan. House Bill No. 152.

Defining certain offenses by officers and employees of. House Bill No. 143.

Inspection and regulation by state required after dissolution begins. Senate Bill No. 136.

Providing for liquidation of, by Supervisor of. House Bill No. 121.

"Savings and Loan Association Act." Senate Bill No. 238.

School Directors:

Administration of budget. Senate Bill No. 80.

Changing method of election of. House Bill No. 135.

To take office 10th day after election. House Bill No. 199.

School Districts:

Affected by Local Government Budget Act. House Bill No. 42.

Appropriating \$100,000 for relief of District No. Union "O" from floods. Senate Bill No. 122.

Balances in state, county and city funds may be invested in warrants of. House Bill No. 231.

School Districts-Continued.

Certain districts authorized to maintain dental clinics. Senate Bill No. 217.

Detailed hudget required. Senate Bill No. 80.

Directors of, in districts of second and third class may not employ principal, supervisor or teacher at a salary more than 1½ times that of lowest paid teacher. House Bill No. 313.

Directors of, may not employ teachers at less than \$80 per month. House Bill No. 313.

Directors of, to make survey of courses and text books used with view to standardization. House Bill No. 310.

May issue scrip based on unsold bonds. House Bill No. 318.

No tort actions may be brought against, or officers of. House Bill No. 224. Providing for consolidation of union high school districts. House Bill No.

Providing for state fire insurance for all buildings and property of. House Bill No. 353.

To be heated by Washington fuel. Senate Bill No. 126.

School Districts of the Third Class:

Amending law as to election of directors of. House Bill No. 449.

School for Blind:

Dormitory and heating plant authorized. Senate Bill No. 93.

School Fund:

Appropriating \$1,451,000 for, from various normal school funds. House Bill No. 242.

To receive 90 per cent of store license fees. House Bill No. 11.

To receive proceeds of tax on cities and towns selling power and light outside their corporate limits. House Bill No. 458.

To receive unexpended balances of store license fund. House Bill No. 3.

To receive unexpended surplus of horse racing commission. House Bill No. 59.

To receive 50% of proceeds of Stamp Tax Law. House Bill No. 91.

Schools:

Administration outlined, revenues and disbursements provided for. Senate Bill No. 80.

Apportionment of state funds. Senate Bill No. 80.

Authorizing special classes and facilities for blind, deaf, crippled, feebleminded and subnormal children. Senate Bill No. 394.

Certain districts authorized to maintain dental clinics. Senate Bill No. 217. Exemption of property from taxation limited. Senate Bill No. 162.

Fixing time of taking office of County Superintendents. House Bill No. 202. For hairdressers and beauty culturists. Senate Bill No. 44.

In districts of second and third class, no principal, supervisor or teacher may be employed at a salary more than 1½ times that of the lowest paid teacher. House Bill No. 313.

Persons under 21 years of age may not operate school busses. House Bill No. 266.

Private schools to make reports. Senate Bill No. 80.

Providing for uniform courses and text books. House Bill No. 310.

Prescribing maximum salaries for principals, teachers and employees. House Bill No. 453.

Refund of gas tax allowed on gasoline used in school busses. Senate Bill No. 376.

School busses need not procure "for hire" license. House Bill No. 186.

State Textbook Commission created to study state printing of texts. Senate Bill No. 382.

To teach effects of alcohol and narcotics upon human system. Senate Bill No. 282.

Use of Bible in public schools permitted. Senate Joint Resolution No. 8.

Scrip:

Authorizing issue of State Relief Scrip. Senate Bill No. 356.

Authorizing issuance of state bonds in small denominations to bear interest at the rate of one-half of one per cent per year. House Bill No. 426.

Scrip—Continued. Based on unsold bonds may be issued by counties, cities and other municipal corporations. House Bill No. 318. Prohibits issuance of, as money. House Bill No. 37. State authorized to issue for unemployment relief. House Bill No. 336. State fiscal agency created to issue certificates secured by state bonds. House Bill No. 382. State fiscal agency to issue certificates to finance unemployment relief. House Bill No. 234. State may issue. House Bill No. 54. Urging Congress to sanction use of. Senate Joint Memorial No. 13. Scrip Commissioners: Board of five created to issue State Relief Scrip. Senate Bill No. 356.
Sagman
Seamen: Memorializing Congress to enact legislation requiring steamship companie receiving mail subsidies to employ American seamen. House Joint Memorial No. 13.
Search Warrants: Regulating issuance of, in certain cases. House Bill No. 377. Precinct justice of the peace to preside in cases resulting from search Senate Bill No. 392.
Senttle:
Appropriating \$90,000 for construction of connection of Pacific Highway into from south city limits. House Bill No. 386. Appropriating \$400,000 to be used in connection with funds provided by cit of, for improvement of Railroad avenue. House Bill No. 314. Appropriation for Aurora Avenue condemnation fund of. House Bill No. 300 Certain lands dedicated to city for street and boulevard purposes. Senat
Bill No. 191. City of, authorized to develop certain tide lands for park purposes. Hous Bill No. 293. City to share cost of rerouting Pacific Highway through city; state shar appropriated. Senate Bill No. 173.
Pacific Highway rerouted. Senate Bill No. 114.
Secretary of the Senate: Election W. J. Lindberg
Secretary of State:
Bureau of statistics, agriculture and immigration established in office of House Bill No. 412. Certifies copies of 1931 veto messages
Imposing duty on, to collect annual license fees of corporations. House Bil
Made attorney for non-resident motor vehicle owners in litigation arising from accidents on Washington highways. Senate Bill No. 83. Of U. S. asked to act in Canadian smelter fumes damage case. Senate Join
Memorial No. 2. Submits recapitulation of general election votes
To life copies of certain chatter mortgages. Senate Bill No. 130. To issue certificates to persons elected to judicial or legislative office from districts of two or more counties. Senate Bill No. 166. To receive notice of appeal on regent removal. Senate Bill No. 70.
To take over blue sky securities division now administered by director o licenses. Senate Bill No. 222. Transmits Senate Concurrent Resolution No. 8 from Oklahoma Legislature 34
Transmits Joint Memorial of the Senate and the House of Representatives of the State of Maine
Governor thereon

971

Securities:

Director of efficiency given powers to regulate and supervise issuance and sale. Senate Bill No. 362.

Issuance by public service companies subject to regulation by department of public works. Senate Bill No. 195.

Public utilities subject to regulation by department of public works removed from workings of Securities Act. Senate Bill No. 292.

Receiver or liquidator, in case of default by banks holding public funds, required to remit amount of treasurer's deposits and accept securities held in lieu thereof. Senate Bill No. 345.

Transferring blue sky division from department of licenses to secretary of state. Senate Bill No. 222.

Securities Act:

Regulating sale of securities. House Bill No. 421.

Seed Business:

Changing license fee to \$10 for each place of business. House Bill No. 418.

