HOUSE JOURNAL

OF THE

TENTH LEGISLATURE

OF THE

STATE OF WASHINGTON

BEGUN AND HELD AT

OLYMPIA, THE STATE CAPITAL

January 14, 1907

Adjourned Sine Die, March 14, 1907

J. A. FALCONER, SPEAKER
LEO. O. MEIGS, CHIEF CLERK

OLYMPIA, WASH.: C. W. GORHAM, PUBLIC PRINTER.
1907.
COMPILED, ARRANGED AND INDEXED BY

LEO. O. MEIGS

CHIEF CLERK OF THE HOUSE
Pursuant to law, the House of Representatives of the State of Washington met in its Tenth biennial session in the Representative hall at Olympia, at 12 o'clock noon, and was called to order by Storey Buck, chief clerk of the Ninth session.

The following communication from Sam H. Nichols, Secretary of State, was read:

UNITED STATES OF AMERICA, STATE OF WASHINGTON,
Office of the Secretary of State.

I, Sam H. Nichols, 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 at the general election held on the 6th day of November, 1906, as representatives from their respective districts, as taken from the official returns of said election on file in this office, and are entitled to seats in the House of Representatives of the Legislature of the State of Washington at its tenth biennial session, commencing on the 14th day of January, A. D. 1907:

First District ....................... R. D. McRae, Stevens.
                              A. W. McMorrant, Stevens.
Second District ..................... Jesse Huxtable, Spokane.
                              Harry A. Rhodes, Spokane.
Third District ...................... J. B. Gilbert, Spokane.
                              R. A. Hutchinson, Spokane.
Fourth District ..................... J. F. Congleton, Spokane.
                              John A. Fancher, Spokane.
Fifth District ..................... Emery P. Gilbert, Spokane.
                              D. M. Thompson, Spokane.
Sixth District ..................... L. P. Hornberger, Spokane.
                              Alexander H. Gregg, Spokane.
Seventh District ................... J. Hugh Sherfey, Whitman.
                              Mark W. Whitlow, Whitman.
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<td>F. P. Connell, G. W. Peddycord</td>
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<td>E. O. Erickson</td>
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<td>Howard Taylor</td>
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<td>H. B. Madison</td>
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<td>F. H. Tonkin</td>
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Forty-first District .................. GEO. W. TIBBETTS, King.
          SAMUEL COLES, King.
Forty-second District ................ W. F. FREUDENBERG, King.
          W. C. McMASTERS, King.
Forty-third District ................ Howard A. HANSON, King.
          JOSEPH H. Griffin, King.
Forty-fourth District ................ James A. WEB, King.
          CLAUDE C. RAMSEY, King.
Forty-fifth District ................ Henry F. JACKSON, King.
          FRANK H. RENICK, King.
Forty-sixth District ................ L. E. KIRKPATRICK, King.
          HENRY W. LUNG, King.
Forty-seventh District ............... ALBERT H. BEEBE, King.
          FRANK C. JACKSON, King.
Forty-eighth District ................ J. A. FALCONER, Snohomish.
          H. L. STROBRIDGE, Snohomish.
Forty-ninth District ................ G. H. ARMSTRONG, Snohomish.
          E. M. STEPHENS, Snohomish.
Fiftieth District .................. Geo. W. Morse, Island.
Fifty-first District ................ Charles E. GACHES, Skagit.
          FRANK BRADSBURY, Skagit.
          HENRY HURSHMAN, Skagit.
Fifty-second District ................ William SHULTZ, San Juan.
Fifty-third District ................ R. S. LAMBERT, Whatcom.
          F. W. REEVE, Whatcom.
Fifty-fourth District ................ Wm. A. HALTEMANN, Ferry.
Fifty-fifth District ................ J. B. ABBAMS, Whatcom.
Fifty-sixth District ................ J. W. ROMAINE, Whatcom.
Fifty-seventh District ............... G. Wire HAMILTON, Benton.

In testimony whereof, I have hereunto set my hand and affixed hereto the seal of the State of Washington. Done at Olympia, this 14th day of January, A. D. 1907.

[Seal]

The roll was called with all members present except Mr. H. B. Hewitt.

Hon. Frank H. Rudkin, Associate Justice of the Supreme Court of the State of Washington, administered the oath of office to the members who answered roll call.

Prayer was offered by Reverend E. R. Loomis, of Olympia.

The chief clerk called for nominations for speaker of the House. Mr. George T. Reid of Pierce county nominated Mr. J. A. Falconer of Snohomish county, and moved that the clerk of the House cast the ballot of all members present and record their names as voting for Mr. Falconer.
The motion was seconded by Mr. D. M. Thompson of Spokane county, M. M. Godman of Columbia county, and others. The motion was carried, the chief clerk declared Mr. Falconer elected and appointed Messrs. Reid, Megler and Godman to escort the speaker to the chair. The oath of office was administered by Justice Rudkin.

RESOLUTIONS.

By Mr. Huxtable:

Resolved, That the following employees be appointed:
L. O. Meigs, chief clerk.
Grant Cotrill, sergeant-at-arms.

The resolution was adopted and the oath of office was administered to Mr. Meigs and Mr. Cotrill by Justice Rudkin.

By Mr. Renick:

Resolved, That the rules which governed the House of Representatives for the session of 1905, be adopted by this House until permanent rules be adopted.

The resolution was adopted.

By Mr. Huxtable:

Resolved, That the proper state officials be requested to furnish each member of the House and the chief clerk with one copy each of the Session Laws for 1905, and the House and Senate Journals of 1905.

On motion of Mr. Megler the resolution was referred to the Committee on Rules, when appointed.

By Mr. Hogan:

Resolved, That the speaker appoint a committee of three to notify the Senate that the House is organized and ready to proceed to business.

The resolution was adopted and the speaker appointed Messrs. Hogan, Megler and Gaches.

By Mr. Megler:

Resolved, That the speaker appoint a committee to formulate rules for the House for the present session and to act with a like committee of the Senate in formulating joint rules, the speaker to be chairman of such committee, and that pending the appointment of the House Arrangement Committee, the Committee on Rules exercise the powers of such House Arrangement Committee.

The resolution was adopted and the speaker appointed
Messrs. Megler, Dickson, Reid, Schultz, Stevenson, Renick and Fancher.

By Mr. Reid:

Resolved, That the speaker appoint a committee of eleven, of which committee the speaker shall be chairman, to ascertain what employees are actually necessary for the convenient dispatch of the business of this House, and what compensation should be paid to such employees, and that such committee report its findings to this House, and further report the names of a sufficient number of qualified persons to fill the necessary positions.

The resolution was adopted and the speaker appointed Messrs. Huxtable, McCoy, Freudenberg, Reid, Lambert, Henderson, Johnson, Davis, E. C. Kayser and Oleson.

The committee appointed to notify the Senate that the House was in session reported that such notice had been given.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 14, 1907.

Mr. Speaker:  
The Senate has passed Senate concurrent resolution No. 1, providing for the appointment of a joint committee to notify the Governor that the Legislature is organized and ready for business, and the same is herewith transmitted.

J. W. Lysons, Secretary of the Senate.

On motion of Mr. Megler, the rules were suspended and Senate concurrent resolution No. 1 was adopted.

The speaker appointed Messrs. Hornberger, Weber and Godman as members of the committee provided for in said resolution.

SENATE CHAMBER,
OLYMPIA, WASH., January 14, 1907.

Mr. Speaker:  
The president has appointed Senators Kline and Condon on the part of the Senate in accordance with S. C. R. No. 1.

J. W. Lysons, Secretary of the Senate.

MESSAGE FROM SECRETARY OF STATE.

STATE OF WASHINGTON, DEPARTMENT OF STATE,
OLYMPIA, January 14th, 1907.

To the Honorable Speaker of the House of Representatives, Olympia, Washington:

Sir:—Pursuant to Section 12, of Article 3, of the Constitution of the State of Washington, I have the honor to transmit herewith for
the consideration of the House of Representatives, House bill No. 41, which was passed at the ninth session of the Legislature, vetoed by the Governor and filed in this office with his reasons for so vetoing attached thereto. Very respectfully,

[seal]  
SAM H. NICHOLS, Secretary of State.

On motion of Mr. Dickson, consideration of the above message was made a special order for Friday, January 18, 1907, at 11 a.m.

The house adjourned at 12:55 p.m.

SECOND DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, January 15, 1907.

10 o'clock a.m.

The House was called to order by the speaker at 10 a.m.

Roll call showed all members present except Mr. Hewitt.

Prayer was offered by Rev. E. L. Swick of Olympia.

The minutes of yesterday were read and approved.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 15, 1907.

Mr. Speaker:

The Senate has passed Senate concurrent resolution No. 2, relating to the death of Senator Russell and Senator Stewart, and providing for memorial services, and the same is herewith transmitted.

J. W. LYSONS, Secretary of the Senate.

Mr. Reid moved that the rules be suspended and the House concur in Senate concurrent resolution No. 2. The motion was adopted.
The speaker appointed Messrs. Sheets, Godman and Fulton on said committee.

Mr. Megler was called to the chair.

**REPORT OF COMMITTEE ON HOUSE EMPLOYES.**

We, your committee on House employes beg to submit herewith the following report:

We recommend that the following named persons be employed for the positions designated, and at the salaries per diem herein specified:

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<tr>
<th>Position</th>
<th>Name</th>
<th>Salary</th>
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<tr>
<td>Chief Clerk</td>
<td>L. O. Meigs</td>
<td>$6 00</td>
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<tr>
<td>Assistant Chief Clerk</td>
<td>Loren Grinstead</td>
<td>5 00</td>
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<td>Reading Clerk</td>
<td>R. E. McGlinn</td>
<td>5 00</td>
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<tr>
<td>Sergeant-at-Arms</td>
<td>G. Cotrill</td>
<td>4 00</td>
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<tr>
<td>Assistant Sergeant-at-Arms</td>
<td>T. F. Cougill</td>
<td>3.50</td>
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<td>Stenographer</td>
<td>G. L. Harrigan</td>
<td>5 00</td>
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<td>W. J. Weir</td>
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<td>R. Rudlo</td>
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<td>C. Campbell</td>
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<td>Chas. Uhlman</td>
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<td>Bill Clerk</td>
<td>Joe Culross</td>
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<td>Messenger</td>
<td>F. Middaugh</td>
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<td>G. H. Stratton</td>
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<td>S. F. Sherwood</td>
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<td>G. Jenkins</td>
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<tr>
<td>Speaker's Page</td>
<td>N. Van Slyke</td>
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We further recommend that one competent stenographer be employed at $5.00 per day as soon as he can be secured.

We further recommend that all clerks report to and be under the direction and supervision of the chief clerk, and that all other em-
ployes report to and be under the supervision and direction of the sergeant-at-arms. Respectfully submitted,

J. A. Falconer, Speaker.

We concur: Jesse Huxtable, W. F. Freudenberg, Lee A. Johnson, Geo. McCoy.

Mr. Johnson moved the adoption of the report.
The motion was seconded.

Mr. Halteman moved as an amendment that the report be referred back to the committee with instructions to place the salaries in accordance with the schedule of last session.

The amendment failed to pass and the original motion was carried.

By Committee on Rules:

The committee recommended for passage the resolution of Mr. Huxtable, requesting the proper State officials to furnish members and chief clerk with one copy each of Session Laws for 1905, and House and Senate Journals of 1905.

Mr. Dickson moved that the recommendation of the committee be adopted.

The motion was carried.


RESOLUTION.

By Committee on Rules:

Resolved, That Storey Buck, ex-chief clerk, be employed for the period of seven days at six dollars per day to assist the chief clerk in preparing the business of the House.

Moved by Mr. Reid that the resolution be adopted.
The motion was carried.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 15, 1907.

Mr. Speaker:

The Senate has passed Senate concurrent resolution No. 4, for a joint session to hear the Governor's message, and the same is here-with transmitted.

J. W. Lysons, Secretary of the Senate.

Mr. Dickson moved that the House concur in Senate concurrent resolution No. 4.

The motion was carried and Senate concurrent resolution No. 4 was adopted.

ELECTION CONTEST.

In the matter of the contest of J. G. Startup, contestant, against George McCoy, for a seat in the House of Representatives of the State of Washington from the 27th Representative District, the affidavit, notice and petition of the contestant were received, and referred to Committee on Privileges and Elections, when appointed.

The House took a recess till 2 p.m.

AFTERNOON SESSION.

The House was called to order by the speaker at 2 p.m.

Roll call showed all members present except Messrs. Hewitt and Smalley, who were excused.

The sergeant-at-arms was directed to notify the Senate that the House was ready to receive the Senate.

The sergeant-at-arms announced the Senate, which was invited within the bar of the House.

JOINT SESSION.

The joint session was called to order by the speaker and Lieutenant Governor Charles E. Coon, president of the Senate, presided.
The roll of the Senate was called and showed all present except Senator Pogue, excused.

The roll of the House was called and showed all present except Messrs. Hewitt, excused, and Smalley, excused.

The president appointed Senators Hunter, and Sumner and Representatives Lambert, Miller and Cameron a committee to notify the Governor that the Senate and House of Representatives in joint session awaited his pleasure.

Governor Mead appeared before the joint session and delivered the following message:

SECOND MESSAGE OF GOVERNOR ALBERT E. MEAD.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, JANUARY 15, 1907.

Gentlemen of the Senate and of the House of Representatives:

You have assembled in the tenth regular session of the Legislature of the State of Washington and the thirty-eighth since this became a separate political sovereignty. The first territorial Legislature in 1853 represented a scattering population of 3,965; the first under statehood in 1889 represented 242,048; while today, but a short half generation later, we are nearing the 850,000 mark; while by the time the next biennial term rolls around I confidently expect a population of one million.

During this half century we have grown from territorial poverty and feebleness to a commonwealth of opulence and power.

Our growth, unparalleled in the percentage of its increase, would be more noticeable were our people not spread over 69,180 square miles, an area about the size of all New England, which in itself sustains a population of nearly five and one-half millions. Estimating a prosperous farming, manufacturing, mining, fishing and trading commonwealth on the New England basis of ninety people to the square mile, we should have within the next twenty years more than six millions, exceeding the present population of any state except New York and Pennsylvania.

Such growth in the past and such possibilities for the future impose grave responsibilities on the law-making body of the state. The foundations for our prosperity should be so wisely planned and so firmly laid that the superstructure of our commonwealth may prove as enduring as the ages, a fit home for an intelligent and liberty-loving citizenship. With our great undeveloped resources for diversified farming and fruit growing in the empire east of the Cascades, with our 1900 miles of shore line for marine development, with our capacity for cheap electrical power in the hills at our very back door, with our unequalled climate for dairying and stock raising, with our unlimited
coal and mineral deposits, with such fishing and lumbering resources as cannot be equalled elsewhere; with 3200 miles of main line railroad, built and 2000 more under construction, with labor profitably employed in all lines of industry, and capital receiving fair returns for its investment and seeking new fields for exploitation, surely the future for this commonwealth is bright with promise. We gladly welcome to our wonderful opportunities every industrious, intelligent and patriotic person who is willing to unite with us in laying broad and deep the foundations of this empire state of the Pacific Coast.

HISTORY AND ARCHIVES.

We should not prove recreant in the duty we owe posterity in failing to preserve the early history of our commonwealth. Although young in years, that history is replete with deeds of valor, of self-sacrifice and patriotism. The historian is the schoolmaster of patriotism. Our public archives, which are the records of the political and industrial growth of the state, merit our earnest attention. Many of these records already have been lost or have gone to enrich private collections, while a great number are now liable to loss or to remain valueless to public officials and to students of history for lack of systematic arrangement, proper cataloging and indexing. The recent growth of the state has caused a great accumulation of new records, which, when they cease to be of current use, are carelessly stowed away in some corner. I, therefore, recommend the creation of a department of archives to care for the earlier records and their proper arrangement, to the end that they may always be available.

The various historical societies have performed commendable service in marking historical spots and in rescuing and preserving invaluable annals of our early history. The society at Tacoma, as trustee for the state, has a valuable historical collection of documents, memoirs and newspaper files. Its usefulness is weakened, and its service retarded for lack of systematic arrangement and proper support. The society is an agency of the state in perpetuating our early history, and is performing gratuitous service for the commonwealth. The efforts of its founders and officers should be encouraged, and an appropriation be made to facilitate the work in hand.

GRAVES OF FORMER GOVERNORS.

Within the borders of the state are buried the remains of several of our pioneer chief executives. It seems but proper that the state should erect suitable monuments in recognition of their services. Notable among these neglected graves is that of William Wallace, Governor of the territory in 1861. His body lies beside that of his wife in the pioneer cemetery at Fort Steilacoom which now is part of the property of a state institution. Plans have been initiated with the imperfect means at hand to care for the graves of the pioneers there sepulchered. I recommend the erection of a monument over the grave of Governor Wallace, whose distinguished services not only to the territory but to the nation at large entitle him to this distinction. The body of Marshal
F. Moore, who was a distinguished general officer in the Union Army, and who served for several years as Governor of Washington Territory, lies in the cemetery at Olympia. His memory likewise is entitled to suitable commemoration.

On assuming office I was impressed by the fact that the executive chambers, unlike those in many of the state capitols, did not contain the portraits of the former governors of the territory and state. Though without any special appropriation of funds for the purpose, I set about securing those portraits, realizing that longer delay in assembling them would make the task more difficult and costly. Many citizens, the newspapers generally, the surviving former governors, as also the friends and relatives of those who have died, gave me generous assistance, so that now we have the portraits of sixteen of the seventeen men who have held the office of governor. The missing portrait is that of R. D. Gholson, governor of the territory from 1859 to 1861. Governor Beckham of Kentucky and others are endeavoring to locate the desired picture. The total cost to the state so far for the collection, including framing, has been less than thirty dollars, and has been paid from the postage and incidental account of the governor's office.

I am now collecting the portraits of all the twenty-six men who have served the territory or state of Washington in Congress since the erection of the territory in 1853. The majority of these portraits is now in hand.

When the condition of the public funds will permit, all of these portraits, with those of the state and territorial judiciary, should be put in permanent form for preservation.

Mrs. Minnie Sparling Brown has delivered at the Executive office large oil paintings of the four former Governors of the State of Washington, viz.: Elisha P. Ferry, John H. McGraw, John R. Rogers and Henry McBride. A few years ago the plan of installing in the Executive office portraits in oils of the former governors to be painted by Mrs. Brown, was suggested and received the sanction of former Governors McGraw and Rogers. I recommend that suitable compensation be made to the artist for this work, thus permitting the paintings to become the property of the state.

ACCOUNTING OF FUNDS.

An accounting of public funds received by me and paid to the State Treasurer between January 1, 1905, the date I was inducted into office, and January 7, 1907, is as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Notaries Public fees from 1,785 applicants.............</td>
<td>$17,850.00</td>
</tr>
<tr>
<td>Commissioners of Deeds, from 14 applicants.............</td>
<td>$70.00</td>
</tr>
<tr>
<td>From Federal Government as national aid to Soldiers' Home</td>
<td>$50,415.44</td>
</tr>
<tr>
<td>From Federal Government on 5 per cent. refund for two years of sales of public lands in state</td>
<td>$39,122.30</td>
</tr>
<tr>
<td>From states requiring of other states extradition fees</td>
<td>$44.50</td>
</tr>
<tr>
<td>From Elmer E. Johnston, Executive Commissioner of Lewis &amp; Clark Exposition Commission, as refund of overcharge on freight</td>
<td>$39.20</td>
</tr>
<tr>
<td>Total</td>
<td>$107,541.44</td>
</tr>
</tbody>
</table>
On January 11, 1905, when I assumed office, the state bonded indebtedness amounted to $1,250,000, of which $85,000 had been incurred in December, 1904, because of the depleted condition of the general fund at that period. The legislature of 1905 found it imperative to appropriate heavily for the actual needs of the commonwealth. Not since the beginning of statehood had there been such extensive improvements projected. Various institutions and buildings were urgently needed to house the constantly increasing wards of the state. With this bonded debt, however, and these heavy appropriations, which included more than $140,000 for new buildings at various institutions, $75,000 for the Lewis & Clark Fair, $144,000 for the new department of state highways, $75,000 for the railroad commission, and appropriations for the creation of several other needed departments, the administration has created no increased indebtedness but has reduced the bonded debt by $10,000, so that today it is $1,240,000, while the Treasurer had on hand January 1, 1907, a total cash balance in all funds of $1,183,223.50.

Further than this the administration will be able to return unexpended appropriated moneys on March 31, 1907, in the sum of about $140,000. Of this the highway department will turn back about $66,000; the board of control, representing savings in its management of institutions, between $30,000 and $40,000; the railroad commission about $15,000; the Lewis & Clark Exposition commission, $9,000.

The last Legislature appropriated for the Governor’s office $29,900, of which about $10,500 will revert to the treasury.

Ten special funds aggregating about $300,000 lie dormant in the treasury while the state is paying interest on an indebtedness many times in excess thereof. The fund system should be abolished and the various fees and increments which go to create it should be paid directly into the general fund, an account being kept with the source of receipt—disbursements to be made from the general fund and credited to the source of receipt.

A consolidation of the state special funds would permit the treasurer or other authorized officer or board, when a large balance has accumulated in the general fund, to divert the sum in excess of a reasonable balance to the payment of the bonded debt of the state invested in the permanent school fund. By this means within a short time this debt could be materially reduced if not satisfied. The principle of paying interest on public indebtedness when the state is the principal money lender in the Northwest is wrong and its practice is a reflection upon our intelligence and business methods. Such consolidation of these funds will save in interest charges more than $10,000 annually. The aggregate balance on hand in the state treasury on January 1, 1907, was $1,183,223.50, while the state bonded indebtedness on that date was $1,240,000; had the system here suggested been in effect during the past two years, the debt could have been reduced much further without
injury to the welfare of the state and the interest saved. The interest paid is not lost to the public since it is all covered into the current school fund, but the policy of sustaining a bonded indebtedness while having a larger amount of cash on hand than the sum of that debt is an evil that should be eliminated.

The permanent fund created by the sale of granted lands for the benefit of the common schools amounted on the first day of January, 1907, to $3,842,841.31, and is invested in state, county, municipal and school district bonds bearing annual interest amounting on the aggregate to the sum of $139,314.54.

GRANTED LAND FUNDS.

The granted lands held by the state in trust for the various charitable, educational, reformatory and penal institutions, have produced in their permanent funds the sum of $284,817.15. That constant accruals will in time create a grand total of at least $25,000,000 in a permanent irreducible fund is a conservative estimate. No law exists whereby any officer or board is authorized to invest any of these funds other than the common school fund. I believe a Board of Finance, to be composed of the State Treasurer, the State Auditor and an appointee of the Governor, who should be Secretary, should have the management of this heritage of the commonwealth.

A sum in excess of $27,000 has accumulated, representing the aggregate of the current funds of the several state institutions. Accretions will follow during the coming two years. These funds are available for the first time in the history of the state for the maintenance of the different state institutions. To prevent their accumulation in large sums the State Treasurer should be required first to exhaust the fund credited to any of the state institutions before paying warrants from the general fund.

ACCOUNTING FOR COLLECTIONS.

Methods of handling state public funds should be devised to insure a systematic and effective check on every state official who performs the duty of collecting moneys. Under the present system no check is kept on collections made by any officer other than the account kept by the officer charged with the duty of receiving such funds. Large amounts accumulate and occasionally a balance exists in excess of the amount of the bond required of the officer. Such a system is fraught with danger to the security of the public funds. Should the people be so unfortunate in the future in the choice of an officer who proved recreant to his trust, large sums entrusted to his keeping could be misappropriated and no complete remedy would exist for the recovery.

In urging action upon this subject, I distinctly disclaim its application to present state officials, who thoroughly enjoy the confidence of the people, and stand ready to have their accounts subjected to a searching investigation by you concerning the integrity of their official acts and conduct, but the suggestion is made as a precaution before the hour of its need arrives.
The state suffers a great loss in its revenues by reason of the failure to collect from corporations a large portion of the annual license fees. This fee is a first lien upon the corporate assets and its payment should be speedily enforced. There is no reason why it should not be collected as expeditiously as are general taxes levied upon personal property. Provision should be made for the collection of this tax immediately after it becomes due, with the costs of suit chargeable to delinquent corporations. If the assets of the corporation should prove insufficient to meet the tax and costs, then it should be dissolved by judicial decree. These proceedings could be conducted with very little expense to the state, and would add materially to its income. The fee for incorporating and the annual license thereafter are very small as compared with other states, and it is believed they could be increased to $25 without injury to existing corporations or without deterring the formation of new ones. This increase would add at least $150,000 annually to the state's revenues, and to that extent would relieve the burden of general taxation.

The last Republican State Convention demanded the creation of the office of State Bank Examiner. I renew my recommendation in a former message that such a department be established. In addition to the public examination of state banks, such an officer should be invested with authority to examine the accounts of state and county officers and to prescribe a uniform system of public accounting.

The state has accumulated a debt against its capitol building land grant of $682,044.74, on which it is paying an annual interest charge of $26,894.75. This indebtedness is not invested in state permanent funds, the interest being paid to individual warrant holders. The management of this debt is a travesty on sound business operations. The state has a land grant of 132,000 acres for capitol purposes, the title to practically all of which has been secured. It has parted with less than five per cent. of the total acreage. I recommend the inauguration of a policy whereby the state in time may assume this entire indebtedness to be repaid into the state treasury from the sales of the granted lands. Interest payments would then be made to permanent fund accounts instead of to warrant holders.

In my message to the Ninth Legislature I called attention to the wisdom of framing revenue laws looking to the ultimate separation of the state from the counties in matters of taxation. Since then the Tax Commission has been created and has made an exhaustive study of the subject, the revelations set forth in its report fully supporting this policy. If the taxation of public utilities, excise and license fees, coupled with the earnings of permanent funds, arising from sale and lease of granted lands, would yield to the state sufficient revenue to defray the expenses of state government, then all the real and personal
property could be released from this burden and subjected only to
taxation for county, municipal and special school district purposes.
No incentive would then exist for the different counties to depress
their values to avoid the state tax. The economy and business ability
of each county would then inure to its own benefit.

BOARDS OF VISITORS.

I have recently invited leading citizens of the state to visit, inspect
and report on the conduct of the various public institutions and depart­
ments. This policy is based on the belief that an outside view is
helpful in dealing with problems that arise in connection with details
of administration. The visitors I have appointed have served without
compensation and, aside from the state officers invited to perform this
service, have paid their own traveling expenses. They are, therefore,
entitled to the thanks of the people for their gratuitous services in
subserving the interests of the commonwealth. I recommend that
hereafter visitations of this character be made regularly by members of
the Legislature, between sessions, and that you provide by law for such
visitations and appropriate a fund to pay the necessary actual traveling
expenses of the visitors.

Under the provisions of an Act of the Legislature of 1895, two
normal school buildings, one at Whatcom (now Bellingham), the
other at Cheney, were erected. An attempt was made to provide for
their construction from the proceeds of the sales of normal school
lands. Warrants were issued in the sum of $108,799.07 to the con­
tractors. The validity of the method prescribed for the payment of
these warrants was afterward questioned and the Supreme Court held
that, under the provisions of the Enabling Act by which the state
acquired title to the lands, the fund arising from the sale thereof was
a permanent fund and not available for the purpose contemplated by
the act. Those warrants are unpaid obligations of the commonwealth,
a cloud upon the state's credit. Their holders have not received a cent
of principal or interest. The State of Washington should be an
exemplar of good financial morals. It cannot place itself in the position
of a defaulting debtor or assume to repudiate its own obligations.
Its unstained credit is infinitely of more value than the money involved.
It is but justice to the credit of the state and to the warrant holders
that an appropriation be made to retire these warrants, such appropria­
tion to be large enough to pay the principal thereof with simple interest.

SEPARATE INSURANCE DEPARTMENT.

The office of Insurance Commissioner has become of such import­
ance that I believe it should be separate and independent of any other
office. Moreover, the recent developments in regard to the conduct of
both fire and life insurance organizations in the United States have been
of a character to suggest the expediency and wisdom of encouraging the
organization and growth of domestic companies engaged in the insur­
ance business. The rapid and ever increasing growth of the state with
the consequent increase in demand upon the time of the Secretary of State justify a separation of these offices. Therefore, I recommend the creation of the office of State Insurance Commissioner, and that the officer be chosen by vote of the people as other state officers are chosen.

**RECI PROCAL DEM URRAGE.**

One of the most vital commercial and financial problems confronting our manufacturers and shippers of all kinds is that of the failure of common carriers within the state to perform the functions for which they were created and in consideration of which performance they were granted their privileges, and for the performance of which the public by its support makes their existence possible.

From all reliable information and data obtainable, I am of the opinion that three direct causes for this failure exist: First, lack of sufficient rolling stock, commonly referred to as car shortage; Second, lack of sufficient motive power; Third, lack of sufficient transportation facilities, particularly in the way of terminals, sidings and additional tracks. The railroads, on one hand, contend that the locomotive works, car works and car manufacturies have been unable to fill their orders although such orders have been properly and timely placed. They further contend that by reason of the many opportunities presented to laboring men as a result of our general prosperity it has been impossible to obtain labor with which to construct additional tracks, terminals and sidings.

Shippers, on the other hand, and notably those engaged in the shipment of lumber products and wheat, contend that these same conditions, in a greater or lesser degree, have existed for the last ten years, and that the railroads are, therefore, at fault for having constantly failed during such period properly to anticipate the future tonnage. Shippers further contend that the real difficulty lies in the railroads compelling them to insure the carriers against possible loss incident to what might prove to be an over-investment in rolling stock and motive power. The shippers assert that it is the policy of the transportation companies never to invest more capital in rolling stock and motive power than is necessary to move the entire tonnage in twelve months, in other words, never to have so many cars and engines on hand that there would be danger of some of them being idle for any period. Such a policy might be sound were the commerce of the state moved in a steady, well-balanced and well-distributed manner, but we all know that such a balance does not exist; that the salmon pack, the cereal crops and even manufactured forest products move less at one time of the year than others, and hence a congestion in transportation is inevitable at the moving times under the existing system.

Be this as it may, the result is that every man, woman and child within the state is affected by reason of the traffic restrictions placed upon the shipper, whereby he is unable to conduct his business as his necessities require. Many of the most active and promising communities within the state are supported almost entirely by one or more
lumber or shingle mills. When the mill must close all the laboring men in that community are thrown out of work, while the grocer and every other line of trade suffer the most extreme results. The same is equally true of the eastern part of the state. When the wheat must stand upon the platforms at the risk of the elements, or in warehouses for a considerable length of time, everyone in every line of business connected with the community from which the wheat is shipped is injuriously affected. We must, therefore, have some remedy which will afford that protection of their transportation facilities to which all shippers are entitled, and in my judgment it seems that a good and safe step taken in that direction would be the enactment of what is known as the "reciprocal demurrage law," drawn, if possible, in such a manner that it will be effective for intrastate business even should the courts ultimately hold it ineffectual as to interstate business.

STATE REFORMATORY.

I recommend the establishment of a state reformatory, designed according to the most approved methods, for the restraint and reformation of persons, between the ages of sixteen and thirty years, who have for the first time violated the criminal statutes. That the sentence pronounced be upon the indeterminate plan, with the parole system as incident thereto.

The creation of such an institution would not entail any additional expense upon the state for without it the state prison must be enlarged. Such an institution would relieve the congestion of labor at the state penitentiary as inmates of the reformatory for a considerable future period could render service in its construction.

It is with regret that we must note a development within the state of youthful offenders whose acts from time to time result in the greatest crimes. This calls for some immediate action different from that taken against incorrigible criminals. Children, and particularly male children, during the years of boyhood may be turned into the right or the wrong path according to conditions and surroundings. To take a boy of this nature, however, be he mentally deficient or morally vicious, and place him behind the bars with hardened sinners and life-long law-breakers, is a step upon a plane beneath that upon which we, as the people of a great and growing commonwealth, should walk. Such young offenders, in my judgment, should be placed in an institution where they can be brought into contact with instructors of pure character, who have been trained as alienists and who are students of sociology and the methods to be applied by them for the reformation and ultimate salvation of such offenders.

The Reform School already provided by the state is greatly overcrowded, and I recommend that some institution be created whereby the boys can be taken from the existing institution and placed in one to be so established, thereby accomplishing another much desired result—the absolute separation of the sexes in an institution of this character.
PENITENTIARY LABOR.

Owing to the inadequacy of existing laws a large number of the convicts in the state penitentiary are unemployed. This condition is costly to the state and inhuman to the prisoners, utterly at variance with the dictates of common sense and sound business methods in the management of a penal institution. The act approved March 16, 1903, permitting convicts to be employed in preparing material for road construction, should be enlarged so as to permit the use of convict labor in improving and constructing highways in the more sparsely settled sections which otherwise would require state aid. Work of this character, in the open air and sunshine, away from prison walls, will have a direct return to the public in the value of the roads constructed, but society at large will reap a richer reward indirectly through the reformatory influences on the prisoners. The same policy should be followed in the counties and the duty enjoined upon county authorities to provide labor on the county highways for the able-bodied men serving sentences in county jails for misdemeanors.

When it is disclosed by a competent tribunal in the investigation of crime that a person has a criminal record, is not regularly employed and has no fixed place of abode, the security of life and property should not be jeopardized by permitting him to remain at large until he has committed some criminal act. A chronic criminal of this character should not be "moved on" by local authorities to become a charge on a neighboring municipality, but should be held in custody, employed on the public highways or given other occupation, and restrained of his liberty until paroled in the custody of some reputable person who will assume responsibility for his good conduct, or until it has been effectually demonstrated that he no longer is a menace to society.

The policy and laws of the state debar the manufacture by prison labor of products that might come into competition with the free labor of the state. A provision of our law exists forbidding the shipment to other states, of goods manufactured by convict labor. Prison-made goods from other states, however, are shipped freely into this state and are sold in competition with the products of our free labor. This condition is manifestly unfair. I am advised that federal legislation on the subject is pending in congress to correct this injustice. A memorial upon the subject requesting restrictive legislation would be timely and might effect good results.

CARE OF INSANE.

The duty of promoting means for the recovery of patients committed to the state hospitals for insane is paramount to the obligation of providing places for their detention and restraint. More effectually to improve the management of these institutions and to achieve a greater success in furthering the recovery of the state's unfortunate wards the hands of the executive should be strengthened by providing adequate salaries for the superintendents and a corresponding increase in the salaries of the assistants. This expenditure would
permit the state to invite physicians ably equipped in education and experience to render this service. The present salaries of superintendents was fixed by law in 1901, since which time their duties have multiplied on account of the greater accessions to the hospitals. The state, for humanitarian and economical reasons, can well afford to invite the leading alienists of the commonwealth to perform this important work. The inadequate salaries now provided are, however, a serious handicap in extending the efficiency of our institutions to improve the condition of the insane.

The unparalleled growth and development of the state has, with the heavy increase of population incident thereto, brought upon us increased burdens. These burdens we must take up and dispose of in a way commendable and in keeping with the history of the nation. The time has arrived when we are frequently coming in contact with the aged, the infirm, the maimed and the helpless who from injuries sustained or from the wear of years are incapable of maintaining themselves, and who are without relatives and friends who should assume the responsibility of their care. A state infirmary or some similar institution should be provided for such purpose, and with the present prices of material and labor it might be well to consider the purchase, if possible, of some one of the large unoccupied buildings which are known to exist at different points in the state and which doubtless could be acquired at far less than their original cost, thereby saving to the state not only a large percentage of their original cost, but the entire additional amount which it would cost to reproduce similar buildings at this time. Such a step would also go far to guarantee that the daily walks of our citizens will never be interfered with by the hand of want being held before them in a land of plenty.

ENFORCEMENT OF LAW.

As a people devoted to the supremacy of the law, we may justly pride ourselves that we rank among the highest. No great public disturbance, riot or lynching has occurred within the limits of this state within the time I have had the honor to act as its Chief Executive. The military arm of the state has not been invoked to perform any duty other than to promote its own efficiency and to extend relief in deeds purely charitable. Differences have been settled by mutual concessions, arbitration and in the tribunals provided by law. A few homicides, appalling in their atrocity and shocking to the moral sense of our people, have recently disturbed the sacredness and security of human life. The cries of the victims should be answered with measures of restraint to prevent a recurrence, whether the assassin was suffering from ungovernable frenzy, mental disorder or malice. Accounts of such crimes emanating from the courtrooms contain a message directing our attention to the duty of strengthening the arm of public prosecutors in the administration of justice.