Senate:

Additional committees and members	117, 122, 127
Committee appointments	
Corrections, substitutions and confirmation	114-115
Employees, list of	
Roster	844-846
Standing committees of the Senate	847-849

Senatorial Districts:

Part of fourth added to fifth. House Bill No. 159.

Part of nineteenth added to twenty-first. House Bil No. 214.

Sentences:

Abolishing capital punishment. House Bill No. 47.

Authorizing Governor to appoint commission to study matter of, in felony and juvenile delinquency cases. House Joint Resolution No. 9. Of minors under age of 18. House Bill No. 9.

Sergeant-at-Arms:

Session Laws:

Appropriating \$1,000 for temporary publication of. Substitute House Bill No. 220.

Providing for charge of one dollar per set of temporary publications of, except to those entitled by law. House Bill No. 220.

Sewage:

Collection, treatment, purification and disposal by districts provided. Senate Bill No. 236.

Sheriff:

To fill constable's duties in county seats. Senate Bill No. 179.

Shipping:

Registry in state required for vessels plying state waters. Senate Bill No. 168.

Regulation requiring certificate of necessity for steamboat companies repealed. Senate Bill No. 152.

Requiring foreign vessels to employ licensed pilots. House Bill No. 36.

Taxation of ships and vessels outlined. Senate Bill No. 168.

Vessels under United States registry need only employ pilots inward to first port of call and outward from last port of call. Substitute House Bill No. 36.

Shore Lands:

Making appropriations to refund purchase price paid by various persons for shore lands on Fish lake in King county. House Bill No. 454.

Purchaser of beds and shore lands of non-navigable waters sold without title by state given right of action against state. Senate Bill No. 268.

Sidewalks:

Owners of abutting property to construct and repair. Senate Bill No. 118.

Signs:

On highways prohibited. Senate Bill No. 321.

Silver:

Memorializing Congress to expedite calling of international silver conference. House Joint Memorial No. 3; also House Joint Memorial No. 8.

Memorializing Congress to pass Dill bill relating to silver currency. House Joint Memorial No. 1.

Urging remonetization of. House Joint Memorial No. 6.

Simpson Avenue Bridge:

State authorized to purchase. House Bill No. 133.

Skagit County:

Federal flood relief sought. Senate Joint Memorial No. 3.

Slaughter Houses:

Prohibited in cities of the first class. House Bill No. 264.

Providing for inspection, regulation and licensing of. House Bill No. 267; also House Bill No. 319.

Required to post bonds to insure the keeping of certain records. House Bill No. 428.

Small Loans:

Regulating business of making, and permitting charge of 42 per cent interest per year. House Bill No. 289.

Smelter Fumes:

Memorializing Congress to stop damage to American property by Trail, British Columbia, smelter. Senate Joint Memorial No. 2.

Smith-Lever Fund:

Appropriating \$36,000 from, for expenses of Washington State College. House Bill No. 84.

Snohomish County:

Appropriating \$25,000 for protection against floods. Senate Bill No. 218. Federal flood relief sought. Senate Joint Memorial No. 3.

State parks committee to acquire certain lands by exchange of state lands or state timber. Senate Bill No. 170.

Social and Unemployment Insurance:

Provided under State Social Unemployment Insurance Act. Senate Bill No. 395.

Soldiers' Home:

Nurses and destitute mothers of soldiers, sailors and marines allowed admission. Senate Bill No. 174.

Song Birds:

Protected from cats. Senate Bill No. 77.

Spokane:

Construction of National Guard hangar at Felts Field authorized. Senate Bill No. 163.

Establishing by-pass system of state highways through. House Bill No. 58. State highway by-pass system. Senate Bill No. 68.

Stages:

Regulating lights on. House Bill No. 97.

Stamp Tax Law:

Providing for a selective sales or privilege tax. House Bill No. 91.

State Armory:

Addition to, at Tacoma. House Bill No. 39.

State Athletic Commission:

Created to supervise boxing and wrestling. Senate Bill No. 72.

State Auditor:

Amending law as to duties of, with respect to advances made to state officers and departments. House Bill No. 216.

Deficiency appropriation for, \$750. House Bill No. 180.

Powers and duties under Local Government Budget Act. House Bill No. 42. Reducing salaries of state examiners. House Bill No. 205.

Together with the state treasurer and governor to constitute board having charge of issuance of state scrip. House Bill No. 336.

State Automobile Board:

Created to administer Automobile Compensation Act. House Bill No. 15.

State Automobile Fund:

Created to compensate persons injured in automobile accidents. House Bill

State Constitution:

Allowing amendment by three-fifths majority vote on initiative measures, subject to review and amendment by legislature. Senate Joint Resolution No. 13.

State Bar Act:

Establishing Washington State Bar Association. Senate Bill No. 59. Regulating practice of law. House Bill No. 239.

State Board of Education:

And superintendent of public instruction to select and adopt uniform courses of study and text books for schools. House Bill No. 310.

May close state normal schools in emergencies by joint proclamation with Governor. Senate Bill No. 359.

May not regulate qualifications for teachers. House Bill No. 44.

Powers and duties enlarged. Senate Bill No. 215.

To prescribe courses in effects of alcohol and narcotics upon human system, for public schools. Senate Bill No. 282.

To prescribe qualifications for and validity of common school certificates and diplomas. Senate Bill No. 187.

State Board of Health:

Prohibited from requiring vaccination of minors without parental consent. Senate Bill No. 380.

Providing for appointment of ten members of, by the Governor from certain designated groups. House Bill No. 262.

State Board of Sanipractic Examiners:

Established. Senate Bill No. 60.

State Bonds:

Issue of, in sum of \$10,000,000 in small denominations authorized to bear interest at rate of one-half of one per cent per year. House Bill No. 426. Issue of, for unemployment relief authorized. House Bill No. 263; also House Bill No. 380.

State Buildings:

Dormitory and heating plant, state school for the blind, authorized. Senate Bill No. 93.

Washington fuel to be used for heating. Senate Bill No. 25.

State Capitol Committee:

Authorized to issue bonds in sum of \$1,350,000 for capitol building construction. House Bill No. 389.

Authorized to procure Hon. Roland H. Hartley's portrait for Governor's office. Senate Bill No. 157.

State Central Committee:

To fill vacancies on party ballot. Senate Bill No. 75.

State Chemist:

Assistant to be appointed to test fertilizer, etc. House Bill No. 149.

State Civil Service Commission:

Created, in state personnel department. House Bill No. 142.

State College:

No employee of, to receive more than \$400 per month. House Bill No. 171. Providing for additional qualifications of regents. House Bill No. 162. Regulating student fees. House Bill No. 72.

Requiring proceeds from sale of produce by experiment stations to be deposited in state treasury. House Bill No. 161.

State College Fund:

Appropriating \$11,250 from, for Puyallup Experiment Station. House Bill No. 84.