The time and labor devoted to, and the expense incurred in, the trial of criminal causes may be reduced without doing injustice to the
accused. Trials under our present procedure may decline into an ordeal to test the physical endurance of courts and juries rather than to determine the criminal responsibility of the defendant: In a trial unnecessarily prolonged jurors may become weary from restraint and impatient with delay, and, therefore, incompetent to discharge their full duty to the state and the accused, allowing, in a few instances, criminals to go unwhipped of justice.

The length of time required to secure juries in criminal trials, and the unnecessary expense incurred, suggests the advisability, without abridging the administration of justice, of amending the law relating to peremptory challenges and challenges for cause. The number of peremptory challenges should be reduced and the grounds relating to challenges for cause confined to reasonable limits.

**THE JUDICIARY.**

All doubts should be set at rest by a proper amendment of the law defining the judgment to be entered where a person charged with a grave offense is acquitted under the plea of insanity. In such cases the person should be committed to an insane department of the state penitentiary, and should remain there during his natural life, or until such time as a competent tribunal or board of alienists, with the approval of the Executive, shall direct his discharge.

The present salaries or the justices of the Supreme Court and of the judges of the Superior Courts are entirely inadequate to the demands of the positions. It is a matter of common knowledge that members of the bar possessing high legal attainments, ability and character must make financial sacrifices for the honor of serving on the bench, and that too, with a tenure of office shorter in this state than in many others. The tendency in the commonwealths of the Union is steadily toward a higher paid judiciary. I recommend an increase in the salaries of Supreme Court and Superior Court judges.

I recommend the passage of a law providing for sittings of the State Supreme Court at stated times in the city of Spokane for the purpose of hearing cases arising in all or in a portion of the counties of Eastern Washington.

**PUBLIC PRINTING.**

The public printing law, enacted by the legislature of 1905, by which the office of public printer was created has worked satisfactorily. Owing to the fact that many of the department reports are now being printed, it is impossible to give here the exact figures on the relative cost between the new and the old systems. We do know, however, that the present system has proven much more economical than the old, and that, as a whole, the state has received more printing for less money than under previous systems. An appropriation of $60,000 was made by the Legislature of 1905 for the printing for the current biennial period, a sum less than the work had cost for the previous biennial period by several thousand dollars. The understanding at the time of the passage of the act was that the printing of the five institutions of
higher education, for the National Guard and for certain other purposes was not to be paid for out of the $60,000, but the text of the bill was so prepared that it was imperative to adopt the opposite view and do this work out of the lump sum appropriated. Even with this heavy burden added, the work has been done without a deficit and that in the face of the fact that there are several new departments of the government, such as the Tax Commission and Railroad Commission, requiring a great deal of expensive printing and binding.

TRANSPORTATION DISASTERS.

Horrified as we frequently are by the many accidents on land and sea, and having the testimony of statisticians that far more fatalities occur in the daily walks of life than in the most sanguinary warfare, it is evident that action should be taken more effectually to safeguard the lives of passengers and crews in our transportation service. Where employees are over-worked and their senses benumbed by loss of sleep they are incompetent to be entrusted with the safety of human lives. It is asserted too, that the shortage of cars and the delay in train service are due in no small measure to loading the trains with excessive tonnage, causing slow running time and long hours of labor. A law regulating the hours of service, therefore, would solve other problems than that of lessening the casualties of travel. Only efficient and experienced men should be employed in this service. Official inspection, with authority to correct abuses, of car and engine equipment, tracks, bridges and crossings would tend to protect the lives of travelers and of those employed in the service.

ALASKA-YUKON-PACIFIC EXPOSITION.

The most important subject for your consideration in conserving the welfare of the state and guarding its treasury is presented in the proposal to extend aid in the construction and maintenance of the Alaska-Yukon-Pacific Exposition. The growth of the commonwealth, the intense energy and patriotism of its citizenship, our interests in the affairs of the world find concrete expression in the plan of holding here on the shores of Puget Sound a great international fair.

The project of the exposition is one that deserves the earnest support of every patriotic citizen of the entire Northwest. The undertaking is one of gigantic magnitude. For every dollar of public or private funds invested in the enterprise, the state will receive a return in multiplied fold. Sound business judgment and civic pride in the state's welfare justify an appropriation measured in amount by the ability of the state and its paramount duty to carefully maintain its institutions and departments.

The expediency of co-operating with the management of the exposition was endorsed in the platforms of the two great political parties. That endorsement was affirmed by the people in the November election. I may assume, therefore, that the real vital question for you to answer is what amount, in your judgment, should be appropriated.
To prevent derangement of the state's revenues as now provided to meet the usual expenditures, I recommend that provision be made in the measure for a special levy upon the taxable property of the state for the years 1907, 1908 and 1909 to raise the sum appropriated.

The aims and purposes of the exposition are: To make more widely known the constantly increasing importance of Pacific ocean commerce in which the State of Washington rapidly is becoming the chief beneficiary; to demonstrate the opportunities for the extension of our trade in the regions whose transportation is furnished chiefly by the Pacific ocean; to exploit the resources and the natural wealth and opportunities in Alaska and in the Canadian Yukon Territory; and, finally, to demonstrate the progress of Western America in the past century.

The state is to receive a direct as well as an indirect return from its investment. The money expended by the state in the exposition in a large measure will be for the construction of buildings that later will become permanent structures for the University of Washington, on the grounds of which institution the exposition is to be held. Other buildings to be constructed from other funds are to become the property of the University, and hence of the state, at the close of the fair.

I direct your careful attention to the Jamestown Exposition to be held during the current year near Norfolk, Virginia. This exposition will rank among the most pretentious and representative that have been held in the world. This state should be properly represented on that historical ground. We may well afford to co-operate with the grand old commonwealth of Virginia in making this exposition a great success.

RECOMMEND LEGISLATION.

I recommend most earnestly the enactment of the measures mentioned in the platforms of the two great political parties in the state campaign of last year, namely:

1. The division of the state into congressional districts.

2. The proper safeguarding of all public funds placed on deposit and fixing the rate of interest which depositaries should pay on such funds into the public treasury.

3. The installation of additional machinery in the factory operated by convict labor at the state penitentiary for the manufacture of jute fabrics, so that the increased product may tend to regulate its price to Washington farmers.

The party platforms on which candidates for office were elected in 1906 were in unison in favoring the enactment of a direct primary election law. The discussion of this subject has developed such a distinct manifestation of the popular will that I am warranted in assuming that you will enact such a law in accordance with the views of the people.

Following the language of the Republican party, it should be so framed "as to secure the nomination of United States senators, con-
gressmen, all state, county and municipal officers by direct vote of the people."

These vital principles of self-government also should be preserved: The humblest citizen should have an equal chance with the aspiring millionaire in his ambition to serve the people in public office. Corporate favor or a plethoric purse should not be a prerequisite to the privilege of holding office. The act should not discourage genuine leadership nor obliterate party organizations, but it should disarm the power of the political autocrat. If the primary election follows the meeting of a convention that has adopted a concrete declaration of principles, party organizations will be maintained, and confusion and a multiplicity of platforms obviated.

Your attention is directed to the provisions of an act of Congress known as the Adams Bill, which act was approved March 16, 1906. This measure made an appropriation of $5,000 for the current year to the State Agricultural Experiment Station of each state, and provided for increasing the amount of this fund by $2,000 a year until it amounts to $15,000 a year. It set forth, however, that the grants of money were made subject to the legislative assent of the several states and territories to the purposes of the grants, but provided that payments on installments of the appropriation falling due to any state or territory before the regular session of the Legislature, meeting next after the passage of the act, should be made on the assent of the Governor thereof. Accordingly, on April 7, 1906, I gave my assent to the provisions of the act. I recommend that the Legislature now give its assent as provided in the law.

WATERWAY IMPROVEMENTS.

The Columbia river coursing through our state and along its southern boundary is an immense stream which, with its tributaries, but for natural obstructions, which can be overcome, would teem with commerce. It is the natural outlet for Eastern Washington, and should afford a cheap means of transportation which would add much to the profits of agriculture in that section and assist materially in its upbuilding. The importance of its improvement is generally understood. Oregon has made substantial appropriations in aid of its navigation, and Washington producers are enjoying benefits therefrom. We should join efforts with Oregon and the federal government in bringing about an open river from its navigable sources to the sea.

Our harbors should not be allowed to fall entirely under private control or to become the subjects of monopoly. The tide-lands were a generous heritage, the proceeds of sales of which should have been treated as a trust for public improvements. The use of the funds derived from the sale and lease of these lands for the ordinary expenses of government would seem unwise. The growth and development of our shipping affects, and is a matter of concern, to the whole state, and these funds should be conserved and devoted to the improvement of our harbors. I renew my recommendation for the creation of
a commission made up of representative citizens, to serve without remuneration except for necessary expenses, to suggest legislative action in this behalf.

Perhaps nothing so influences the development of a growing country as its means and methods of transportation and the condition of its thoroughfares. While we are providing generously for state highways, we should not lose sight of the fact that the state is traversed by great rivers which offer a serious obstruction to travel by land. To bridge these would impose an expense upon the immediate localities which they are not able and should not be called upon to bear. Neither is it fair to the traveling public that it should be called upon to attorn to private concerns for the privilege of crossing them. The bridge across the Snake river, connecting Clarkston with Lewiston, Idaho, is the converging center of travel for a large part of the immigration coming into Eastern Washington. During the past year it was crossed by approximately a quarter of a million vehicles and foot passengers, who were compelled to pay generously for the privilege. Governor Gooding, of Idaho, has recommended the appointment of a committee from both branches of the Idaho Legislature to meet a like committee from this state. I recommend that such a committee be appointed to meet with the Idaho committee for investigation and discussion and to report on the advisability of co-operating with our sister state in providing a public bridge at this point.

INTERNAL AFFAIRS.

In accordance with the established policy of state aid in the construction of inter-county highways, it would be well for the Legislature to take account of the natural barrier to free traffic that is constituted by the Columbia river. By private enterprise assisted by a liberal bonus raised by the citizens of Wenatchee, a bridge is being constructed across this stream at Wenatchee to serve the ever-increasing demands. When completed, this bridge, under present plans, will levy a toll upon all traffic. Toll bridges and toll roads have no place in the economy of a modern state. It is as much the duty of the state to furnish free traffic over the Columbia river as it is to assist in the construction of state highways over that other natural barrier, the Cascade mountains. I recommend, therefore, that you take steps to secure to the state the bridge named, so that it may be operated free to the people of the several counties it will serve.

I recommend that you provide for making effective the legislation of 1901 and 1903 regarding a state geologic, topographic and hydrographic survey in co-operation with the United States Geological Department, the sum appropriated to be effective on the condition that the federal authorities expend an equal amount.

The recent visitation of high waters in a few of the streams and rivers of the state resulted in discomfort to the inhabitants in the flooded districts, great injury to property, and a general suspension of business for a brief period. A spirit of co-operation among the suf
fers from floods has resulted in the promotion of plans that will be submitted for your approval tending to forestall future losses in districts liable to such disasters.

**NATIONAL GUARD.**

The National Guard has progressed steadily along the road to higher efficiency as citizen soldiers. This fact has been most thoroughly demonstrated in the maneuver camps recently held within the borders of our state, which proved the ability of our men to perform their duties in a manner as efficient as those of the regular army. Particularly have the officers of the National Guard of Washington appeared to the best advantage. Most of them have served in their present capacities a number of years, and a great many are veterans of the Spanish-American war. These officers in the maneuver camps were given command and assigned to duty along with the officers of the regular establishment, and I am proud to say were, in every instance, found capable and efficient. Too much praise cannot be given those men who sacrifice time and money to become efficient officers and men in a National Guard organization, and I feel that every encouragement should be offered to induce them to become experts in their line of work, so that upon a call by the federal government, the State of Washington can furnish a volunteer force that will be a credit to themselves and to the state.

The construction of armories in the cities of Seattle, Spokane and Tacoma under the provisions of an act approved March 16, 1903, has been delayed and work thereon suspended by reason of a decision of the State Supreme Court declaring the act unconstitutional. The construction of armories is primarily a duty of the state government. I recommend that early in your deliberations a measure be enacted that will in effect carry out the legislative intent expressed in the act of 1903. The expense of construction to be borne by an appropriation from the State Military Fund.

**GENERAL RECOMMENDATIONS.**

The Ninth Legislature adopted a resolution appointing a committee to recommend to this body some suitable gift to be presented to the armored cruiser Washington, then in process of construction. The cruiser was launched with due and impressive ceremonies on the 12th day of March, 1905, at which ceremonies the state was properly represented. The committee has selected an appropriate gift, consisting of a silver service, to be presented to the vessel. I recommend the adoption of the report.

By Act of Congress approved March 3, 1905, the United States conveyed to the city of Tacoma the military reservation known as Point Defiance Park for a recreation ground. The tide lands in front of the park are owned by the state and might be sold to private individuals or corporations. The state should imitate the generosity of the government and donate these tide lands to the city of Tacoma for park purposes.
The present system of enrolling bills which have passed both branches of the Legislature is cumbersome and unsatisfactory. The services of the State Printer may be profitably substituted for the labor of the enrolling clerk in the preparation of the enrolled bill. In its printed form its permanency is assured and the possibilities for inaccuracies lessened. If the type used in printing the bills for enrollment was preserved, and the form of the enrolled bill made to conform to the form of the session laws now in use, more than a month's time could be saved in the preparation and delivery of the session laws following the close of the session of the Legislature.

To furnish information covering every part of the state, its resources and industrial development, I urge the creation of a State Board of Publicity, consisting of appointive officers with the State Librarian as Secretary, to serve without extra compensation. This board to be allowed funds for postage, supplies and clerical assistance, and given authority to obtain reports from state, county and municipal authorities. The data thus secured to be furnished without expense to all applicants, particularly to each and every newspaper of the state.

For the collection and dissemination of information useful to the agricultural and horticultural interests of the state, I recommend the creation of a State Board of Horticulture and Agriculture. The members of said board to serve without pay except traveling expenses, and to consist of the president of the State College of Washington, the State Fair Commission, the State Grain Inspector, the State Veterinarian, the Dairy and Food Commissioner and the Horticultural Commissioner.

The health as well as the prosperity of our people merits your attention. The field of usefulness of the State Board of Health should be enlarged by clothing it with power to protect the purity of water used for domestic purposes, and to approve or condemn plans for sewage disposal, and obtain an accurate statement of mortal and vital statistics.

The agitation for the prevention of tuberculosis has found ready response in the organized efforts of the medical profession of the state assisted by earnest laymen. Those interested in the anti-tubercular crusade will offer for your consideration plans for the establishment and maintenance of a state sanitarium for the treatment of sufferers from this dread disease. You will exercise the highest form of benevolence and charity and advance the state to a high place among the commonwealths of the Union if you establish at a suitable location an institution of this nature.

**UNIVERSITY LANDS.**

I invite your attention to that portion of the report of the State Tax Commission which deals with the lands of the State University not included in the so-called granted lands. This property should be so handled as to make it available as a security asset, that the state at large thereby may be relieved in some measure from the burden of
taxation now made imperative by the needs of the University. I recom-
mend that you enact such legislation as will facilitate this object.

I am in accord with the leading educators of the state in the belief
that a commission should be appointed to recodify the school laws of
the state, and that provision be made for the systematic inspection and
supervision of high schools by the state department of public instruc-
tion; also that expert supervision of school district finances be pre-
scribed.

I favor the enlargement of the law defining the qualifications of
notaries public and members of boards and commissions to the end
that women may have equal opportunities with men to serve the state
in these positions of honor and trust.

The subject of proposed legislation in many instances is so intricate
that a law-making body is generously disposed to welcome those who
offer information for its guidance. Representatives of the people
attending sessions of this body are always given a fair and considerate
hearing. There is, however, a distinction between advice of this nature
and that offered by those known as professional lobbyists. Their cor-
rupting influence is one of the patent public evils that demands restric-
tion. Their intrigues, always in opposition to the highest and best
interests of the commonwealth, should be made as odious as treason.

IN CONCLUSION.

In conclusion I wish to direct your attention to a matter of great
importance. Legislatures in the past have adhered to the custom of
doing the greater and the most important part of their work in the
closing days of the session. This body could wisely make a departure
from this rule that would perpetuate its members in the grateful
rememberance of the people as well as better satisfy themselves. Few
bills are introduced unless some citizen has an interest in their pas-
sage or believes their enactment would be for the good of the state.
It must be apparent that to crowd into a brief period at the close of
the session much important legislation can only result in one end—
and that not only a bad but a dangerous one. Bills may be rushed
through and become laws that should never be passed, and much merit-
ous legislation may be sidetracked or overlooked. If this Legislature
should begin its actual labors at once, and, by strict application to
duty and prompt attendance at committee meetings, do all the business
possible during the first half of the session, every bill would have a fair
and intelligent consideration and every member would be better satis-
fied at the end than if his measures had been arbitrarily shelved by a
“sifting” committee. The sixty-day limit as fixed by the constitution
is ample for the business if each individual member works with a
determination to give thorough and fair consideration to all measures
introduced. In my judgment you can in no better way serve the people
by whom you have been elected than to be careful as to what laws are
passed and in seeing that those that do pass are in proper form and
free from constitutional objections. You cannot do this under the
system of legislation that has been heretofore observed. I earnestly hope that the idea of procrastination will not be evident in this body and that the better system of dispatch will take its place.

May I extend to you the hope that your relations will be fraternal, and that no act of the law-making body of the state will tend to destroy or interfere with the marvelous prosperity this state is now enjoying, and that it will be your aim to minister to the happiness, comfort and prosperity of our people, to the end that this session will be the brightest in the annals thus far of our state's history.

ALBERT E. MEAD,
Governor.

On motion of Representative Megler, the joint session was dissolved at 3:25 o'clock p.m.