To receive part of proceeds of Stamp Tax Law. House Bill No. 91.

State Debt Bonds:

\$10,000,000 authorized for unemployment relief. House Bill No. 35.

State Emergency Relief Fund:

Created for unemployment relief. House Bill No. 35.

State Employment Bureau:

Created. House Bill No. 55.

State Eugenicist:

Office established, duties defined. Senate Bill No. 42.

State Examiners:

Reducing salaries of. House Bill No. 205.

State Fair:

Adam Seitz and sons refused permission to exhibit, relief asked. Senate Bill No. 52.

Appropriating \$46,080 for. House Bill No. 299.

State Finance Committee:

Authorized to borrow \$25,000 from motor vehicle fund for emergency relief fund. House Bill No. 380.

To designate banks eligible to be made state depositories. Senate Bill No. 235.

To pass on petitions for relief of persons wrongfully imprisoned. House Bill No. 82.

To regulate sale of state bonds of small denominations. House Bill No. 426.

State Fire Fund:

Created, and providing for state fire insurance for all public buildings. House Bill No. 353.

State Fiscal Agency:

Created to issue certificates secured by state bonds. House Bill No. 382. Created to issue certificates to finance unemployment relief. House Bill No. 234.

State Fisheries Board:

Reestablished. House Bill No. 447.

State Forest Board:

Assistant secretary to be employee of division of forestry. Senate Bill No. 94.

To issue utility bonds for acquisition, reforestation, etc., of lands for state forests. Senate Bill No. 255.

State Highway Department:

To give flood relief in King county. Senate Bill No. 122.

State Highway Fund:

To bear cost of maintenance and repair of city streets and bridges on state highway system. Senate Bill No. 97.

State Highway No. 3:

Appropriating \$90,000 to protect from floods. House Bill No. 46.

State Highway No. 16:

Establishing, Spokane to Tekoa. House Bill No. 27.

State Highway Patrol:

Chief made member of state motor vehicle board. Senate Bill No. 245. Converted into a state police system under a chief of highway patrol. House Bill No. 290.

To test and certify headlights. Senate Bill No. 169.

State Institutions:

Appropriating \$5,000 for investigation of heating, ventilating and electrical systems of. House Bill No. 431.

Court to appoint guardians for inmates of state hospitals. Senate Bill No. 337.

Sale of convict-made goods prohibited. Senate Bill No. 102.

To be heated by Washington-produced fuel. Senate Bill No. 25.

State Insurance Commissioner:

To provide for insurance of all public property, in state fire fund. Senate Bill No. 281.

State Lands:

Appraisement of timber on, may be fixed at price shown in state cruise. House Bill No. 338.

Authorizing exchange of, for timber lands on the Navy Yard highway for park purposes. House Bill No. 415.

Authorizing the exchange of certain state lands for land belonging to the city of Montesano. House Bill No. 400.

Certain timber lands reserved to be sold only under "sustained yield plan." House Bill No. 340.

Commissioner of public lands may extend time for payment of rentals on, at his discretion. House Bill No. 374.

Extending to 1936 date of payment of principal and interest on lands purchased prior to January 1, 1933; making similar extension on annual rentals on leases. Senate Bill No. 206.

Highway engineer to pay land commissioner for timber as well as land in condemnation proceedings to acquire rights of way through public lands. Senate Bill No. 291.

Minimum appraised value of land granted to state for educational purposes reduced to \$5 per acre in case of grazing land. House Bill No. 341.

Providing for lease of, by the home loan board as homes for agricultural purposes. House Bill No. 432.

Providing for payment by state of interest on L. I. D. assessments against, up to next date on which bonds can be called for payment. House Bill No. 399.

Purchasers of, may pay for improvements on, under same terms as on purchase price for land. House Bill No. 337.

Regulating sale of. House Bill No. 176.

Removing limitation on area of, that may be leased for oil and gas, and increasing the royalties to the state. House Bill No. 361.

Time extended for removal of timber sold. Senate Bill No. 307.

Yearly charge reduced for material left on state land after purchase. Senate Bill No. 289.

State Library:

To be consolidated with proposed legislative reference bureau. House Bill No. 410.

State Motor Vehicle Board:

Created, and duties provided. Senate Bill No. 245.

State Narcotic Farm Colony:

Established for drug addicts. Senate Bill No. 12.

State Normal Schools:

Courses prescribed. Senate Bill No. 187.

Disestablishing Centralia Normal school, and granting lands to the city. Senate Bill No. 172.

To give courses in effects of alcohol and narcotics on human system. Senate Bill No. 282.

State of Washington:

Appropriating \$15,000 for costs and expenses in case of Washington vs. Oregon in the Supreme Court of the United States. House Bill No. 360. Authorizing \$10,000,000 bond issue for unemployment relief. No. 263.

Authorizing \$25,000,000 bond issue for unemployment relief. House Bill No.

Authorized to purchase certain bridges. House Bill No. 133.

Establishing a state-owned and operated banking system. House Bill No.

Five per cent differential in favor of Washington products may be allowed in purchase of goods by. House Bill No. 45; also House Bill No. 90.

May issue scrip for public works. House Bill No. 54.

Providing for acceptance by state of printing plant, and regulating operation thereof by public printer. House Bill No. 323.

Providing for garnishments against. House Bill No. 8. Providing for issuance of state scrip. House Bill No. 336.

Providing for state fire insurance for all public buildings. House Bill No. 353.

Providing for survey of natural resources of. House Bill No. 324.

Subordinate officers and employees of, may only be dismissed for cause. House Bill No. 232.

To aid in Grand Coulee project. House Bill No. 88.

To assist in refinancing of reclamation districts. House Bill No. 131.

To grant bed and shores of Black river to King county. House Bill No. 103. Warrants issued by the state or any political subdivision to be accepted in payment of taxes. House Bill No. 302.

State Offices:

Amending law as to credits on advances made to. House Bill No. 216. Governor authorized to change appointees' salaries fixed by statute. Senate Bill No. 111.

Hours of business. Senate Bill No. 6.

State Parks:

Authorizing acquisition of timber lands on the Navy Yard highway for. House Bill No. 415.

Appropriating \$40,000 for improvement of. House Bill No. 165.

Authorizing acquisition of lands in Snohomish county for park purposes. Senate Bill No. 170.

Authorizing acquisition of certain lands for. House Bill No. 109.

Authorizing acquisition of property on Merrill lake and on Tum Tum mountain for. House Bill No. 163.

Authorizing exchange of state lands for certain timber lands bordering on Sunset highway for. House Bill No. 298.

Barnes state park designated. Senate Bill No. 302.

State Parks Committee:

Abolished, and powers and duties vested in director of conservation and development. House Bill No. 368.

Authorized to acquire lands in Snohomish county by exchange of state lands or state timber. Senate Bill No. 170,

Authorized to select certain lands. House Bill No. 109.