HOUSE SESSION.

The House resumed regular session.

On motion of Mr. Dickson, the House adjourned at 3:30 p.m.

J. A. FALCONER,
Speaker.
RESOLUTIONS.

House concurrent resolution No. 1, by Mr. Ranck: Providing a joint committee to invite Hon. William Jennings Bryan to address the Washington Legislature.

The rules were suspended and the resolution passed the House. The speaker named as the House members of said committee Messrs. Rice, Ranck, Whitlow, Kirkpatrick and Romaine.

House concurrent resolution No. 2, by Messrs. Freudenberg, J. B. Gilbert and L. N. Stephens: A tribute of respect to the late Joseph H. Dawes, D. P. Bowers and A. S. Melcher, and providing a joint session of the House and Senate at 2 p. m., Monday, January 21, for memorial services.

The rules were suspended and the resolution passed the House.

INTRODUCTION OF BILLS.

Unanimous consent was given Mr. Reid to introduce a bill at this time.

The following bill was introduced and read the first time by title:

House bill No. 1, by Mr. Reid: An act appropriating the sum of ninety thousand dollars from the Revolving Fund for the purchase of jute and for the operation of the jute mill at the State Penitentiary.

Mr. Reid moved that the rules be suspended and that the House go into committee of the whole for the consideration of House bill No. 1. The motion was carried and the House went into committee of the whole with Mr. Dickson in the chair.

Mr. Dickson, chairman of the committee of the whole, reported that the committee had had under consideration House bill No. 1, and recommended that it do pass. The report of the committee was adopted.

Mr. Reid moved that the rules be suspended and the bill be read the second time. The motion was carried. The bill was read the second time, the rules were further suspended, the
second reading was considered the third and the bill was placed upon its final passage and passed by the following vote: Yeas 87, nays 0, absent or not voting 8.


Those absent or not voting were: Messrs. Falconer, Griffin, Hewitt, McMorran, Morse, Shultz, Strobridge, Troy—8.

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

EMPLOYES SWORN IN.

The following employees were sworn in by the speaker: N. Van Slyke, Geo. H. Stratton, Geo. L. Townes, John Satterwhite and Ross Catto.

The house took a recess until 2 p. m.

AFTERNOON SESSION.

Mr. Megler called the House to order at 2 p. m.

Roll call showed all members present except Messrs. Bassett, Hogan and Hewitt.

Messrs. Hewitt and Hogan were excused.
CONTEST CASE.

Mr. McCoy offered a demurrer in the contest case of Star­up against McCoy.

The demurrer was referred to the Committee on Privileges and Elections, when appointed.

RESOLUTIONS.

By Committee on Rules:

Resolved, That the speaker of the House procure all supplies necessary for the use of the House.

The resolution was adopted.

By Mr. Griffin:

Resolved, That the State Auditor be and he is hereby directed to draw his warrants for the payment of the members and employees of the House every seventh day of the session, upon pay rolls which shall be signed by the members and certified to by the speaker and chief clerk of the House, and he is hereby authorized and directed to deliver the warrants so issued to the chief clerk of the House, taking his receipt therefor; (the incidental expenses of the House shall be paid upon vouchers signed by the payee and certified to by the speaker and chief clerk, and attested by the sergeant-at-arms.)

The resolution was adopted.

Mr. Romaine withdrew from the committee appointed to invite Mr. Bryan to address the Legislature and the speaker appointed Mr. Smalley on said committee.

EMPLOYES SWORN IN.

The following employes, previously chosen, were given the oath of office: Mr. W. Robinson and Mr. Robert W. Kelsey.

COMMITTEE APPOINTED.

The speaker announced the following committee on Mileage and Contingent Expenses: Messrs. Blackmore, Freuden­berg, Huxtable and McMaster.

MESSAGE FROM THE SENATE.

Senate Chamber,
Olympia, Wash., January 16, 1907.

Mr. Speaker:

The Senate has passed Senate bill No. 9, entitled: "An act appropriating $70,000 for expenses of the Tenth Legislature."
Also House bill No. 1, appropriating $90,000 from the Revolving fund for the purchase of jute, etc., for the State Penitentiary.

Also, Senate concurrent resolution No. 6, providing for joint memorial services.

Also, Senate concurrent resolution No. 3, fixing date for final adjournment of the Legislature:

And the same are herewith transmitted.

J. W. Lyon, Secretary of the Senate.

FIRST READING SENATE BILLS.

Senate bill No. 9: An act appropriating seventy thousand dollars for the expenses of the Tenth session of the Washington Legislature.

The bill was read the first time by title, the rules were suspended, the bill was read the second time, the rules were further suspended, the second reading was considered the third, the bill was placed upon its final passage and passed the House by the following vote: Yeas 85, nays 0, absent or not voting 10.


Those absent or not voting were: Messrs. Abrams, Beach, Hewitt, Hogan, Kayser, McCoy, McRea, Shultz, Strobridge, Mr. Speaker—10.

There being no objections, the title of the bill was ordered to stand as the title of the act.
SENATE RESOLUTIONS.

Senate concurrent resolution No. 6: Changing the date for memorial services for the late Senators Russell and Stewart from Friday, January 18, to Wednesday, January 23.

The resolution was read and under suspension of the rules passed the House.

Mr. Freudenberg moved that the hour for holding joint memorial services for Mr. Joseph H. Dawes, Mr. D. P. Bowers and Mr. A. S. Melcher, late members of the Washington Legislature, be changed to follow Senate memorial services, Wednesday, January 23.

The motion was carried.

Senate concurrent resolution No. 3: Providing for the adjournment of the Tenth session of the Legislature of Washington.

The resolution was read and on motion of Mr. Huxtable was referred to the Committee on Rules.

The House adjourned at 2:25 p.m.

J. A. FALCONEH, Speaker.

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FOURTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, January 17, 1907.
10 o'clock a.m.

The speaker called the House to order at 10 o'clock.
Roll call showed all members present except Messrs. Cameron, Hewitt and McCoy.

Mr. Hewitt was excused.

Prayer was offered by Rev. E. L. Swick.

The speaker signed House bill No. 1.
Mr. Megler was called to the chair.
The journal of yesterday was read and approved.

REPORTS OF COMMITTEES.

Mr. Rice, on behalf of the committee appointed to invite Mr. Bryan to address the Legislature of Washington, reported the receipt of the following telegram:

WENATCHEE, WASH., Jan. 16, 1907.

HON. EDMUND RICE, Olympia:

Shall be pleased to accept invitation extended by the Legislature if train arrives before adjournment. Honor greatly appreciated.

WILLIAM JENNINGS BRYAN.

HOUSE OF REPRESENTATIVES,
OLYMPIA WASH., January 16, 1907.

MR. SPEAKER:

We, your committee on Mileage and Contingent Expenses, beg leave to report the following number of miles of travel and the amount due each member as mileage in coming to and going from this session of the legislature, and recommend that the several amounts be allowed:

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<td>Stephens, Isaac N.</td>
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<td>Stevenson, J. M.</td>
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<td>Strobridge, H. L.</td>
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<td>Taylor, H. D.</td>
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<td>Thompson, D. M.</td>
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<td>58 40</td>
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The report of the committee was adopted.

EMPLOYES SWORN IN.

The oath of office was administered to A. Burdick and S. F. Sherwood, House employes.

INTRODUCTION OF BILLS.

The following bills were introduced, read the first time by title, and ordered printed:

House bill No. 2, by Mr. Lung: An act relating to the law of warehouse receipts.

House bill No. 3, by Mr. Beebe: An act regulating the approval and filing for public record of real estate plats or additions to cities of the first and second class and other cities and towns with special charters having sufficient population to authorize them to re-incorporate under the laws of the State of Washington as cities of the first or second class and prescribing public grounds therein.

House bill No. 4, by Mr. Beebe: An act to provide for the punishment of parents or persons responsible for, or contributing to, the delinquency of children of the age of 17 years or under.

House bill No. 5, by Mr. Hutchinson: An act concerning
land titles, for the certification of land titles, and the simplification of the transfer of real estate.

House bill No. 6, by Mr. Dickson: An act prohibiting the owners or those in charge of any canal or ditch in localities where irrigation from ditches is practised, from suffering noxious weeds or other growths to go to seed on the banks thereof.

House bill No. 7, by Mr. Dickson: An act providing for the appointment and election of a judge of the superior court of the State of Washington, in and for the county of Kittitas, and providing for the election of a judge of the superior court in and for the counties of Yakima, Benton and Franklin, and specifying the counties of said State over which the present judge of said superior court in and for the counties of Kittitas, Yakima, Benton and Franklin, jointly, shall preside; and fixing the term of office of the judge appointed; and declaring an emergency.

House bill No. 8, by Mr. Gregg: An act to apportion the State of Washington into three congressional districts.

House bill No. 9, by Mr. Tibbitts: An act to provide for the establishment and maintenance of a branch of the State Soldiers' Home for honorably discharged soldiers, sailors and marines who have served the United States government in any of its wars, members of the State militia disabled while in the line of duty, and who are bona fide citizens of this State, and also the wives of such soldiers, sailors and marines.

House bill No. 10, by Mr. Weber: An act authorizing the assessment of lands held or owned by any county in the state, within the limits of incorporated cities or towns in such county, for local improvements, and providing for the payment of such assessments, whether the same were made before this act shall take effect, or shall be payable thereafter.

House bill No. 11, by Mr. Ranck: An act relating to and regulating the nomination of candidates for election.

House bill No. 12, by Mr. Ranck: An act to amend sections one, two, three, four, five, six and seven of an act en-
titled "An act to provide the relief of indigent Union and Mexican war soldiers, sailors and marines, and the families of those deceased or indigent, and to defray funeral expenses," being sections 2640, 2641, 2642, 2643, 2644, 2645 and 2646 of Ballinger's Annotated Codes and Statutes of Washington, same being sections 8061, 9062, 8063, 8064, 8065, 8066 and 8067 of Pierce's Washington Code, and that the title to said act be and the same is hereby amended to read as follows: "An act to provide for the relief of indigent Union, Spanish-American, Philippine Insurrection and Mexican war soldiers, sailors and marines and the families of those deceased or indigent, and to defray funeral expenses."

House bill No. 13, by Mr. Peddy cord: An act to provide for the formation of banking corporations and to regulate the business of banking and securing state supervision thereof; for the appointment of a State Examiner, defining his duties, fixing his compensation and making an appropriation therefor.

House bill No. 14, by Mr. Freudenberg: An act to amend section 1 of an act entitled "An act amending section 1 of an act entitled 'An act amending section 943 of Ballinger's Code and Statutes of Washington, relating to assessments for local improvements,' approved March 16, 1903," and declaring an emergency.

House bill No. 15, by Mr. Davis: An act for division of counties into as many road districts as practicable, election of supervisors and levy of road taxes by the several districts; collection of poll tax in cash or labor, manner of expenditure of road funds and repealing all acts and parts of acts in conflict herewith, etc.

House bill No. 16, by Mr. Romaine: An act providing for the appointment of one additional judge of the superior court of the State of Washington in and for Whatcom county, fixing the term of office of the judge appointed, and providing for the election of two judges of said superior court at the general
state election in November, 1908, and every four years there­after, and declaring an emergency.

House bill No. 17, by Mr. Fancher: An act providing for the levy and manner of payment of road, bridge, poll and property taxes, and the manner of expenditure thereof, and pro­viding for division of counties into road districts and the ap­pointment of road overseers thereof, and repealing all acts and parts of acts in conflict herewith.

House bill No. 18, by Mr. Strobridge: An act providing for two judges of the superior court of the State of Washington, in and for Snohomish county, fixing the term of office of the additional judge appointed, and providing for the election of two judges at the general election in November, 1908, and every four years thereafter, and declaring an emergency.

House bill No. 19, by Mr. Gregg: An act relating to the liability of common carriers for personal injury or death of employes, prescribing who may maintain an action in the event of the death of an employe and establishing the rule by which damages shall be awarded and making the jury sole judge of all questions of negligence and contributory negli­gence, and providing that employes' or other insurance shall constitute no bar to an action for personal injuries or death of employe.

House bill No. 20, by Mr. Smalley: An act providing for a superior court judge for the counties of Chelan, Douglas and Okanogan, jointly, and providing for a superior court judge for the counties of Stevens and Ferry jointly, and de­claring an emergency.

House bill No. 21, by Mr. Abrams: An act relating to cor­oners and prescribing their qualifications.

House bill No. 22, by Mr. Abrams: An act to prevent and punish abandonment of wife or children by husband or father.

House bill No. 23, by Mr. Romaine: An act to amend sec­tion 222, of the Code of Public Instruction of the State of Washington, relating to State Normal Schools, and to repeal all existing acts and parts of acts in conflict therewith; said
section 222 being also known as section 7466 of Pierce's Washington Code, as amended by section 4, chapter LXXXV., Session Laws of the State of Washington, 1905. Approved March 6, 1905.

House bill No. 24, by Mr. Whitlow: An act for the improvement of the State College of Washington and making appropriations therefor.

House bill No. 25, by Mr. Sherfey: An act providing for co-operative agriculture investigations by the State Agricultural Experiment Station, and making appropriations therefor.

House bill No. 26, by Mr. King: An act for the support and maintenance of illegitimate children and repealing chapter six (VI.) of Ballinger's Annotated Codes and Statutes of the State of Washington.

CONCURRENT RESOLUTION.

House concurrent resolution No. 3, by Mr. Godman: Providing for joint action of Washington, Oregon and Idaho for the improvement of river navigation.

The rules were suspended and the resolution passed to third reading and was unanimously adopted.

RESOLUTION.

By Mr. Gaches:

Resolved, That the sergeant-at-arms be and is hereby instructed to purchase postage stamps to the amount of five ($5) dollars' worth for each member and the chief clerk, from the Olympia post-office, and deliver same to the members and chief clerk as soon as possible.

Mr. Gaches moved the adoption of the resolution. The motion was seconded.

Mr. Dickson moved the resolution be referred to the committee on Rules. The motion to refer was adopted.

The House took a recess at 10:50 a. m.
AFTERNOON SESSION.

The House was called to order by the speaker.
Roll call showed all members present except Messrs. Smalley and Hewitt. Mr. Hewitt was excused.
Mr. Megler was called to the chair.

REPORTS OF COMMITTEES.

The Committee on Rules recommended that the resolution previously introduced providing for the purchase of postage stamps, be adopted.
Mr. Reid moved that the recommendation of the committee be adopted.
The motion carried.
The Committee on House Employes submitted the following report:

OLYMPIA, WASH., January 17, 1907.

We, your committee on House employes, beg leave to submit the following report:
That E. F. Jones was employed as a watchman, but on account of his qualifications the chief clerk requests that he be transferred to the clerical force and his salary increased from $3 to $4 per day.
Your committee further reports that the sergeant-at-arms requests that he be allowed to employ a janitor at $3 per day.
Your committee has had under consideration both of the foregoing matters, and recommends to the House that E. F. Jones be employed by this House as a clerk instead of a watchman, and his compensation fixed at $4 per day; and further recommends that the sergeant-at-arms be authorized to employ one janitor at a salary of $3 per day.
The committee further recommends that Robert W. Kelsey be employed as a House stenographer to fill the vacancy shown by the committee's former report.

LEE A. JOHNSON,
GEO. T. REID,
ANDREW OLSEN,
JESSE HUNTABLE,
W. F. FREUDENBERG.

The report was adopted.
The Committee on Rules recommended that the rules of the session of 1905 be adopted as the permanent rules of this session.
Mr. Reid moved the adoption of the report.
Mr. Gilbert moved to amend by striking out rule 2.
Mr. Ranck moved to amend by adding a proviso to rule 2, limiting the exercise of the authority therein conferred to the last ten days of the session.
The speaker declared Mr. Ranck's amendment out of order.
Mr. Gilbert withdrew his amendment.
The original motion to adopt the 1905 rules was carried.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 17, 1907.

MR. SPEAKER:

The Senate has passed House concurrent resolution No. 1, inviting Hon. W. J. Bryan to address the Legislature, and the president has appointed Senators Graves, Cotterill, Polson, Minkler and Stevenson to act with the House committee.

The Senate has also passed House concurrent resolution No. 2, relating to the death of Hon. Joseph H. Dawes, Hon. D. P. Bowers and Hon. A. S. Melcher.

And the same are herewith transmitted.

J. W. LYSONS, Secretary of the Senate.

RESOLUTIONS.

By Mr. Megler:

Resolved, That section 27, rule 51, be suspended during this session and that the speaker be allowed to appoint 21 members on the Committee on Judiciary.

The resolution was adopted.

By Mr. Hanson:

Resolved, That the chief clerk be instructed to have printed for the use of the members of the House, 1,250 additional copies of the second message of Governor Albert E. Mead.

The resolution was adopted.

REPORT OF SPECIAL COMMITTEES.

OLYMPIA, WASH., JANUARY 17, 1907.

TO THE SPEAKER:

Your committee appointed to invite Hon. William J. Bryan to address the legislature, begs leave to report that it has been unable to
receive further word from him since the receipt of the telegram read this morning.

It has been arranged with the Senate committee to meet Mr. Bryan on his arrival here this evening and invite him to deliver his address to the Legislature in the House chamber at the hour of 10:30 on Friday morning.

EDMUND RICE, Chairman.

The report was adopted.

EMPLOYES SWORN IN.

The following employes were called to the bar of the House and given the oath of office: Frank N. Harris, Ira E. Hornibrook.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, and ordered printed:

House bill No. 27, by Mr. King: An act amending section 1 of an act entitled “An act to provide for the payment of wages of labor in lawful money of the United States and to punish violations of the same,” approved February 2, 1888, being section 3305 of Ballinger’s Annotated Codes and Statutes of the State of Washington.

House bill No. 28, by Mr. King: An act regulating the removal of sheep from one county into another, and providing for an equitable division of taxes on sheep removed from the home county into another county for grazing and pasturage, and requiring sheep owners to report to the county treasurers, the removal of sheep from one county to another, and providing a penalty for the violation thereof, and declaring an emergency.

House bill No. 29, by Mr. King: An act to amend an act, entitled “An act to amend section one (1) of chapter forty-seven (47) of the Laws of 1903, providing for a closed season for trout fishing in the lakes and streams of Chelan county. Same being chapter fifty-four (54) (H. B. No. 110) of the Session Laws of 1905.

House bill No. 30, by Mr. King: An act providing for the appointment of official court stenographers within and for the
State of Washington, prescribing their duties, and fixing their compensation.

House bill No. 31, by Mr. Rhodes: An act regulating the hours of service of employees in train service upon railroads, and providing a penalty.

House bill No. 32, by Mr. McMaster: An act authorizing the direct nomination of candidates for office in towns.


House bill No. 34, by Mr. Gaches: An act relating to game waterfowl, and prohibiting the formation of feeding grounds for hunting purposes; prohibiting the hunting of or shooting at any such fowls from water, lands or premises where grain, cereal or other substance has been deposited placed or scattered for that purpose and providing a penalty for the violation of any provisions of this act.

House bill No. 35, by Mr. Gaches: An act relating to the judicial department of cities of the third class, defining the qualification of the police justices appointed therein, providing the rules relative to practice therein, and declaring an emergency.

House bill No. 36, by Mr. Davis: An act providing for superior court judges in Chelan, Douglas, Okanogan, Ferry and Stevens counties, and fixing the time and the manner of the election and appointment thereof.

House bill No. 37, by Mr. Henderson: An act to create and establish the Columbia and Snake Rivers Improvement commission, defining its powers and its duties, to authorize the commission to make all necessary rules and regulations for its government and for properly carrying out the provisions of this act, and making an appropriation therefor, and declaring an emergency.

House bill No. 38, by Mr. Kayser: An act providing for the collection of taxes upon personal property about to be or in danger of being removed from the limits of the state.

House bill No. 39, by Mr. Beach: An act to confirm the
title and character of conveyances of certain oyster and tide lands heretofore sold in the State of Washington.

The House adjourned at 2:45 p.m.

LEO. O. MEIGS,  J. A. FALCONER,
Chief Clerk.  Speaker.

FIFTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, January 18, 1907.

10 o'clock a.m.

The House was called to order by the speaker at 10 a.m.

Roll call showed all members present except Messrs. Abrams, Hewitt, Sheets and Vergowe, all of whom were excused.

Mr. Megler was called to the chair.

The minutes of the previous session were read and approved.

MESSAGE FROM THE SENATE,

SENATE CHAMBER,
OLYMPIA, WASH., January 18, 1907.

MR. SPEAKER:

The president has signed House bill No. 1, entitled: "An act making an appropriation from the Revolving Fund of the State Penitentiary;

Also, Senate bill No. 9, making an appropriation for Legislative expenses;

And the same are herewith transmitted.

J. W. LYSONS, Secretary of the Senate.

The speaker signed Senate bill No. 9.

MESSAGE FROM THE GOVERNOR.

The report of the Governor regarding the fuel shortage was laid aside for subsequent action.
JOINT SESSION.

The sergeant-at-arms announced the arrival of the Senate.

The president of the Senate called the joint session to order at 10:25 a.m.

The secretary of the Senate called the roll of the Senate, all members being present except Senators Nichols, excused, and Pogue, excused.

The clerk of the House called the roll of the House, all members being present except Messrs. Abrams, Hewitt, Sheets, excused, and Vergowe, excused.

The president announced the purpose of the joint session to be to listen to an address by Hon. Wm. J. Bryan and instructed the committee to invite Mr. Bryan before the joint assembly.

Hon. Wm. J. Bryan appeared before the joint session with Governor A. E. Mead and escorted by the committee consisting of Senators Graves, Cotterill, Polson, Minkler, Stevenson, and Representatives Rice, Ranck, Whitlow, Kirkpatrick and Romaine.

After being introduced to the joint session by the president, Mr. Bryan addressed the assembly.

On motion of Senator Paulhamus the joint session extended to Mr. Bryan a vote of thanks for his very able address.

At 11:27 o'clock a.m., on motion of Senator Davis, the joint session dissolved.

The House took a recess until 2 p.m.

AFTERNOON SESSION.

The House was called to order by the speaker at 2 p.m.

Mr. Megler was called to the chair.

Roll call showed all members present except Messrs. Abrams, D. J. Davis, Gregg, Griffin, Henderson, Hewitt, Ramsay, Sheets, Shultz, Slayden, E. M. Stephens, I. N. Stephens, Strobridge, Vergowe, and Weir, all of whom were excused.
The veto message from the Governor (old H. B. 41) was made a special order for Monday, January 21, at 2 p. m.

**RESOLUTIONS.**

By Mr. Dickson:

Resolved, That the speaker of the House be allowed and paid extra compensation for his services as speaker, at the rate of $3.00 per day.

The resolution was adopted.

By Mr. Megler:

Be it Resolved by the House of Representatives, the Senate Concurring, That the State Law Librarian be authorized and requested to purchase twelve volumes of Pierce's Codes for the use of the Legislature, said Codes to be marked and to remain the property of the library.

The resolution was adopted.

**INTRODUCTION OF BILLS.**

The following bills were introduced, read the first time by title, ordered printed, and referred to the committees indicated:

House bill No. 40, by Mr. Hogan: An act relating to the assessment and collection of taxes in municipal corporations of the second, third and fourth classes, and amending sections 1810 and 1814, of Ballinger's Annotated Codes and Statutes of Washington and declaring an emergency.

House bill No. 41, by Mr. Reeve: An act amending section 5994, of Ballinger's Annotated Codes and Statutes of Washington, relating to admissibility in evidence of testimony of persons under certain relations.

House bill No. 42, by Mr. Hutchinson: An act providing for the payment of tuition fees from pupils of public schools whose father is not a citizen of the United States.

House bill No. 43, by Mr. Carlyon: An act providing for the investment of the permanent school funds, the permanent funds of the Normal schools, State University, Scientific School, Agricultural College, charitable, educational, penal and reformatory institutions of the State of Washington.

Referred to the Committee on Revenue and Taxation.
House bill No. 44, by Mr. Fancher: An act for protection against the spread of Canada thistles, Russian thistles and tumbling mustard (Sisymbrium Altissimum, L.), and for the destruction of the same, and for the payment of costs for destroying same and prescribing the punishment for the violation of this act.

Referred to the Committee on Agriculture.

House bill No. 45, by Mr. Fancher: An act for the relief of holders of warrants drawn upon the "State Normal School Fund," provided for by an act of the Legislature approved March 7, 1895; authorizing the issuance of state bonds therefore and their sale to the permanent school fund; authorizing the levy of an annual tax to redeem such bonds, and declaring an emergency.

Referred to the Committee on Revenue and Taxation.

House bill No. 46, by Mr. Tibbetts: An act to amend section two of an act of the Legislature of the State of Washington, approved March 9, 1905, entitled "An act creating a fund to be known as the Public Highway Fund and making provisions for an annual levy to produce revenue therein for the construction and repairs of highways and bridges."

Referred to the Committee on Roads and Bridges.

House bill No. 47, by Mr. J. B. Gilbert: An act prohibiting the sale of intoxicating liquors within five miles of the Washington State College.

Referred to the Committee on Washington State College.

House bill No. 48, by Mr. Croft: An act for the preservation and protection of fish, and declaring an emergency, and providing a penalty.

Referred to the Committee on Game and Game Fish.

House bill No. 49, by Mr. Croft: An act for the preservation and protection of feathered game, and declaring an emergency, and providing a penalty.

Referred to the Committee on Game and Game Fish.

House bill No. 50, by Mr. Johnson: An act to prohibit or permit the sale or distribution of intoxicating liquors as a
beverage in any voting precinct or precincts in the State of Washington, in accordance with the will of a majority of the qualified electors thereof, and to provide for the enforcement of the provisions of this act under suitable penalties.

Referred to the Committee on Public Morals.

House bill No. 51, by Mr. Bassett: An act to amend an act authorizing the establishment of public libraries in cities.

Referred to the Committee on Education.

House bill No. 52, by Mr. E. C. Davis: An act to amend an act entitled and cited as the Code of Public Instruction of the State of Washington, approved March 19th, 1897, and amended by H. B. No. 442, approved March 19th, 1901, amending section 112 of said act.

Referred to the Committee on Education.

House bill No. 53, by Mr. Weber: An act amending section five of an act entitled “An act in relation to estrays, providing for their detention, registration and sale, and prescribing penalties for its violation,” approved February 16, 1905.

Referred to the Committee on Agriculture.

House bill No. 54, by Mr. Hamilton: An act amending section 6994 of Ballinger’s Annotated Codes and Statutes of Washington, being section 2253 of Pierce’s Washington Code, relating to the death penalty and how executed.

Referred to the Committee on Judiciary.

House bill No. 55, by Mr. Madison: An act authorizing and directing a numerical index of the records of the offices of County Auditors.

Referred to the Committee on Judiciary.

House bill No. 56, by Mr. Klovborg: An act prohibiting the use of deception, misrepresentation, false advertising, false pretenses or unlawful force in the procuring of employees to work in any department of labor in this state and fixing penalties, criminal and civil, for violation thereof.

Referred to the Committee on Labor and Labor Statistics.

House memorial No. 1, by Mr. Weber: Praying for the opening of the Columbia and Snake rivers to the sea.
Referral to the Committee on Memorials.

House memorial No. 2, by Mr. Gaches: Praying that the Indians of the Swinomish Indian reservation holding patents to their lands be granted permission to sell or lease lands held under such patents.

Referral to the Committee on Memorials.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, January 18, 1907.

To the Honorable the House of Representatives of the State of Washington:

GENTLEMEN:—I have this day approved House bill No. 1, entitled: "An act appropriating the sum of ninety thousand dollars from the revolving fund for the purchase of jute and operations of the jute mill of the state penitentiary.

ALBERT E. MEAD, Governor.

The speaker resumed the chair.

STANDING COMMITTEES.

The speaker announced the following standing committees:

Agriculture:—Cameron, Long, Connell, Fancher, Fulton, Kayser, Miller, Thompson, W. H., Troy, Ulsh, Whitlow.


Claims and Auditing:—Erickson, Kirkpatrick, Davis, E. C., Kayser, Hewitt.

Commerce and Manufacturing:—Davis, D. J., Beach, Sewall, Tonkin, Slayden, Griffin, Weber, McMaster, Peddy cord, Croft, Congleton, Coles.

Congressional Apportionment:—Megler, Henderson, Strobridge, Glen, Weir, Byerly, Lambert, Halteman, Connell, Blackmore, Dickson, Fancher, Gregg, Cameron.

Constitutional Revision:—Beach, Hurshman, Stephens, E. N., Troy, Weir, Shultz, McMaster, Johnson, Godman, Blackmore, Carlyon.

Compensation and Fees for State and County Officers:—Griffin, Bell, Gilbert, E. P., McDonald, Jackson, H. F., Godman, Shultz, Huxtable.
Corporations Other Than Municipal:—Lambert, Rhodes, Smalley, Jackson, H. F., Hamilton, Connell, Hewitt.

County and County Boundaries:—Glen, Hutchinson, Smalley, Congleton, Hamilton, Johnson, McMorran, Sherfey.

Dairy and Live Stock:—Troy, Govan, Reeve, Stephens, I. N., Whitlow, McDonald, Sewall, Tibbetts, Vergowe.

Dykes, Drains and Drainage:—Gaches, Abrams, Madison, Vergowe, Weir.

Education:—Ramsay, Bassett, Davis, E. C., Lung, McRae, Ulsh, Johnson, Gilbert, J. B., Fulton, Beebe.

Engrossed Bills:—Taylor, Carlyon, Gregg, Hanson, Hewitt, Whitlow, Sewall.

Enrolled Bills:—Davis, E. C., Rice, Armstrong, Gaches, Jackson, H. F., Glen.


Fisheries:—Shultz, Megler, Bell, Stevenson, Blackmore, Morse, Beach, Cloes, Romaine, Gaches.

Game and Game Fish:—Croft, Armstrong, Morse, Stephens, E. M., Ulsh, Govan, Sewall, Renick, Olson, Reeve, Beach, Gilbert, E. P., Bradsberry, Davis, D. J., Long.

Horticulture and Forestry:—Peddycord, Kayser, Lambert, Sayer, Sewall, King.

Harbors and Waterways:—Reeve, Bell, Sheets, Romaine, McDonald, Tonkin.

Hospitals for the Insane:—Byerly, Fancher, Klovborg, Stephens, I. N., Gilbert, J. B.

House Arrangements:—Long, Whitlow, Hutchinson, Quinlan, Hamilton.

Insurance:—Bassett, Ramsay, Rhodes, Miller, Blackmore, Cloes, Ranck, Rice.

Internal Improvements and Internal Affairs:—Hutchinson, Sherfey, Troy, Thompson, W. H., Taylor.

Irrigation, and Arid Lands:—Johnson, Hamilton, Olsen, Smalley, Hutchinson, Dickson.

Judiciary:—Reid, Strobridge, Godman, Hanson, Abrams, Beebe, Freudenberg, Gregg, Griffin, Hamilton, Hogan, Wade, Sherfey, Romaine, Lung, Rhodes, Lambert, Madison, Kirkpatrick, King, Johnson.


Medicine, Surgery, Dentistry and Hygiene:—Fulton, Sheets, Beach, McRae, Cloes, Slayden, Carlyon.

Memorials:—Slayden, McMorran, Stevenson, Hurshman, Ramsay.
Mileage and Contingent Expenses.—Blackmore, Huxtable, Freudenberg, Whitlow, McMaster.

Military Affairs and Soldiers' Home.—Gilbert, E. P., Tibbetts, Megler, Ranck, Weir, Romaine, Hornberger, Sayer, King, Hanson, Connell, Byerly.


Miscellaneous.—Ranck, Bell, Weir, Armstrong, Cameron, Quinlan.

Municipal Corporations of the First Class.—Hanson, Klovborg, Thompson, D. M., Jackson, F. C., Abrams.

Municipal Corporations Other Than the First Class.—Hogan, Carlyon, Coles, Olson, Gilbert, J. B., Slayden, Madison, Davis, D. J.


Privileges and Elections.—Strobridge, Kirkpatrick, Gregg, Erickson, Ranck, Wade, Henderson.


Revenue and Taxation.—Renick, Bassett, Davis, E. C., Lambert, McMorrnan, Quinlan, McCoy, Sherfey, Ranck, Kayser, Jackson, F. C., Rhodes, Glen, Dickson, Gaches, Fulton, Cameron.

Railroads.—Dickson, Taylor, Erickson, Huxtable, McMaster, Abrams, Govan, Blackmore, Hogan, Lung, McDonald, Rice, Stephens, I. N., Ramsay, Jackson, F. C., Slayden, Miller.


Rules and Order.—Speaker, Megler, Renick, Shultz, Reid, Stevenso, Dickson, Fancher.

State Capital and Public Grounds.—Carlyon, Whitlow, Cloes, Morse, Rice.

State Library.—Rice, Wade, Rhodes, Ranck, Carlyon.

State Normal Schools.—Olsen, Strobridge, Renick Cloes, Reeve.

State, School and Granted Lands.—Hornberger, Johnson, Armstrong, Strobridge, Bradberry, Byerly, Beach, Wade, Ulsh, Bell, Rice, Cloes, Davis, D. J., Thompson, D. M., McCoy.

State Penitentiary.—Jackson, F. C., Henderson, Godman, Freudenberg, Griffin.

State School for Defective Youth and Reform School.—McRae, Blackmore, Congleton, Sheets, Ulsh.

State University.—McMaster, Hanson, McRae, Gaches, Griffin, Gregg.

Tide Lands.—McCoy, Ramsay, Romaine, Jackson, F. C., Beach, Sheets.
REFERENCE OF BILLS.

The speaker announced the following references of bills:
House bill No. 2, to the Committee on Commerce and Manufacture.
House bill No. 3, to the Committee on Judiciary.
House bill No. 5, to the Committee on Judiciary.
House bill No. 6, to the Committee on Judiciary.
House bill No. 7, to the Committee on Judiciary.
House bill No. 8, to the Committee on Congressional Apportionment.
House bill No. 9, to the Committee on Military Affairs and Soldiers' Home.
House bill No. 10, to the Committee on Revenue and Taxation.
House bill No. 11, to the Committee on Privileges and Elections.
House bill No. 12, to the Committee on Military Affairs and Soldiers' Home.
House bill No. 13, to the Committee on Banks and Banking.
House bill No. 14, to the Committee on Revenue and Taxation.
House bill No. 15, to the Committee on Roads and Bridges.
House bill No. 16, to the Committee on Judiciary.
House bill No. 17, to the Committee on Revenue and Taxation.
House bill No. 18, to the Committee on Judiciary.
House bill No. 19, to the Committee on Labor and Labor Statistics.
House bill No. 20, to the Committee on Judiciary.
House bill No. 21, to the Committee on Miscellaneous Matters.
House bill No. 22, to the Committee on Judiciary.
House bill No. 23, to the Committee on State Normal Schools.
House bill No. 24, to the Committee on Appropriations.
House bill No. 25, to the Committee on Appropriations.
House bill No. 26, to the Committee on Judiciary.
House bill No. 27, to the Committee on Labor and Labor Statistics.
House bill No. 28, to the Committee on Revenue and Taxation.
House bill No. 29, to the Committee on Game and Game Fish.
House bill No. 30, to the Committee on Judiciary.
House bill No. 31, to the Committee on Labor and Labor Statistics.
House bill No. 32, to the Committee on Privileges and Elections.
House bill No. 33, to the Committee on Claims and Auditing.
House bill No. 34, to the Committee on Game and Game Fish.
House bill No. 35, to the Committee on Municipal Corporations other than First Class.
House bill No. 36, to the Committee on Judiciary.
House bill No. 37, to the Committee on Commerce and Manufacture.
House bill No. 38, to the Committee on Revenue and Taxation.
House bill No. 39, to the Committee on Judiciary.
House bill No. 40, to the Committee on Municipal Corporations other than First Class.
House bill No. 41, to the Committee on Judiciary.
House bill No. 42, to the Committee on Education.
House bill No. 43, to the Committee on Revenue and Taxation.
House bill No. 44, to the Committee on Agriculture.
House bill No. 45, to the Committee on Revenue and Taxation.
House bill No. 46, to the Committee on Roads and Bridges.
House bill No. 47, to the Committee on Washington State College.
House bill No. 48, to the Committee on Game and Game Fish.
House bill No. 49, to the Committee on Game and Game Fish.
House bill No. 50, to the Committee on Public Morals.
House bill No. 51, to the Committee on Education.
House bill No. 52, to the Committee on Education.
House bill No. 53, to the Committee on Agriculture.
House bill No. 54, to the Committee on Judiciary.
House bill No. 55, to the Committee on Judiciary.
House bill No. 56, to the Committee on Labor and Labor Statistics.
House memorial No. 1, to the Committee on Memorials.
House memorial No. 2, to the Committee on Memorials.
The House adjourned until Monday, January 21, at 2 p. m.