Authorized to select certain lands bordering on Merrill lake and on Tum Tum mountain for parks. House Bill No. 163.

State Parks Fund:

Appropriating \$40,000 for improvement of state parks. House Bill No. 165.

State Personnel Department:

Created, to administer civil service law. House Bill No. 142.

State Police:

Provided for, under a chief of state highway patrol. House Bill No. 290.

State Printer:

Duties and powers of secretary of state in connection with, transferred to director of efficiency. House Bill No. 348.

To print text books for schools and appropriating \$50,000 therefor. House Bill No. 310.

State Prison:

Regulating and fixing compensation of convict labor and sale of convict labor products. House Bill No. 141.

State Public School Textbook Commission:

Created, duties defined. Senate Bill No. 382.

State Road No. 1:

Appropriating \$90,000 for construction of connection into city of Seattle. House Bill No. 386.

Establishing branch from Tacoma to Experiment Station on State Road No. 5. House Bill No. 244.

Establishing branch of, from Bellingham due north to the British Columbia boundary line. House Bill No. 461.

Establishing branch of, from Bellingham to ferry wharf at Gooseberry Point. House Bill No. 433.

Establishing branch of, in city of Tacoma. House Bill No. 140.

State Road No. 2:

Appropriating \$100,000 to complete branch of, between Soap Lake and Coulee. House Bill No. 301.

Connection with Spokane by-pass system. Senate Bill No. 68.

Establishing branch; from a point near North Bend to Auburn. House Bill No. 281.

Establishing branch; Preston to a point between Snoqualmie and North Bend. House Bill No. 296.

Fall City-Monroe branch established. Senate Bill No. 242.

Fixing route of, through Renton. House Bill No. 190; also House Bill No. 254.

Improved and extended along Empire way and Rainier avenue entering Seattle. Senate Bill No. 121.

State Road No. 3:

Authorizing acquisition of certain lands bordering on, for park purposes. House Bill No. 109.

Connection with Spokane by-pass system. Senate Bill No. 68.

Establishing branch; Prosser via Mabton to Parker. House Bill No. 166.

Routed through Anatone and Bear Creek to Oregon state line. Senate Bill No. 151.

State Road No. 11 to connect at Steptoe. Senate Bill No. 107.

Yakima-White Bluffs-Lind highway to join. Senate Bill No. 100.

State Road No. 4:

Wilbur-Lind extension. Senate Bill No. 31.

State Road No. 5:

Appropriating \$16,000,000 to relieve property owners assessed for improvement of, under L. I. D. No. 3. House Bill No. 230.

Establishing branch: Sumner to Buckley. House Bill No. 280.

Establishing branch; Sumner via Buckley to connect with Natches highway near Scatter creek. House Bill No. 168.

Making appropriation for improvement of. House Bill No. 169.

Providing for the closing of over Chinook Pass to motor vehicles with a gross weight over five tons. House Bill No. 427.

State Road No. 6:

Sacheen cut-off. House Bill No. 139.

State Road No. 7:

Relocating and establishing, from Soap Lake to Odessa, and appropriating \$100,000 for construction. House Bill No. 250.

State Road No. 8:

Designating part of, as Evergreen highway. House Bill No. 89. Establishing branch; Goldendale to Sunnyside. House Bill No. 138. Establishing a branch of, from Maryhill to the Maryhill ferry landing. House Bill No. 402.

Maryhill-Prosser branch established. Senate Bill No. 237.

State Road No. 9:

Authorizing purchase of certain bridges on, by state. House Bill No. 133. Discovery Bay-Port Ludlow branch established. Senate Bill No. 88. Establishing branch; Crocker lake to Port Ludlow. House Bill No. 83.

Extending, Port Townsend to Port Ludlow. House Bill No. 175.

Extending through Port Townsend to U.S. quarantine reservation. House Bill No. 170.

Junction with Cosmopolis-Montesano branch of Willapa-Grays Harbor highway provided. Senate Bill No. 55.

Moclips-Hoquiam and Copalis-Humptulips river branches established. Senate Bill No. 142.

State Road No. 10:

Extending to connect with State Road No. 7 at Soap Lake. House Bill No.

Oroville-Canada branch established. Senate Bill No. 137.

State Road No. 11:

Extending; Lind to Vantage bridge. House Bill No. 203. Sprague-Steptoe branch established. Senate Bill No. 107. Yakima-White Bluffs-Lind highway to join. Senate Bill No. 100.

State Road No. 12:

Extended. House Bill No. 274.

Routed through Raymond, Ilwaco, Chinook, etc., to Skamokawa. Senate Bill No. 56.

State Road No. 13:

Authorizing purchase of Simpson avenue bridge by state. House Bill No.

To connect with Twin Harbors beach highway. Senate Bill No. 54.

State Road No. 14:

Establishing branch; Purdy to Clifton. House Bill No. 282.

Extending; Harper via Olalla to Gig Harbor. House Bill No. 63.

Extending; Union City to Bremerton, and Port Orchard to Retsil. House Bill No. 154.

Port Orchard-Retsil branch established. Senate Bill No. 139.

State Road No. 17:

Established; Burlington to connect with Sunset highway at Coulee City. House Bill No. 188.

State Road No. 21:

Bremerton Country Club-Seabeck branch established. Senate Bill No. 140. Establishing branch; Bremerton to Seabeck. House Bill No. 150.

Establishing branch; Keyport via Brownsville to North Bremerton. House Bill No. 372.

Establishing branch; Poulsbo via Suquamish to connect with state road No. 21 between Port Gamble and Kingston. House Bill No. 201.

State Road No. 22:

Establishing route of from Kettle Falls to Marcus. House Bill No. 277.

State Social Unemployment Insurance Act:

For social and unemployment insurance. Senate Bill No. 395.

State Soldiers' Home:

Annie McPhail Broadwood admitted to membership. Senate Bill No. 159.

State Super-Power Board:

Created to supervise construction of Columbia Basin project. Senate Bill No. 379.

State Timber:

Along Navy Yard highway, to be held for benefit of same fund as was land and timber exchanged therefor under 1931 Session Laws. Senate Bill No. 175.

Exchanged for timber lands bordering Willapa-Grays Harbor and Ocean Beach highways. Senate Bill No. 29.

State Treasurer:

Authorized to deduct overpayments of taxes by counties from next tax statement. Senate Bill No. 330.

Balances in various funds may be invested by, in school district warrants. House Bill No. 231.

Deficiency appropriation for, from fisheries fund. House Bill No. 38.

Deposit of state funds in legal depositaries regulated. Senate Bill No. 185. To create rural post roads fund. Senate Bill No. 64.

To credit horticulture inspection fees to general fund. Senate Bill No. 184. To make loan to state automobile fund, if required. House Bill No. 15.

Together with the governor and state auditor to constitute board having charge of issuance of state scrip. House Bill No. 336.

Workmen's compensation pension reserve fund, increased. Senate Bill No. 78.