EIGHTH DAY.

AFTERNOON SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, January 21, 1907.
2 o'clock p. m.

The House was called to order by the speaker at 2 p. m.
Roll call showed all members present, except Messrs. Bell, Hewitt, Long, Reeve, Sewall, Sheets, Slayden, Smalley, Strobridge and Tonkin.
Messrs. Hewitt, Reeve, Sewall, Strobridge and Tonkin were excused.

The Rev. A. M. Stevenson offered prayer.

The minutes of the previous session were read and approved.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
Olympia, Wash., January 21, 1907.

MR. SPEAKER:

The Senate has passed House concurrent resolution No. 3, providing for joint action regarding the opening of the Snake and Columbia rivers.

Also, Senate concurrent resolution No. 7, on the same subject.

And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

PETITIONS AND MEMORIALS.

A resolution of the Washington Live Stock Association was read and referred to the Committee on Medicine, Surgery, Dentistry and Hygiene.

A resolution from the Spokane Chamber of Commerce was read and referred to the Committee on Memorials.

Nine petitions favoring the passage of a direct primary law were referred to the Committee on Privileges and Elections.

RESOLUTIONS.

By Mr. Dickson:

Resolved, That the speaker is hereby authorized to increase the Committee on Appropriations from seventeen to twenty members.

The resolution was adopted.

By Mr. F. C. Jackson:

Resolved, That the Secretary of State be and he hereby is requested to deliver to each of the members of this House a copy of the latest map of the State of Washington issued by the Bureau of Statistics and Immigration, a supply of which maps he now has on hand.

The resolution was adopted.

By Mr. Armstrong:

Resolved, That the speaker appoint a committee of six to group committees and appoint committee clerks for committee service, and designate places for the meeting of the different committees.

The resolution was adopted, and the speaker appointed Messrs. Johnson, Beebe, Megler, Reid, Long and Fancher.
INTRODUCTION OF BILLS.

The following bills were received, read the first time and referred to committees, as follows:

House bill No. 57, by Mr. Klovborg: An act for the protection of life and property against injury resulting from the operation of stationary and portable steam engines and boilers by incompetent engineers, and creating a board of examiners for engineers, and providing a penalty for violation thereof. Referred to the Committee on Labor and Labor Statistics.

House bill No. 58, by Mr. Vergowe: An act to provide for the improvement of the public highways. Referred to the Committee on Roads and Bridges.

House bill No. 59, by Mr. Gaches: An act amending section 3738 of Ballinger's Annotated Codes and Statutes of Washington, being section 3 of an act entitled "An act to amend secs. 3, 9, and 24 of an act entitled 'An act to provide for the establishment and creation of drainage districts and the construction and maintenance of a system of drainage, and to provide for the payment thereof, and declaring an emergency,' approved March 20, 1895, the same being sections 3717, 3723, and 3738 of Volume I. of Ballinger's Annotated Codes and Statutes of Washington, and declaring an emergency," approved March 13, 1905.

Referred to the Committee on Dykes, Drains and Drainage.

House bill No. 60, by Mr. Gaches: An act for the relief of James O'Loughlin for services rendered as a licensed auctioneer in the matter of the sale of certain school lands in Skagit county for the year 1891, and making an appropriation therefor. Referred to the Committee on Appropriations.

House bill No. 61, by Mr. Gaches: An act amending section 1 of an act entitled "An act to prohibit all live stock from running at large in any county and portion of the county in the State of Washington in which three-fourths of the lands therein are under fence, except in certain cases, and providing a penalty for the enforcement of this act," approved March 8, 1905.
Referred to the Committee on Dairy and Live Stock.

House bill No. 62, by Mr. Hanson: An act making it unlawful for any person to entice any female person under the age of eighteen years from her home, declaring the same to be a felony and prescribing the penalty therefor.

Referred to the Committee on Public Morals.

House bill No. 63, by Mr. W. H. Thompson: An act relating to the maintenance of public roads.

Referred to the Committee on Roads and Bridges.

House bill No. 64, by Mr. Hanson: An act providing that when any business, other than a corporation or limited partnership, is conducted under an assumed name, a certificate showing the real parties in interest shall be filed with the county clerk, and fixing a penalty.

Referred to the Committee on Judiciary.

House bill No. 65, by Mr. Hanson: An act to amend Chapter XVIII. of the Session Laws of 1905, entitled "An act to provide for the apprehension, trial, treatment and control of delinquent children under the age of seventeen years," by adding thereto the following sections to be numbered sections 14, 15 and 16.

Referred to the Committee on State School for Defective Youth.

House bill No. 66, by Mr. Megler: An act appropriating ten thousand dollars for expenses of litigation involving the boundary line between the state of Washington and Oregon and affecting the title of islands and lands in the Columbia river.

Referred to the Committee on Judiciary.

House bill No. 67, by Mr. Lung: An act to secure and perpetuate liens upon monuments, markers, and tombstones, for the contract price therefor, and for skill, labor and material furnished therein or entering therein, for placing the same, and providing for the enforcement thereof.

Referred to the Committee on Judiciary.
House bill No. 68, by Mr. Beebe: An act for the relief of Charles E. Shepard.
Referred to the Committee on Appropriations.

House bill No. 69, by Mr. Lambert: An act giving the power and regulating the mode of procedure to acquire, take or damage private property by counties, and of ascertaining and securing compensation therefor, declaring counties to be bodies corporate for the purposes of this act, and repealing laws in conflict with this act, and declaring an emergency.
Referred to the Committee on Judiciary.

House bill No. 70, by Mr. E. P. Gilbert: An act to amend section 1 of an act entitled “An act fixing the fees and compensation of justices of the peace, and declaring an emergency,” approved March 9, 1893.
Referred to the Committee on Compensation and Fees for State and County Officers.

House bill No. 71, by Mr. Carlyon: An act to provide for the payment of all state moneys into the general fund, except those received from taxes levied for specific purposes and excepting the permanent and irreducible funds and the moneys derived therefrom; and providing for the payment of certain salaries and expenses from the general fund.
Referred to the Committee on Revenue and Taxation.

House bill No. 72, by Messrs. Henderson and Godman: An act providing for the purchase and installment of additional machinery for the manufacture of grain bags and bagging, making an appropriation therefor and declaring an emergency.
Referred to the Committee on State Penitentiary.

House bill No. 73, by Mr. Halteman: An act authorizing counties which have acquired or which may hereafter acquire mining claims or properties for taxes, to lease the same with or without an option to purchase, declaring an emergency and repealing all acts or parts of acts inconsistent or in conflict with this act.
Referred to the Committee on Mines and Mining.

House bill No. 74, by Mr. Bassett: An act providing a method for the assessment and collection of an excise or privi-
lege tax from express companies doing business in this state.

Referred to the Committee on Revenue and Taxation.

House bill No. 75, by Mr. Halteman: An act creating two additional judicial districts out of the counties of Stevens, Ferry, Douglas, Chelan and Okanogan, and providing judges therefor, and declaring an emergency.

Referred to the Committee on Judiciary.

House bill No. 76, by Mr. Kayser: An act regulating the keeping and deposit of municipal funds.

Referred to the Committee on Revenue and Taxation.

House bill No. 77, by Mr. Ranck: An act appropriating the sum of nine thousand dollars for the use and benefit of the Florence Crittenton and the White Shield Home rescue work for the State of Washington.

Referred to the Committee on Appropriations.

House bill No. 78, by Mr. Bassett: An act providing a method for the assessment and collection of an excise or privilege tax on private car companies doing business in this state.

Referred to the Committee on Revenue and Taxation.

SPECIAL ORDER.

The hour having arrived, the House took up for consideration the bill vetoed by Governor Mead. The Governor's communication was read.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA.

I am adverse to the exercise of the veto prerogative except in extreme cases. Careful consideration of House bill No. 41, entitled: "An act to provide for the payment of assessments for local improvements against lots or tracts against which general tax certificates of delinquency are sought to be foreclosed," convinces me that this measure properly belongs to the class requiring executive disapproval.

Under the provisions of this bill any purchaser of a general tax certificate of delinquency is compelled to pay off any street improvement assessment before he is permitted to foreclose his certificate purchased from the county.

Under the present conditions street improvement assessments as liens upon property affected are inferior in priority to liens accruing for state, county and municipal taxes. This measure seeks to reverse conditions and has for its purpose either to place street improvement
taxes upon a parity with general taxes, or worse yet, to make them paramount in priority to such general taxes.

It is certainly the policy of every state in the Union to consider taxes levied for state, county, municipal and educational purposes as a first mortgage lien upon all the property of the state. Some extraordinary reason should exist for reversing this policy and inaugurating a system tending to make street improvement taxes the highest form of lien upon the statute books.

As taxation is the life blood of any state, county, municipality or school district, any measure that tends to impair the agencies by which the state and its different subdivisions are maintained should be defeated.

The Legislature was compelled to materially increase the burden of taxation in order to provide for our different institutions and promote our general welfare, but the effect of this measure, if enacted, would greatly impair the state in collecting the revenues to meet the different appropriation bills. If the Legislature in this instance is considered as the state, then the passage of this act is an attempt to commit state suicide.

I am aware that the large cities of the state are greatly interested in proposed street improvements in extending their public highways. This policy should be encouraged but not to the extent of placing an embargo upon every school and school district, municipality and county in the state, nor to the extent of in any manner prejudicing the state in the collection of its revenues to meet the demands made upon its public treasury. In urging the passage of this measure, the authorities of the larger cities in this state have apparently lost sight of the disastrous results that might follow under the provisions of this act if it should become a law. As street improvement taxes are frequently the subject of litigation between the city and property owners, and as this measure requires purchasers of delinquency certificates to protect the city in the assertion of its lien upon property for street improvement purposes, no one, after mature consideration, can, in my judgment, controvert the claim that such a law as intended by this bill would materially impair the value of tax delinquency certificates in this state, and would to that extent delay the collection of taxes.

Under the present system it is the duty of those interested in projected street improvements to see to it that the interests of the state, county, municipality and school district are first protected. Unless property is of such value as to warrant this protection upon the part of those interested in street improvement, then certainly the equities of the case would require the abandonmmt of such street improvement or a delay until the property to be benefitted reaches such a value as to warrant it.

I very reluctantly disapprove this measure as it has received the assent of a constitutional majority in each branch of the Legislature. I cannot believe, however, under the circumstances that it was given
the careful consideration that it merits; otherwise, it would have been disapproved by the Legislature before having reached the Executive. Believing that its enactment would be disastrous to the collection of the revenues for maintaining the state government and its different counties and municipalities, including school districts, I am compelled to disapprove the measure. Even if the measure received my assent, I believe that the prerogative of the state to enjoy unimpaired a first mortgage lien upon the property within its limits for its support and maintenance would compel the courts to declare this measure unconstitutional.

For these reasons, House bill No. 41 is disapproved.

March 13, 1905.

ALBERT E. MEAD, Governor.

House bill No. 41, session of 1905, providing for the payment of assessments for local improvements against lots or tracts against which general tax certificates of delinquency are sought to be foreclosed, was considered and failed to pass over the Governor's veto by the following vote: Yeas, none; nays, eighty-five; absent or not voting, ten.


Those absent or not voting were: Messrs. Cloes, Hewitt, Jackson, H. F.; Reeve, Reid, Sewall, Sheets, Slayden, Strobridge and Tonkin—10.
MESSAGES FROM THE GOVERNOR.

The following communications were received from the Governor and referred to committees, as follows:

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, JANUARY 21, 1907.

To the Honorable the House of Representatives of the State of Washington:

GENTLEMEN—I present to you herewith a copy of a report made by a committee consisting of state officials and citizens which I appointed some weeks ago to investigate and report on existing conditions at the Washington State Penitentiary, and to recommend needed improvements at that institution.

ALBERT E. MEAD, Governor.

Referred to the Committee on State Penitentiary.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, JANUARY 21, 1907.

To the Honorable the House of Representatives of the State of Washington:

GENTLEMEN—I forward you herewith a report made to me by a committee I appointed to investigate and report on the condition of the State Capitol building and grounds and to make recommendations for their future management.

ALBERT E. MEAD, Governor.

Referred to the Committee on State Capitol and Grounds.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, JANUARY 18, 1907.

To the Honorable the House of Representatives of the State of Washington:

GENTLEMEN—I have the honor to present herewith a copy of the report made to me by a special committee I appointed recently to investigate the shortage of fuel now existing in the State of Washington. The committee is still in existence and the report presented now is not to be regarded as its final report on the subject.

A transcript of the testimony taken by the committee and the other documents submitted and on file with the body mentioned have been placed in my office and are subject to inspection at your convenience.

Yours very truly,

ALBERT E. MEAD, Governor.

Referred to the Committee on Railroads.
To the Honorable the House of Representatives of the State of Washington:

Gentlemen—I present to you herewith copies of reports made by Dr. S. B. Nelson, State Veterinarian, and Mr. L. N. Hanson, State Dairy Instructor, on the stock and stables, and dairy equipment at the Washington State Penitentiary.

Albert E. Mead, Governor.

Referred to the Committee on Dairy and Live Stock.

Mr. Megler moved that, if any of the committees to which the various messages of the Governor were referred deemed it advisable that any of these messages should be printed, they should make a report to the House to that effect.

The motion was carried.

The House adjourned at 3 p. m.

Leo. O. Meigs, Chief Clerk.

J. A. Falconer, Speaker.

NINTH DAY.

MORNING SESSION.

House of Representatives, Olympia, Wash., Tuesday, January 22, 1907.

10 o'clock a. m.

The House was called to order by the speaker at 10 a. m.

Roll call showed all members present except Messrs. Hewitt, McDonald, Rice, Slayden and Strobridge, all of whom were excused.

Rev. A. M. Stevenson offered prayer.

The minutes of the previous session were read and approved.
RESOLUTIONS.

By Mr. J. B. Gilbert:

Inasmuch as the State of Washington has provided by statute against secular labor on the first day of the week, commonly called "Sunday," and

WHEREAS, The statute also provides for clerical and other similar labor that it shall not exceed eight hours in duration consecutively, therefore, be it

Resolved, by the House of Representatives now in session, That the order made by the chief clerk for employes to report for duty on Sunday be stricken from the calendar, and that a third watchman be employed in the House so that their services will not exceed eight hours each.

Mr. Reid moved that the resolution be referred to the Committee on Rules and Order.

Mr. Halteman moved, as an amendment, that the resolution be adopted.

Mr. Jackson moved, as a substitute amendment, that the clause relating to the watchman be stricken from the resolution, which substitution was accepted by Mr. Halteman and the second.

The substitute amendment was carried.

The original motion as amended was carried.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, January 22, 1907.

To the Honorable the House of Representatives of the State of Washington:

GENTLEMEN—I forward you herewith a report made by L. Davies, State Dairy and Food Commissioner, to me, following an inspection, at my request, of the slaughter houses and packing houses from which the people of the State of Washington get their meat supply.

ALBERT E. MEAD, Governor.

Referred to the Committee on Dairy and Live Stock.

REPORT OF STANDING COMMITTEES.

MR. SPEAKER:

Your sub-Committee on Rules beg leave to report that they have consulted with the sub-Committee on Rules of the Senate and have
agreed to recommend that the joint rules of the Senate and House of 1905 be the joint rules of the session of 1907.

J. G. Megler.
G. E. Dickson.
Frank H. Renick.

Mr. Megler moved the adoption of the report.
The motion was carried.

REPORT OF COMMITTEE ON RULES AND JOINT RULES.

Your Committee on Rules and Joint Rules beg leave to report and recommend that the joint rules of the Ninth Legislature be adopted as the joint rules of the Tenth Legislature.

Your committee further recommends that the State Constitution be included in the Manual to be printed by the Tenth Legislature, that 1,000 copies of the Manual be printed for the use of the Legislature, State Officers and the State Library, and that 150 copies of the Manual be reserved and supplied to the members of the Eleventh Legislature when elected.

Respectfully submitted

Charles E. Coon,
Chairman, Committee on Rules and Joint Rules.


Dated at Olympia, Wash., January 21, 1907.
The report was adopted.

INTRODUCTION OF BILLS.
The following bills were introduced, read the first time by title, ordered printed, and referred to the committees indicated:

House bill No. 79, by Mr. Smalley: An act appropriating funds for the relief of Newton Thomas, as sheriff of Okanogan county.

Referred to the Committee on Appropriations.

House bill No. 80, by Mr. Dickson: An act to provide for the suspension and removal of officers in cities of the third class and the appointment and salary of their successors.

Referred to the Committee on Judiciary.

House bill No. 81, by Mr. Dickson: An act amending sections 6429, 6434, 6435 and 6437 of Ballinger's Annotated Codes and Statutes of Washington, relating to the duties of
guardians and the handling and sale of the property of resident insane persons.

Referred to the Committee on Judiciary.

House bill No. 82, by Mr. Dickson: An act to provide for the suspension and removal of county and precinct officials and the appointment and salary of their successors.

Referred to the Committee on Judiciary.

House bill No. 82, by Mr. Romaine: An act relating to the construction of a state armory at the city of Bellingham, Washington, appropriating money therefor, providing for an Armory Commission, prescribing the duties of the members of such commission, and imposing penalties and punishments for its violation.

Referred to the Committee on Military Affairs and Soldiers' Home.

House bill No. 84, by Mr. Bassett: An act to require the county auditor to examine all written instruments when offered for filing or recording, and to require the same to be in regular form and in accordance with the laws of the State of Washington, and to withhold the recording thereof until the same are duly and regularly executed as he may require.

Referred to the Committee on Judiciary.

House bill No. 85, by Mr. Romaine: An act to provide for and regulate the issuing of executions in this state.

Referred to the Committee on Judiciary.

House bill No. 86, by Mr. Henderson, by request: An act to regulate the practice of nursing in the State of Washington, providing certain requirements of proficiency and the licensing of trained and graduate nurses; making unlicensed practice of nursing a misdemeanor and providing a penalty therefor; prohibiting licensed practitioners of medicine from employing or securing employment for any unlicensed nurse and providing a penalty therefor; amending sections 3014 and 3015 of Ballinger's Codes and Statutes of Washington by enlarging and increasing the powers and duties of the state medical examining board and by further defining the words "unprofessional and
dishonorable conduct” as defined in said section 3015 of said Codes, and repealing all acts and parts of acts not in conformity herewith.

Referred to the Committee on Medicine, Surgery, Dentistry and Hygiene.

House bill No. 87, by Mr. McDonald: An act relating to costs of the malicious and frivolous prosecution of criminal actions and proceedings.

Referred to the Committee on Judiciary.

House bill No. 88, by Mr. McDonald: An act amending sections 1347 and 1350 of volume 2, of Hill's Annotated Codes and Statutes of Washington, relating to the commitment and working of persons for non-payment of fines and costs.

Referred to the Committee on Judiciary.

House bill No. 89, by Mr. Long: An act providing for the survey, establishment and construction of a state wagon road in the counties of Garfield and Asotin, and making an appropriation therefor and declaring an emergency.

Referred to the Committee on Roads and Bridges.

House bill No. 90, by Mr. E. O. Davis: An act regulating the keeping and deposit of public funds in banks by the several county treasurers of this state.

Referred to the Committee on Revenue and Taxation.

House bill No. 91, by Mr. Sheets: An act relating to the prevention of pollution of public water supplies used for domestic purposes; authorizing the adoption and promulgation by the State Board of Health of orders, rules and regulations for such purposes; providing for appeals to the superior court from any orders of said Board and giving jurisdiction in equity to the superior court to enforce orders, rules and regulations of said Board; authorizing the establishment and maintenance of an experimental station, and providing penalties.

Referred to the Committee on Medicine, Surgery, Dentistry, and Hygiene.

House bill No. 92, by Mr. Sheets: An act to amend sections 1, 3, 4, 7 and 8, of an act entitled “An act for the prevention
of the spread of contagious diseases; defining the methods and fixing the penalty for the violation, and repealing sections in conflict with this act," approved March 12, 1903, and adding sections 1-2 to said act.

Referred to the Committee on Medicine, Surgery, Dentistry and Hygiene.

House bill No. 93, by Mr. Sheets: An act to provide a system of registration of births and deaths and the method of reporting births and deaths, and for the issuance of permits for the burial, removal or transportation of bodies of deceased persons and fixing the penalty for the violation, and repealing all laws inconsistent with this act.

Referred to the Committee on Medicine, Surgery, Dentistry and Hygiene.

Mr. Bassett moved that the speaker appoint a committee of three to take charge of the memorial exercises to be held January 23.

The motion was carried and the speaker appointed Messrs. Bassett, Fancher and Croft.

Mr. Megler moved that the sergeant-at-arms be instructed to place flags around the dome of the House in order to improve the acoustic properties.

The motion was carried.

The House took a recess.

The speaker called the House to order at 11:13 a.m.

Mr. Renick moved that the House adjourn until Wednesday, January 23, at 10 a.m.

The motion was carried.

Leo. O. Meigs, J. A. Falconer,
Chief Clerk. Speaker.
TENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday January 23, 1907.
10 o'clock a. m.

The speaker called the House to order at 10 a. m.
Roll call showed all members present except Mr. E. M. Stephens, who was excused.
Rev. A. M. Stevenson offered prayer.

MEMBER SWORN IN.

Mr. H. B. Hewitt was called to the bar of the House and took the oath of office.
The minutes of the previous session were read and approved.

PETITIONS AND MEMORIALS.

Petitions favoring the passage of an efficient local option law were received and referred to the Committee on Public Morals.

RESOLUTIONS.

By Mr. McMorran:
Resolved, That the State Auditor be and is hereby requested to furnish to each member of this House a copy of the State Revenue Laws with the amendments of 1905.

The resolution was adopted.

By Mr. D. M. Thompson:
Resolved, by the House of Representatives, That the State Librarian be instructed to send copies of all House bills to the following places: State University at Seattle, State College at Pullman, City libraries at Everett, Bellingham, Seattle, Tacoma, Spokane, Walla Walla and North Yakima; Chambers of Commerce at Seattle, Tacoma, Spokane, Bellingham and Everett.

And that the chief clerk be instructed to have printed fifty additional copies of all House bills for this purpose.

Referred to the Committee on Printing and Supplies.
The following resolutions of joint meeting of Brotherhood of Locomotive Engineers, Brotherhood of Locomotive Firemen, Order of Railway Conductors and Brotherhood of Railroad Trainmen, were received and referred to the Committee on Labor and Labor Statistics:

WHEREAS, The present excessive hours of service required by the various railways are not conducive to the safety of the employees and the traveling public;

Be it Resolved, That we, the members of the B. of L. E., B. of L. F., O. R. C. and B. of R. R. T., at a union meeting held under the auspices of the members of the above named organizations urge upon the members of the Legislature of the State of Washington, the necessity of giving favorable consideration to the passage of House bill No. 31, introduced for the purpose of protecting the lives of railway employees in train service, and the lives of the traveling public entrusted to their care.

That a copy of these resolutions be transmitted to the Senate and House of Representatives, published in the press and the official organs of the organizations. Signed:

By Mr. Tonkin:

Elias A. Wright, B. of L. F., Chairman.
C. J. Judkins, B. of R. R. T.,
Harry Kilduff, O. R. C.,
A. O. Wishard, B. of L. E.,
Committee.

Resolved, That the members of the Tenth session of the House of Representatives extend to the Rev. F. A. LaViolette, pastor of the First Methodist Episcopal church of Olympia, a vote of thanks for the directory which he furnished the members of the Senate and House.

The resolution was adopted.

REPORT OF STANDING COMMITTEES.

House of Representatives,
Olympia, Wash., January 23, 1907.

Mr. Speaker:

We, your Committee on Mileage and Contingent Expenses, beg leave to report the following:

Number of miles traveled and the amount due Mr. H. B. Hewitt in coming to and going from this session of the Legislature, and recommend that the following amount be allowed:

66 miles .................................................. $13.20

Respectfully submitted,
E. A. Blackmore, Chairman.
W. F. Freudenberg, W. C. McMaster, M. W. Whitlow.

The report of the committee was adopted.
We, your Committee on Printing and Supplies recommend the adoption of the suggestion of the State Librarian that 25 copies of the bills introduced in the House be printed for distribution to the various states.

GEO H. MILLER, Chairman.


The report of the committee was adopted.

GROUPING OF STANDING COMMITTEES.

Your Committee on Grouping Committees beg leave to report as follows:

Group No. 1.—Judiciary. Reid, chairman; Wright Robinson, clerk.
Tide Lands. McCoy, chairman; Wright Robinson, clerk.
State Library. Rice, chairman; Wright Robinson, clerk.

Group No. 2.—Appropriations. D. M. Thompson, chairman; F. Middaugh, clerk.
Compensation and Fees for State and County Officers. Griffin, chairman; F. Middaugh, clerk.

Group No. 3.—Revenue and Taxation. Renick, chairman; J. Satterwhite, clerk.
Counties and County Boundaries. Glen, chairman; J. Satterwhite, clerk.
Harbors and Waterways. Reeve, chairman; J. Satterwhite, clerk.

Group No. 4.—Railroads. Dickson, chairman; L. Barbo, clerk.
Corporations Other Than Municipal and Railroads. Lambert, chairman; L. Barbo, clerk.
Military Affairs and Soldiers' Home. E. P. Gilbert, chairman; L. Barbo, clerk.
Commerce and Manufacture. D. J. Davis, chairman; L. Barbo, clerk.
Mileage and Contingent Expenses. Blackmore, chairman; L. Barbo, clerk.

Group No. 5.—Education. Ramsay, chairman; A. Rundle, clerk.
Banks and Banking. Coles, chairman; A. Rundle, clerk.
Irrigation and Arid Lands. Johnson, chairman; A. Rundle, clerk.
Municipal Corporations of the First Class. Hanson, chairman; A. Rundle, clerk.

Group No. 6.—Fisheries. Shultz, chairman; George Townes, clerk.
Mines and Mining. Halteman, chairman; George Townes, clerk.
Memorials, Resolutions and Petitions. Slayden, chairman; George Townes, clerk.
Miscellaneous Matters. Ranck, chairman, George Townes, clerk.

Group No. 7.—Dairy and Live Stock. Troy, chairman; R. Rudio, clerk.
Insurance. Bassett, chairman; R. Rudio, clerk.
Agriculture. Cameron, chairman; R. Rudio, clerk.
Horticulture and Forestry. Peddycord, chairman; R. Rudio, clerk.
State Penitentiary. F. C. Jackson, chairman; R. Rudio, clerk.

Group No. 8.—Dykes, Drains and Drainage. Gaches, chairman; E. J. Carey, clerk.
Constitutional Revision. Beach, chairman; E. J. Carey, clerk.
Roads and Bridges. Stevenson, chairman; E. J. Carey, clerk.
Game and Game Fish. Croft, chairman; E. J. Carey, clerk.

Group No. 9.—Engrossed Bills. Taylor, chairman; H. A. Fisher, clerk.
Medicine, Surgery, Dentistry and Hygiene. Fulton, chairman; H. A. Fisher, clerk.
Municipal Corporations Other Than First Class. Hogan, chairman; H. A. Fisher, clerk.

Group No. 10.—Enrolled Bills. E. C. Davis, chairman; W. J. Weir, clerk.
House Arrangements. Long, chairman; W. J. Weir, clerk.

Group No. 11.—State, School and Granted Lands. Hornberger, chairman; Ira Hornibrook, clerk.
Public Morals. Sayer, chairman; Ira Hornibrook, clerk.
Privileges and Elections. Strobridge, chairman; Ira Hornibrook, clerk.
Claims and Auditing. Erickson, chairman; Ira Hornibrook, clerk.
State University. McMaster, chairman; Ira Hornibrook, clerk.
State Normal Schools. Olsen, chairman; Ira Hornibrook, clerk.
Printing and Supplies. Miller, chairman; Ira Hornibrook, clerk.

Group No. 12.—Congressional Apportionment. Megler, chairman; C. Campbell, clerk.

Hospitals for the Insane. Byerly, chairman; C. Campbell, clerk.
State School for Defective Youth and Reform School. McRae, chairman; C. Campbell, clerk.
Federal Relations and Immigration. I. N. Stephens, chairman; C. Campbell, clerk.
Internal Improvements and Indian Affairs. Hutchinson, chairman; C. Campbell, clerk.

And unassigned committees.

PLACES AND DAYS OF COMMITTEE MEETINGS.

At Call of Chairman.

Enrolled Bills—Room No. 1. W. J. Weir, clerk.

Rules and Orders—Speaker's room.

Judiciary—Room No. 2. Wright Robinson, clerk.
Appropriations—Room No. 7. F. Middaugh, clerk.
Tide Lands—Room No. 3. Wright Robinson, clerk.
Compensation and Fees for State and County Officers—Room No. 7. F. Middaugh, clerk.

Monday.

Corporations Other Than Municipal and Railroads—Room No. 5. L. Barbo, clerk.

Dairy and Live Stock—Library, R. Rudlo, clerk.
State, School and Granted Lands—Land Commissioner's room. Ira Hornibrook, clerk.

Congressional Apportionment—Board of Control room. C. Campbell, clerk.

Tuesday.

Revenue and Taxation—Board of Control room. J. Satterwhite, clerk.

Military Affairs and Soldiers' Home—Adjutant General's room. L. Barbo, clerk.
Irrigation and Arid Lands—Room No. 5. A. Rundle, clerk.
Insurance—Library. R. Rudio, clerk.
Constitutional Revision—Room No. 2. E. J. Carey, clerk.
Hospitals for the Insane—Board of Control room. C. Campbell, clerk.

Wednesday.
Counties and County Boundaries—Library. J. Satterwhite, clerk.
Commerce and Manufacture—Library. L. Barbo, clerk.
Banks and Banking—Insurance Commissioner's room. A. Rundle, clerk.
Mines and Mining—Room No. 3. George Townes, clerk.
Agriculture—Room No. 5. R. Rudio, clerk.
Roads and Bridges—Board of Control room. E. J. Carey, clerk.
Privileges and Elections—Attorney General’s room. Ira Hornibrook, clerk.
State School for Defective Youth and Reform School—Board of Control room. C. Campbell, clerk.

Thursday.
Harbors and Waterways—Library. J. Satterwhite, clerk.
Railroads—State Auditor's room. L. Barbo, clerk.
Washington State College—Superintendent Public Instruction room. A. Rundle, clerk.
Fisheries—Room No. 5. George Townes, clerk.
Horticulture and Forestry—Library. R. Rudio, clerk.
Game and Game Fish—Board of Control room. E. J. Carey, clerk.
Claims and Auditing—Auditor’s room. Ira Hornibrook, clerk.

Friday.
Mileage and Contingent Expenses—Library. L. Barbo, clerk.
Education—Superintendent Public Instruction room. A. Rundle, clerk.
Memorials, Resolutions and Petitions—Room No. 3. George Townes, clerk.
Municipal Corporations Other Than First Class—Board of Control room. H. A. Fisher, clerk.
State University—Room No. 5. Ira Hornibrook, clerk.
STATE OF WASHINGTON

State Normal Schools—Room No. 5. Ira Hornibrook, clerk.

Internal Improvements and Indian affairs—Library in basement. C. Campbell, clerk.

Saturday.


Medicine, Surgery, Dentistry and Hygiene—Library. H. A. Fisher, clerk.


Printing and Supplies—Public Printer's room. Ira Hornibrook, clerk.

State Library—Library (Assistant Librarian). Wright Robinson, clerk.

LEE A. JOHNSON.


Mr. Megler moved the adoption of the report, and that the chief clerk be instructed to have a number of cards printed for the use of the members.

The motion was carried.

Report of Committee.

Mr. Speaker:

We, your Committee on Rules, have had under consideration Senate concurrent resolution No. 3, and report the same back to the House with the recommendation that said resolution be amended by striking out everything after the word “concurring” in line 12, and inserting in lieu thereof the following: “That no bills, other than appropriation bills coming from the Appropriations Committee shall be introduced in either House after the 20th day of February, 1907, except by a vote of two-thirds of each House,” and that, as amended, it do pass.

J. A. Falconer, Chairman.


Mr. Fancher moved that the report of the committee be adopted.

The motion was carried and Senate concurrent resolution No. 3, as amended, passed unanimously.

Introduction of Bills.

The following bills were introduced, read the first time by title, ordered printed, and referred to the committees indicated:
House bill No. 94, by Mr. Hamilton: An act to amend section 15 of an act establishing a railroad commission, relative to special rates or rebates.

Referred to the Committee on Railroads.

House bill No. 95, by Mr. Whitlow: An act amending sections 3523 and 3526 of Ballinger's Annotated Codes and Statutes of Washington, relating to partition fences.

Referred to the Committee on Judiciary.

House bill No. 96, by Mr. Bradsberry: An act compelling railroads to fence their rights-of-way and to protect the owners of stock injured by moving railway trains; declaring a law of negligence with regard to stock injured by railroad trains.

Referred to the Committee on Railroads.

House bill No. 97, by Mr. E. M. Stephens: An act providing for the amendment of section 16 of article one (1) of the Constitution of the State of Washington, relating to the exercise of the powers of eminent domain.

Referred to the Committee on Constitutional Revision.

House bill No. 98, by Mr. E. M. Stephens: An act providing for the amendment of section one of article XXI of the Constitution of the State of Washington, entitled "Water and Water Rights," by enlarging the public use of the waters of this state so as to include the removal of timber products.

Referred to the Committee on Constitutional Revision.

House bill No. 99, by Mr. Strobridge: An act relating to, regulating and providing for the nomination of candidates for public office in the State of Washington by primary elections and providing penalties for the violation thereof.

Referred to the Committee on Privileges and Elections.

House bill No. 100, by Mr. Fulton: An act providing for the joint action of this state with the state of Idaho in the purchase, and maintenance, of the "Lewiston-Concord Toll Bridge" across the Snake river between Clarkston, Washington, and Lewiston, Idaho, as a free bridge, making appropriations therefor, and declaring an emergency.

Referred to the Committee on Appropriations.
House bill No. 101, by Mr. Troy: An act to provide for the sale of certain tide lands situated in Jefferson county and to provide for the price and manner of sale thereof.

Referred to the Committee on Tide Lands.

House bill No. 102, by Mr. Lambert: An act fixing the fees to be paid to the Secretary of State by corporations doing business in this state, providing penalties for failure to pay the same and repealing all acts and parts of acts in conflict herewith.

Referred to the Committee on Judiciary.

House bill No. 103, by Mr. E. C. Davis: An act for the relief of A. A. Lytle, sheriff of Douglas county.

Referred to the Committee on Claims and Auditing.

House bill No. 104, by Mr. Slayden: An act making an appropriation for the support of the Washington State Historical Society.

Referred to the Committee on Appropriations.

House bill No. 105, by Mr. Abrams: An act to amend section 1, of an act entitled "An act to amend an act entitled, 'An act providing liens upon saw logs, spars, piles or other timber, and upon lumber and shingles and concerning the remedy to secure and obtain such liens and the benefit thereof, and the manner and procedure of obtaining the same, approved March 15, 1893,'" approved March 19, 1895.

Referred to the Committee on Judiciary.

House bill No. 106, by Mr. McMorran: An act to create and establish the county of Calispel, and declaring an emergency.

Referred to the Committee on Counties and County Boundaries.

House bill No. 107, by Mr. McMorran: An act to repeal "An act amending section 21 of chapter LXXI of the Laws of 1897 relating to revenue and taxation and declaring an emergency."