State Treasury:

Lewis river hatchery fund created. Senate Bill No. 259.

Statistics:

Bureau of statistics, agriculture and immigration created. House Bill No. 412.

Steamboat Companies:

Regulations requiring certificate of necessity repealed. Senate Bill No. 152.

Steam Boilers:

Providing regulations for inspection of. House Bill No. 34; also House Bill No. 112.

Steam Heating Companies:

Made subject to regulation as public service companies. Senate Bill No. 377.

Stirmell, Mrs. L. F.:

For relief of. House Bill No. 311.

Stock Brokers:

Business of, taxed. House Bill No. 92.

Stockholders:

Owning less than ten per cent of stock may not examine books of corporation without special permission. House Bill No. 217.

Stocks and Bonds:

Issuance by public service companies subject to regulation by department of public works. Senate Bill No. 195.
Regulating sale of. House Bill No. 421.

Store License Fund:

Created from store license fees and fines. House Bill No. 3.

Stores:

Licensing of. Senate Bill No. 10.

Requiring license for. House Bill No. 3; also House Bill No. 11.

Stout, W. S .:

For relief of. House Bill No. 253.

Street Railways:

Business of, taxed. House Bill No. 92.

Street Railway Systems:

Use of busses in connection authorized. Senate Bill No. 105.

Stuart Tulloch:

Relief of. Senate Bill No. 120.

Studs:

Public studs provided for, from proceeds of race meets. House Bill No. 148.

Sunset Highway:

Authorizing exchange of state land for certain timber land bordering on, for park purposes. House Bill No. 298.

Establishing branch; from a point near North Bend to Auburn. House Bill No. 281.

Fall City-Monroe branch established. Senate Bill No. 242.

Fixing route of, through Renton. House Bill No. 190; also House Bill No. 254.

Superintendent of Public Instruction:

And state board of education to select uniform text books for all schools.

House Bill No. 310.

Office removed from primary party ballot; to be filled from educational ticket. Senate Bill No. 160.

To call yearly meeting of representatives of schools of higher learning and common schools. Senate Bill No. 215.

Superior Courts:

Authorized to appoint guardians for inmates of State Hospitals. Senate Bill No. 337.

Dismissal of actions or proceedings for failure to provide security required. Senate Bill No. 9.

Judges allowed to sit pro tempore on supreme bench. Senate Bill No. 37.

Secretary of state to issue certificate to judges elected from districts of two or more counties. Senate Bill No. 166.

State to pay counties' taxes in allowance for expense in civil actions involving the State. Senate Bill No. 262.

Supervisor of Banking:

Duties under bank stabilization act. Senate Bill No. 240.

Given power to regulate procedure and to eliminate officers and directors. Senate Bill No. 132.

May extend period of suspension. Senate Bill No. 389.

Powers and duties as to licensing and regulation of personal finance business. House Bill No. 130.

To make findings of bank's ability to rediscount negotiable notes. Senate Bill No. 92.

Supervisor of Forestry:

Authorized to enter into contracts with private corporations for protection and development of forests. House Bill No. 332.

Wardens placed under supervision of. House Bill No. 207.

Supervisor of Hydraulics:

Duties in flood control. Senate Bill No. 27.

Supervisor of Savings and Loan Associations:

To inspect and regulate after dissolution begins. Senate Bill No. 136.

To liquidate insolvent associations. House Bill No. 121.

Supervisor of Securities:

To be appointed as assistant to director of efficiency. Senate Bill No. 362.

Supreme Court:

Amending constitution to allow superior judges to sit pro tempore on supreme bench. Senate Bill No. 37.

Sureties:

May contract with obligors on bonds to prevent withdrawal of funds without consent of surety or order of court. House Bill No. 229.

Providing method of release of, on bonds of public officials and certain others. House Bill No. 212.

Surety Bonds:

Bonds furnished on public work contract made to cover injury and damage sustained through negligence of contractor. Senate Bill No. 329.

Rates reduced for groups of grain warehouses. Senate Bill No. 181.

Removing restriction on amount that may be charged for premiums on, for public officers. House Bill No. 248.

Surety Companies:

Liability on bond risks limited to 10% of capital and surplus. Senate Bill \cdot No. 369.

Removing restrictions on amount that may be charged by, for premiums on bonds of public officers. House Bill No. 248.

Surtax:

Imposed on income from ground rentals or returns from use of any natural resource. House Bill No. 257.

Surveying:

Appropriating \$8,000 for survey of tide lands at Port Townsend. House Bill No. 395.

Making appropriation to complete survey of certain tide lands. House Bill No. 327.

Providing for geological survey and topographic mapping of state. House Bill No. 324.

Regulating practice of. House Bill No. 113.

Tacoma:

Addition to state armory in city of. House Bill No. 39.

Establishing branch of Pacific Highway in city of. House Bill No. 140.

Tailor Shops:

Amending workmen's compensation act to include use of sewing and pressing machines as "extra-hazardous" occupation. House Bill No. 352.

Taxation (see also Inheritance Tax, etc.):

Allowing examination of personal or corporation books and records for ascertaining valuations in assessing. Senate Bill No. 209.

Buildings used as homes exempted from. House Bill No. 306.

Compromise in separate counties allowed in tax suits. Senate Bill No. 61. Counties may settle tax litigation subject to approval of Court. House Bill

Creating tax supervision commissions in each county. House Bill No. 463.

Taxation-Continued.

Exempting agricultural or horticultural products grown in this state for one year after production. Senate Bill No. 210.

Exempting certain property when 75% of cost of acquisition and construction shall be financed by the R. F. C. Senate Bill No. 244.

Exempting homes and certain personal property. Senate Bill No. 239.

Exempting household goods and furnishings in actual use by owner for equipping his home. Senate Bill No. 208.

Exempting nurses' and teachers' homes. Senate Bill No. 219.

Exempting until 1937 real property of veterans' organizations when used for recreation purposes. Senate Bill No. 258.

Exemption of school and college property limited. Senate Bill No. 162.

Exemptions on real estate removed when property is leased or sub-leased. Senate Bill No. 387.

Exemption removed from municipally owned utilities other than water. Senate Joint Resolution No. 7.

Fifty cents per barrel on beer. House Bill No. 192.

Gasoline tax total limited to 4c a gallon by constitutional amendment. Senate Joint Resolution No. 11.

Imposing excise tax on newspapers. House Bill No. 329.

Imposing tax of five cents per gallon on sales of gasoline. House Bill No. 269.

Imposing tax of five per cent on gross sales by cities and towns of power and light outside their corporate limits. House Bill No. 458.

Levy authorized to meet payments of interest and principal on \$25,000,000 bond issue. House Bill No. 380.

No levy for reclamation revolving fund for 1933 and 1934. House Bill No. 153

No levies for road and bridge fund for 1934 and 1935. House Bill No. 181.

Of inheritances (see Inheritance Tax).

Of common, contract and private carriers on mileage basis. Senate Bill No. 63.

Of gifts. Senate Bill No. 320.

Of money and credits. Senate Bill No. 134.

Of private car companies. House Bill No. 56.

Of publicly owned public utilities. Senate Bill No. 57.

Of public utilities operating in cities without a franchise. House Bill No. 125.

Of ships and vessels; certain exemptions allowed. Senate Bill No. 168.

Property acquired or constructed through loans from the Reconstruction Finance Corporation exempted from. House Bill No. 333.

Property exempt when held in trust by city or town for benefit of local improvement district fund. Senate Bill No. 82.

Providing for a selective sales or privilege tax. House Bill No. 91.

Providing for a tax on certain business activities. House Bill No. 92.

Providing for two per cent tax on gross retail sales. House Bill No. 241.

Regulating assessment of motor vehicles. House Bill No. 116.

Regulating method of apportionment of value of properties of railroads to counties into which they extend. House Bill No. 404.

Rental income of land and natural resources taxed. Senate Bill No. 249.

Repealing 1931 laws providing taxation and classification of unforested land for reforestation purposes. Senate Bill No. 147.

Requiring sworn statement of market value of personal property for assessor's use. Senate Bill No. 211.

Road and bridge fund abolished. House Bill No. 177.

Submitting constitutional amendment authorizing the legislature to impose taxes on counties, cities and towns and other municipal corporations for county and municipal purposes. House Joint Resolution No. 10.

Submitting constitutional amendment providing for uniform taxation of same class of subjects for public purposes only and authorizing legislature to provide exemptions. House Joint Resolution No. 11.

Surtax of from 10 to 25 per cent imposed on income from ground rentals and returns from use of natural resources. House Bill No. 257.

"Tax supervision commission act." Senate Bill No. 290.

Tax Commission:

Duties and powers under Stamp Tax Law. House Bill No. 91.

Duties and powers under Business and Occupation Excise Law. House Bill No. 92.

Inheritance tax and escheats division transferred to department of efficiency. Senate Bill No. 327.

Privilege tax administration. Senate Bill No. 16.

To administer gross sales tax law. House Bill No. 241.

To assess private car companies. House Bill No. 56.

To determine annual excise tax rate to apply to cities and towns selling electric energy outside corporate limits. Senate Bill No. 365.

To direct preparation of wall maps showing true market value of real property. Senate Bill No. 322.

Tax supervision commissions created as agencies of. Senate Bill No. 290.

Taxes:

Accrued interest on delinquencies remitted for payment by December, 1933. Senate Bill No. 22.

Accrued interest on, to be remitted in certain cases. House Bill No. 28.

Amending law relating to payment of personal property taxes. House Bill

Compromise allowed in suits over valuation or recovery. Senate Bill No. 61. County road and bridge assessments cancelled. Senate Bill No. 65.

County treasurer authorized to distrain sufficient goods and chattels to cover taxes, when removal from county is impending. Senate Bill No. 213.

Creating "pay-roll funds" in counties and cities and towns to receive all moneys from taxes on real and personal property. House Bill No. 417.

Dates set for payments on personal property. Senate Bill No. 24.

Excise on butter substitutes made two cents a pound. Senate Bill No. 360.

Excise tax on salmon fixed by pounds and cases instead of by piece. House Bill No. 316.

Five per cent levied on gross receipts of publicly owned utilities. Senate Bill No. 57.

Insurance companies allowed credit and offset against certain taxes. Senate Bill No. 269.

Levying two dollar annual capitation tax for support of Old Age Pension. Senate Bill No. 361.

Nursery stocks not taxable as merchandise. Senate Bill No. 90.

On business and professional privileges. Senate Bill No. 16.

On dogs repealed. Senate Bill No. 148.

On personal property payable monthly and bear interest at 6 per cent. House Bill No. 294.

On real property payable monthly and bear interest at six per cent when delinquent. House Bill No. 198.

On timber lands made payable under deferred payment system. Senate Bill No. 349.

On timber lands to constitute lien against timber. Senate Bill No. 349.

Property acquired by counties for, cannot be sold for less than 90 per cent of appraised value. House Bill No. 213.

Providing for adjustment of state's portion of taxes which are cancelled or modified. House Bill No. 67.

Providing for installment payment of delinquent taxes. House Bill No. 108. Providing that inheritance taxes cease to be a lien on estates if claim is not asserted within six years from death of decedent. House Bill No. 446. Providing that taxes assessed on personal property and stocks of goods shall

be liens upon such property until paid. Senate Bill No. 212. Rate of interest on certificates of delinquency reduced to 10 per cent. House

Rate of interest on certificates of delinquency reduced to 10 per cent. House Bill No. 271.

Reclamation revolving fund levy suspended for years 1933 and 1934. Senate Bill No. 149.

Relief for indigent blind persons. Senate Bill No. 28.

Repealing gas tax refund provision. Senate Bill No. 33.

Road district taxes limited to five mills. Senate Bill No. 333.

Taxes-Continued.

Sales tax. Senate Bill No. 16.

State to pay counties in allowance for expense in civil actions involving the State. Senate Bill No. 262.

Submitting constitutional amendment authorizing legislature to permit only taxpayers to vote on bond issues and special levies. House Joint Resolution No. 6.

To be paid ad valorem on assessed valuation of motor vehicles. Senate Bill No. 38.

To support fire prevention district costs. Senate Bill No. 110.

Warrants issued by state or any political subdivision to be accepted in payment of. House Bill No. 302.

Tax Supervision Commission:

To be created in each county. Senate Bill No. 290.

Teachers:

Board of Education may not regulate qualifications for. House Bill No. 44.

Not to receive more than \$400 per month. House Bill No. 171.

Prescribing maximum salaries of. House Bill No. 453.

Teachers' Retirement Fund:

Providing for payment of supplies for trustees and secretary from. House Bill No. 185.

Telephones:

Cities and towns authorized to furnish telephone service within or without city limits. House Bill No. 438.

Declared public utilities, and fixing rates. House Bill No. 81.

Telephone and Telegraph Companies:

Business of, taxed. House Bill No. 92.

Text Books:

To be standardized throughout the state and where practicable to be printed by state printer. House Bill No. 310.

The Narrows:

Time extended for construction of bridge. Senate Bill No. 161.

Thirty-hour Week:

Maximum for all employees, except farm and domestic labor. House Bill No. 197.

Thompson, Charles A .:

For relief of. House Bill No. 107.

Tide Lands:

Appropriating \$8,000 for survey of, at Ilwaco, Port Angeles and Everett. House Bill No. 327.

Appropriating \$8,000 for survey of, at Port Townsend. House Bill No. 395.

Commissioner of Public Lands authorized to reserve certain tide lands in Seattle for park purposes. House Bill No. 293.

Repealing certain laws relating to purchase and sale of, for oyster planting. House Bill No. 349.

Reserved for recreational parks purposes near Bay Center. Senate Bill No. 30.

Timber:

Appraisement of, on state lands may be fixed at price shown by state cruise. House Bill No. 338.

Business, taxed. House Bill No. 92.

Reserving certain tracts of, to be sold only under "sustained yield plan." House Bill No. 340.

Time extended for removal from state lands. Senate Bill No. 307.

Yearly charge reduced for timber and other materials left on state land after purchase. Senate Bill No. 289.

Timber Lands:

Authorizing exchange of, by state for land near Merrill Lake and on Tum Tum Mountain for state parks. House Bill No. 163. Authorizing exchange of, by state, for park land. House Bill No. 109.

Authorizing exchange of, by state, for similar lands in Snohomish county for park purposes. Senate Bill No. 170.

Authorizing exchange of state lands for timber lands on the Navy Yard Highway for park purposes. House Bill No. 415.

Highway engineer to pay land commissioner for timber as well as land in condemnation proceedings to acquire rights of way through public lands. Senate Bill No. 291.

Providing deferred payment system for taxes thereon. Senate Bill No. 349. Regulating sale of state timber. House Bill No. 176.

Secured by state along Willapa-Grays Harbor and Ocean Beach highways. Senate Bill No. 29.

State owned, along Navy Yard Highway, to be held for benefit of same fund as was land and timber exchanged therefor under 1931 Session Laws. Senate Bill No. 175.

Tolmie, Hon. S. F.:

Extending sympathy to. House Concurrent Resolution No. 6.

Tonasket-San Poil Highway:

Extended from Wilbur to junction with state road No. 11, near Lind. Senate Bill No. 31.

Tourists:

Fishing licenses provided. Senate Bill No. 346.

County commissioners may order county auditor to maintain. House Bill No. 237.

Trailers.

Subject to mileage tax. Senate Bill No. 63.

Transportation:

Companies engaged in on highways and water need not procure certificate of necessity. House Bill No. 223.

Gasoline bought and used for street busses within cities and towns exempted from gasoline tax. House Bill No. 315.

Heavy carriers subject to mileage tax. Senate Bill No. 63.

Limiting size and weight of motor vehicles and loads on highways. House Bill No. 393.

Providing for licensing and regulation of business of transporting gasoline. House Bill No. 269.

Providing manner of apportionment of value of railroad properties to counties for taxation purposes. House Bill No. 404.

School routes to be established. Senate Bill No. 80.

State to share school district costs. Senate Bill No. 80.

Submitting constitutional amendment raising limitation on municipal indebtedness for municipal utilities, including transportation. House Joint Resolution No. 3.

Trespass:

Persons hunting or fishing on land of another without written permission of owner are guilty of. House Bill No. 292.

Trees, Shrubs and Plants:

Prohibiting cutting or removal along highways. Senate Bill No. 332. Requiring license for cutting or sale of evergreen huckleberry branches, and other evergreens. Senate Bill No. 331.

Trials and Verdicts:

Providing for jury trials and regulating burden of proof in will contests. House Bill No. 48.

Trucks:

Regulating lights on. House Bill No. 97.

Trust Companies:

Approved by state finance committee may become state depository. Senate Bill No. 235.

Trustees:

Corporation boards limited to sixty members. Senate Bill No. 156.

Tum Tum Mountain:

Authorizing acquisition of land on for state park. House Bill No. 163.

Twin Harbors Beach Highway:

Established. Senate Bill No. 54.

Unemployment Insurance:

Provided for. House Bill No. 55.

Unemployment Insurance Board:

Created. House Bill No. 55.

Unemployment Insurance Fund:

Created and appropriation made from. House Bill No. 55.

Unemployment Relief:

Appropriating \$200,000 for emergency maintenance and repair of state highways. House Bill No. 16.

Appropriating \$20,000 for use of emergency relief administration. House Bill No. 283.

Authorizing \$10,000,000 bond issue for. House Bill No. 263.

Congress memorialized to establish six hour day, five day week, as an aid. Senate Joint Memorial No. 6.

County commissioners authorized to sell property acquired for taxes to unemployed at private sale for agricultural purposes. House Bill No. 326.

Creating commission and authorizing bond issue for. House Bill No. 35.

Creating state fiscal agency and providing for issuance of certificates to finance unemployment relief. House Bill No. 234.

Providing for advance planning and long-range budgeting of public works. House Bill No. 407.

Providing for bond issue of \$60,000,000. House Bill No. 222.

Providing for issuance of scrip by state for public works. House Bill No. 54. Providing for lease of state lands as homes for agricultural purposes. House Bill No. 432.

Providing for state issue of bonds in small denominations to bear interest at rate of one-half of one per cent per year. House Bill No. 426.

Setting aside four-tenths of one cent per gallon of gas tax to retire general obligation bonds. House Bill No. 464.

State aid for Grand Coulee project. House Bill No. 88.

State bond issue in sum of \$25,000,000 authorized. House Bill No. 380.

State capitol committee authorized to issue bonds in sum of \$1,350,000 for capitol building construction. House Bill No. 389.

State scrip issue authorized for. House Bill No. 336.

Unemployment insurance. House Bill No. 55.

Unfair Competition:

Manufacturers may not sell product at retail in districts where they have retail selling agencies. House Bill No. 208.

Prohibition of, in connection with locality price discrimination. House Bill No. 1.

Permitting restrictive price agreements. House Bill No. 4.

Uniform Machine Gun Act:

Regulations concerning possession and use of. House Bill No. 287.

Uniform Operators' License Act:

Regulating issuance of automobile operators' licenses. House Bill No. 17.

Union High School Districts:

Providing for establishment of joint districts. House Bill No. 251.

University Fund:

To receive part of proceeds of Stamp Tax Law. House Bill No. 91.

University of Washington:

Board of regents, appointment and term. Senate Bill No. 71.

Making appropriation to pay debt on men's gymnasium. House Bill No. 179. No employee of, to receive more than \$400 per month. House Bill No. 171. Prescribing the maximum salaries of the president, deans, teachers and student body employees. House Bill No. 453.

Regulating student fees. House Bill No. 71.

Student fees reduced. Senate Bill No. 260; also Senate Bill No. 366.

To teach school administration. Senate Bill No. 187.

University of Washington Gymnasium Fund:

Created to receive proceeds from University-Metropolitan Building Company lease. House Bill No. 179.

Usnry:

Any rate of interest over 6 per cent per year declared to be, for a period of two years. House Bill No. 284.

Permitting charge of one per cent per month on salary and chattel loans. House Bill No. 130.

Permitting charge of 42 per cent per year on small loans. House Bill No. 289.

Reducing maximum legal rate to six per cent. House Bill No. 104.

Utilities:

Publicly owned public utilities to pay tax on gross receipts. Senate Bill No. 57.

Vaccination:

Of children without parental consent, prohibited. Senate Bill No. 389.

Vagrants:

To be tried within precinct arrested. Senate Bill No. 391.

Vancouver:

Authorizing grant to city of, by state, of a strip of land for street purposes. House Bill No. 279.

Venue:

In garnishment proceedings against state of Washington. House Bill No. 8.

Vincent, J. C.:

For relief of. House Bill No. 300.

Vital Statistics:

Eliminating necessity for stating whether child is legitimate or illegitimate in birth certificates. House Bill No. 381.

Vocational Education:

State board for, created. House Bill No. 350.

Voting Machines:

Abolished. House Bill No. 392.

Method for recount. Senate Bill No. 11.

Wages:

Additional exemptions of, from garnishment. House Bill No. 101.

Amending laws relating to labor liens and priorities of claims for. House Bill No. 93.

Assignment of, must be in writing. House Bill No. 130.

Assignment of more than 50 per cent of, void. House Bill No. 130.

Establishing minimum wage of \$15 per week for women and minors. House

Exempting ten dollars per week of, from garnishment for all persons without dependents. House Bill No. 215.

Minimum wage must be fixed in bids on public works. House Bill No. 13.

Prevailing rate to apply on public works. Senate Bill No. 312.

Prohibiting rebates of, House Bill No. 206.

Providing for, and fixing rate of, for convict labor. House Bill No. 141.

Regulating payment of in private employment. House Bill No. 260.

Regulating rate of, on public works. House Bill No. 60.

Walla Walla River:

Appropriating \$15,000 for payment of costs and expenses in case of Washington vs. Oregon involving dispute over waters of. House Bill No. 360.

Walther, George:

Memorializing the United States Senate to pass bill granting life pension to. House Joint Memorial No. 11.

Warehousemen:

Given lien prior to all others except taxes. House Bill No. 358.

Warehouses

Causes and methods for liquidation outlined. Senate Bill No. 181.

Printing of negotiable warehouse receipts regulated. Senate Bill No. 221. Reducing surety bond rate for groups of grain warehouses. Senate Bill No. 181

Storage warehouses made subject to license and regulation by department of public works. Senate Bill No. 216.

Warrants:

Issued by state or any political subdivision to be accepted as payment of taxes. House Bill No. 302.

War Veterans:

Real property of veterans' organizations exempted from taxation until 1937, if used for recreation purposes. Senate Bill No. 258.

Washington Bar Association:

Created, as state agency to regulate the practice of law. House Bill No. 239.

Washington Horse Racing Commission:

Created to supervise horse racing. House Bill No. 59.

Washington Pilotage Act:

Regulating pilotage on Puget Sound, Grays Harbor and Willapa Harbor. Substitute House Bill No. 36.

Washington State Bar Association:

Plan of organization. Senate Bill No. 59.

Washington State College:

Director of Experiment Station to advise on extermination of mosquitoes. Senate Bill No. 188.

Prescribing the maximum salaries of the president, deans, teachers and student body employees. House Bill No. 453.

To teach school administration. Senate Bill No. 187.

Washington State Fair:

Appropriating \$46,080 for. House Bill No. 299.

Washington Veterans' Home at Port Orchard:

Name changed to "Washington Veterans' Home at Lister." Senate Bill No. 339.

Water:

Cities owning water systems granted exclusive right to use all of the waters of a non-navigable stream. House Bill No. 391.

Providing for water supply and control survey of state and appropriating \$50,000 therefor. House Bill No. 297.

Water Companies:

Business of, taxed. House Bill No. 92.

Water Districts:

May transfer distributing systems to cities and towns if approved by electors of district. House Bill No. 309.

Water Power:

Regulating license fees for use of water. House Bill No. 233.

State control and sale provided by constitutional amendment. Senate Joint Resolution No. 15.

Watkins, L. M.:

Relief of. House Bill No. 462.

Weights and Measures:

Permitting sale of bread in three-quarter pound loaves. House Bill No. 189. Requiring firewood sold by the cord or fractional part thereof to be ranked as cordwood is piled. House Bill No. 419.

Wheat Screenings:

Importation of, containing noxious weed seeds prohibited. House Bill No. 403.

Wholesalers and Jobbers:

Business of, taxed. House Bill No. 92.

Willapa-Grays Harbor Highway:

Bordering timber lands secured. Senate Bill No. 29.

Cosmopolis-Montesano branch established. Senate Bill No. 55.

Williams, Doyle and Dollie:

Relief of. Senate Bill No. 385.

Wills:

Prescribing procedure in case where executor is unable to locate devisees. House Bill No. 286.

Providing for jury trials and regulating burden of proof in will contests. House Bill No. 48.

Wishkah Bridge:

State authorized to purchase. House Bill No. 133.

Witnesses:

Fees of expert witnesses up to \$50 per day may be taxed as costs. House Bill No. 285.

Legislative council may compel attendance of. House Bill No. 410.

Prosecuting attorneys and attorney general may require appearance of before them to testify concerning offenses. House Bill No. 378.

Women:

Establishing minimum wage of \$15 per week for. House Bill No. 317.

Workmen's Compensation:

Increased for permanent injuries received between October, 1911, and July, 1923. Senate Bill No. 78.

Workmen's Compensation Act:

Amended to include operation of sewing or pressing machines in tailor shops as "extrahazardous" occupation. House Bill No. 352.

Amended to increase certain pensions. Senate Bill No. 78.

Authorizing osteopathic, chiropractic and drugless treatment under provisions of act. Senate Bill No. 200.

Bringing teaming, truck driving, stage, taxicab and for-hire car driving, and restaurant work within "extrahazardous" provision of the act; and amending certain sections. Senate Bill No. 266.

Contracted physician and hospital treatment provisions repealed. Senate Bill No. 95.

Creating emergency revolving fund to make loans to state accident and medical aid funds and appropriating \$1,500,000 therefor. House Bill No. 441.

Director of labor and industries to determine basic premium rates for each class under accident fund provision. Senate Bill No. 358.

Industrial insurance commission created to administer act; general amendments made. Senate Bill No. 328.

Providing for optional insurance plan. House Bill No. 268.

Revised, and department of labor and industries authorized to establish and change rates according to the condition of the accident and medical aid funds. House Bill No. 435.

Work of firemen in cities of second, third and fourth class brought under. House Bill No. 178.

World Court:

United States Senate memorialized to ratify world court treaties. House Joint Memorial No. 9.

Wrestling:

Authorized, and state commission created. Senate Bill No. 72.

Writs

Judgment creditor to have reasonable time to complete hearing on writ of garnishment, or to complete sale on writ of execution. Senate Bill No. 264.

Wrongful Imprisonment:

Persons claiming, may apply for compensation. House Bill No. 82.

Yakima:

Appropriating \$46,080 for state fair at. House Bill No. 299.

Zoning:

Cities and counties authorized to establish height, area and use zones. Senate Bill No. 144.

Of cities by planning commissions provided. Senate Bill No. 131.