Referred to the Committee on Revenue and Taxation.
House bill No. 108, by Mr. D. M. Thompson: An act relating to the sale of school property in cities having a population of ten thousand or over, and amending section 95, of chapter CXVIII. of the Laws of 1897.

Referred to the Committee on Municipal Corporations other than First Class.

House bill No. 109, by Mr. D. M. Thompson: An act to provide for the making of a topographic map and the investigation of the water supply of the State of Washington, in cooperation with the United States Geological Survey, and making an appropriation therefor.

Referred to the Committee on Appropriations.

House bill No. 110, by Mr. D. J. Davis: An act to amend sections 40, 44, 49, 50, 59, and 62, of an act entitled "An act to establish a general uniform system of public schools in the State of Washington, and repealing chapter VI. of title III., chapter VII. of title V., all of title X. except chapter XVII., chapter IV of title L., all being of volume I of Hill’s Annotated Statutes and Codes of Washington; also repealing all amendments thereto; also repealing an act entitled ‘An act concerning the formation of new school districts, changing the boundaries and transferring territory from one district to another,’ approved March 9, 1893; also repealing an act entitled ‘An act to provide for the management and control of state normal schools in the State of Washington,’ approved March 10, 1893, and all amendments thereto; also repealing an act entitled ‘An act granting to school districts the right to purchase school house sites of school lands belonging to the State of Washington of not less than one acre and not more than five acres, and granting to school districts the preference right to purchase such sites, and declaring an emergency,’ approved February 26, 1895; also repealing an act entitled ‘An act relating to the indebtedness of school districts, providing means and methods for paying and funding the same, and means for validating the same or any part thereof incurred in excess of one and one-half per centum of the taxable property of the
school districts without the assent of three-fifths of the voters of the school district voting at an election held for that purpose, and declaring that an emergency exists for the taking effect of this act on its passage and approval by the governor;’ approved March 1, 1895; also repealing an act entitled ‘An act to provide for the formation of joint school districts, and to prescribe the minimum number of school children required for the formation of new school districts, and declaring an emergency,’ approved March 13, 1895;’ said act of which this act is amendatory being known and cited as the Code of Public Instruction of the State of Washington, and being chapter CXVIII. of the Session Laws of 1897, approved March 19th, 1897; and to amend part “Third” of section 17 of chapter 104 of the Session Laws of 1903, approved March 14th, 1903, amending section 40 of the Code of Public Instruction of the State of Washington.

Referred to the Committee on Education.

House bill No. 111, by Mr. D. J. Davis: An act to establish and maintain a state fish hatchery on Anderson creek, or some other suitable place in Kitsap county, Washington.

Referred to the Committee on Fisheries.

House bill No. 112, by Mr. D. J. Davis: An act to enable counties, cities and towns to validate certain warrants and other obligations and evidences of indebtedness on the part of such counties, cities and towns, issued by the corporate authorities thereof in excess of their legal authority, and declaring an emergency.

Referred to the Committee on Judiciary.

House bill No. 113, by Mr. Croft: An act to prevent the use of dogs, jack lights, artificial lights, snares, or traps for moose, deer, caribou, elk, antelope, mountain sheep or goat, and providing a penalty.

Referred to the Committee on Game and Game Fish.

House bill No. 114, by Mr. Croft: An act to amend an act entitled “An act to amend sections 5, 6 and 10 of an act entitled ‘An act providing for the office and appointment of chief
deputy game warden and county game warden, providing for their salaries, and relating to game, and the time and manner of killing and disposing of the same, and providing a penalty for violation thereof, making an appropriation.” The same being chapter 172 of the General Laws of 1905, and approved March 13, 1905, and declaring an emergency.

Referred to the Committee on Game and Game Fish.

House bill No. 115, by Mr. Ramsey: An act authorizing the expenditure of a portion of the road and bridge fund and district road fund in the improvement of streets.

Referred to the Committee on Roads and Bridges.

House bill No. 116, by Mr. Ramsey: An act authorizing the county commissioners of any county to acquire and operate quarries of suitable road building rock and ground containing deposits of suitable road building gravel, and to purchase rock-crushing machinery and appliances, and declaring an emergency.

Referred to the Committee on Roads and Bridges.

House bill No. 117, by Mr. Ramsey: An act to provide for the improvement of the public highways, providing for the payment of cost thereof in part out of the state highway fund, and in part out of the general road and bridge fund, district road fund and property benefitted, and declaring an emergency.

Referred to the Committee on Roads and Bridges.

House bill No. 118, by Mr. Madison: An act for the relief of the town of Kent, and making an appropriation therefor.

Referred to the Committee on Claims and Auditing.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT.
OLYMPIA, JANUARY 22, 1907.

To the Honorable the House of Representatives of the State of Washington:

GENTLEMEN—I forward you herewith the report of a committee appointed by me to investigate, consider, and report as to the advisability of establishing a reformatory in this state along the lines of that now being operated at Elmira, New York; Mansfield, Ohio; and Hutchinson, Kansas.

ALBERT E. MEAD, Governor.
STATE OF WASHINGTON

Referred to the Committee on State Penitentiary.

In conformance with the provisions of House concurrent resolution No. 3, the speaker appointed the following committee: Messrs. Godman, Henderson and Rhodes.

The speaker announced the following additions to the Committee on Appropriations: Messrs. Megler, Bassett and Godman.

The speaker announced the substitution of Mr. Abrams for Mr. Reeve on the Committee on State Normal Schools.

The House took a recess until 2 p.m.

AFTERNOON SESSION.

The House was called to order by the speaker at 2 p.m.

Roll call showed all members present except Mr. Weir, who was excused.

The Senate was announced by the sergeant-at-arms and was invited within the bar of the House.

JOINT SESSION.

The joint session was called to order by Lieutenant Governor Charles E. Coon, president of the Senate, at 2 o'clock p.m.

The president invited Governor Mead to a seat on the rostrum.

The secretary of the Senate called the roll of the Senate, all members being present except Senators Booth, Minkler, Pauly, Ruth, Scott, Williams and Senator Pogue, excused.

The clerk of the House called the roll of the House, all members being present except Mr. Weir, excused.

Lieutenant Governor Coon, presiding, addressed the joint session as follows:

"The mysteries of life and death are unfathomable. We know not why we come nor whence we go. But we cannot rest in the belief that, after a brief space of the life we know, all is to end in the cold obstruction of what we call death. There is implanted in every breast something which creates an earnest and soul-inspiring faith in an immortality of life in the great hereafter; a life measureless; eternal."
"Death is no respecter of persons. The highly gifted, full of honors; the lowly placed; the young and those full of years are alike subject to the stern and unavoidable summons.

"We are met today to commemorate the public and private virtues of those of our members who have answered the final roll call and have passed to the great beyond. May their virtues ever remain deeply graven on the tablets of love and memory, while their faults, if any they had, be swept away by the sweet charity which ennobles mankind."

The president announced that these memorial services were as a mark of respect to the memories of Senators Carey L. Stewart and Samuel S. Russell and Representatives A. S. Melcher, D. P. Bowers and Joseph H. Dawes.

Rev. F. A. LaViolette, chaplain of the Senate, offered the following prayer:

"Eternal and all wise God, our Father, we wait before thee at this time with a deep sense of our mutability and conscious of the brevity and frailty of life. We are assembled to give tribute and pay our respects to the memory of those members of this body that have left us sorrowing behind. We would cherish their virtues on marble tablets and their faults on shifting sand. We would pay proper reverence to those services that make us to be conscious of a great loss and keep fresh in our minds the honor of our dead.

"We especially pray that heavenly care and protection may be about the lives of the loved families left behind. Thy special blessing upon the widow and orphan and all bereaved ones whom death has saddened. Let thy gracious favor be upon them all. Let thy enduring mercy care and protect them. Let thy tender and loving care as a heavenly Father be with them always.

"And now while we wait, almost feeling the touch of the vanished hands and the sound of the voices long stilled, help us by thought, word and action to emulate their virtues and enlarge and enrich the great brotherhood of man, that by our lives when we shall be called hence, we may long speak to the living.

"Grant us these favors we humbly entreat thee, for Jesus sake; Amen."

The secretary of the Senate called the names of Carey L. Stewart and Samuel S. Russell, but called in vain.

The clerk of the House called the names of A. S. Melcher, D. P. Bowers and Joseph H. Dawes; there was no answer.

Eulogies on the life of Samuel S. Russell were delivered by Senators Graves, Hutson, Boone and Stevenson, and on the life of Carey L. Stewart by Senators Paulhamus, Davis, Rands, Smith and Representative Sheets.

Senator Graves said:

"To a great extent man is the puppet of the Eternal Power. He cannot be wholly what he would, but is chiefly what he must be. Yet every man may in some degree rule himself. The duties of life he may discharge well or ill; he may do with thoroughness that which is put before him to do, or he may shirk the tasks which are imposed upon him. It is given to few to be among the great of the world or of the nation; to most is assigned the humbler portion. Yet in the eternal plan the one is no higher than the other, and he who discharges his duties in life conscientiously and well, no matter in what place his lot has fallen, has fulfilled the purpose for which he was placed upon earth.

"I knew nothing of the late Senator Russell's home or business life. I did not know him except during the legislative session of 1905, when we were fellow-members of the Senate. But I feel that even that brief acquaintance enabled me to gauge the man. The public servant who serves the people faithfully and well, neither putting private interest first nor satisfied with the ease of mere routine, but earnestly striving for the public weal at whatever cost to himself, may be confidently counted upon as a man who in every relation in life has done his duty. Such a man was Senator Russell. He was possessed of more than ordinary industry, ability and integrity, and he brought these endowments into fullest play for the benefit of the people of the state. The measures he fathered were just and wise; his work in the committee rooms lessened the labors of his colleagues; and his vote was always cast on the side of justice and right. A man who has so lived need not fear to die. Life was given to use, and he may surrender it to his Creator calmly, confident that he has not abused his trust."

Senator Hutson spoke as follows:

"It has often been said that death loveth a shining mark. Proof of such saying is found in the taking away of a life so full of promise as that of our departed friend and colleague, Senator Samuel S. Russell.

"Strong, ambitious, in the very prime of life, he was called to his reward by the Great Arbiter of our destinies, and his family, friends, and this great state of Washington are left to mourn his loss.

"That death is foreordained to man is true. Not a day, not a second of time passes, but that some soul is freed from its earthly home, and wings its flight into the Great Beyond. Some die in infancy, and know nothing of the trials, tribulations, and happiness of this earthly life. To others is permitted the living out of their lives to the fullest maturity—to plan their life work, to perfect the same, and to spend their declining years enjoying the returns of a life well-spent. With the latter,
as age increases, the body becomes frail, thoughts of death more common, the last long sleep, in a manner, looks inviting, and the soul seeks a natural and an earned release. Others are called suddenly in the prime of life, in the most vigorous manhood, when life's work has but just been initiated, when it would seem that the initiator could best complete the work, and not leave it but half done, to be finished by another. In such a manner was Senator Russell called. We cannot understand why, and it is useless to question. We must bow our heads to the will of our Creator, and submit unquestioningly to his mandates.

"Senator Russell went out into the world at an early age to fight life's battles alone and unaided. He used well all opportunities presented to him, and was admitted a few years prior to his death to the practice of his chosen profession, the law. He was a man not content to remain in the lower ranks of his profession, and he strove continually for leadership therein. He was an indefatigable worker, and his efforts were seemingly receiving a well-earned recognition, when he was stricken down with the sickness from which he never rallied.

"It was my misfortune that my acquaintance with him was very brief. I served with him in the Senate of the Ninth Legislature, and by reason of a similarity of professions, it was my privilege to be intimately associated with him during that session. I learned to respect Senator Russell, and to recognize his sterling worth.

"As a partisan, he was open, frank, honest, and persistent; as a legislator, careful, deliberate, slow in forming opinions, yet when once decided, he could not be swerved from the course he believed right. He served the interests of the state to the best of his ability.

"As a man among men, he was kindly, considerate, helpful, optimistic—a good friend.

"Such was Samuel S. Russell as I knew him."

Senator Boone addressed the joint session as follows:

"In the death of Senator Russell this commonwealth has lost one of her noble young men. What an inspiration for generations yet to come are lives such as his. When the scroll of time shall be unrolled and the record of men be laid bare; when the sum of human action is taken into account and the balance sheet of time is struck; then will stand out in characters bold these splendid traits of men such as he.

"Devotion to duty, nobleness of character with an eye single to the welfare of his people and his state; all of these splendid attributes belonged to our departed brother."

Senator Stevenson spoke as follows:

"Mr. President: This occasion brings forcibly home to all present the fact of the uncertainty of life and the certainty of death, and we feel the force of Gray's impressive words:

"The boast of heraldry, the pomp or power,
And all that beauty, all that wealth e'er gave
Await alike the inevitable hour;
The paths of glory lead but to the grave."
"We are assembled here today not as a great legislative body to enact laws for a great commonwealth, but as a larger fraternity and brotherhood. We have met to recall the sacred memories of the ador­able character of a departed friend and honored member of this legis­lative body, the Honorable Samuel S. Russell. And while occasions of this character bring back to all present a host of recollections of the lives of those of our friends who have gone before, we desire to espec­ially commemorate at this time the life and achievements of that hon­ored member of this body who since the last adjournment has passed to 'that bourne whence no traveler returns.'

"As we stand today in this magnificent chamber dedicated to the sacred work of formulating laws for the guidance of this great common­wealth, it is but fitting that we pay our tributes of respect and apprec­iation to the lives of those who cast their lot with us in earlier days and nobly wrought to reclaim from the primeval forest, the wild mountain and the grand rolling prairies of this magnificent state the matchless wealth and prosperity which we now enjoy.

"Among those who contributed to the building up of this great country I do not hesitate to name my predecessor in this body, Senator Russell.

"I first knew him about fifteen years ago, as a young but successful teacher of my county. He came to our state from Pennsylvania as a youth, and grew up with our young community. I knew him as a teacher, as sheriff of my county, and as State Senator.

"Whatever position he occupied, he was ever faithful to his trust. I knew him as a man of sterling worth and noble purpose. He was a good citizen, a genial friend, a trusted public official, a kind and loving husband and father.

"I shall not speak of his service as a member of this Senate. Your ready adoption of the resolution calling for this service, your presence here today, indicate your estimate of him as a colleague.

"I am sure there are many here today who remember him kindly, and who truly regret his untimely taking away, upon the very thresh­old of a public career, which, I am sure, would have proven an honor to himself and a credit to his state.

"Mr. Russell was a strong man physically as well as mentally, and his death came as a shock to us all. As friend follows friend to the unknown shore, the sense of bereavement and loneliness at times seems oppressive.

"Were it not for the hope of immortality divinely implanted in our hearts and minds the ceaseless departure of loved ones would leave us shrouded in impenetrable gloom. But as each one joins the 'innum­erable cafavan' we feel the loosening of another tie that bound us here, and see another hand beckoning from the Great Unknown.

"On behalf of district No. 10, which he so ably represented, and of those who were bound by closer ties, I thank you for all this tribute to the memory of my predecessor and friend, the Honorable Samuel S. Russell."
Senator Davis spoke as follows:

"It was my pleasure as well as my good fortune to know Senator Carey L. Stewart, and to know him well. There are many good and sufficient reasons why he should have been a prominent citizen and a leader in the affairs of this state. He was a native son of Washington, his parents having been among those hardy pioneers who left behind all that was near and dear to them, when they moved forward into the unexplored Territory of Washington, a good many years ago.

"Owing to the death of his father he was placed in charge of the large mercantile business at Puyallup at the early age of seventeen years, which he successfully conducted until the time of his death. In addition to that he had many other interests which, of themselves, would have taken all of the time of a great many men.

"He was a broad-minded man, of generous disposition, kindly impulses, unselfish, thoughtful of the interests of others, and always seeking to assist in the welfare of his fellow men, to do any beneficent act possible, and in general, to make the lives of his friends and neighbors happier and his community better for having lived in it.

"It was my pleasure to sit with him through three sessions of the legislature, and I never met any member of that body who, at all times, and under all circumstances, was more fair to all the people of the state, and more desirous of good citizenship, and more interested in the upbuilding of the interests of the commonwealth than was Senator Stewart.

"The best evidence, in my judgment, of how his neighbors felt toward him, was when on the day of his funeral, all affairs of his home city, Puyallup, were absolutely suspended, and all the business houses draped in mourning.

"It was better for all the people of the State of Washington that Senator Carey L. Stewart lived among us, for there are few of our compatriots in civic life and in the affairs of state who have made the paths of our friends and associates more pleasant, whose record is more deserving, whose faults were less, and whose virtues and excellent traits of character are more worthy to be engraved on the enduring tablets of our memory."

Senator Rands spoke as follows:

"When we pause to think that the ever busy reaper, Death, is always before us approaching with swinging scythe and certain speed upon the single track being traversed by each of us, and that the inevitable head-end collision must sooner or later be fatal to each of us in turn, we can but wonder that the ever-nearing approach of that moment does not cause us to consider more carefully the way in which we are speeding to join the innumerable caravan on the other side of the Great Divide.

"But the uncertainty of the hour of dissolution coupled with the buoyant hope that our race is far from run, causes us to give little heed to the signals that another is on the track with the right of way."
"I speak thus because the stalwart frame and robust appearance of Carey L. Stewart indicated to the casual observer that he at least might easily have expected to pass the allotted three score years and ten of human life.

"Neither you nor I nor any other person meeting him two years ago as he came and went about these halls would have pointed to his seat in the hall at the other end of the corridor and even thought that it would be vacant ere this session, and he the first of our number to enter and cross the dark river of the Shadow of Death.

"Yet, I am told, what I did not then know, that he knew that that river, which he has since crossed, lay only a little way down the road that he was traveling, and that his feet were even then approaching very closely to its brink.

"Yet he did not quail or shrink from the faithful performance of those duties entrusted to him by his constituents. Few of us perhaps would have been so cheerful, knowing that the end was near. Few would have been disposed to give careful attention to public duties under such circumstances. Natural instincts would urge and dictate that the time be devoted to personal matters, and to those bound by the closest of human ties.

"There was the spirit of a noble man, yet none of us at that time appreciated him at his real worth. We did not know.

"Though we did not then realize that he was on the last long track toward the unknown sea of futurity and so credit his noble spirit with those higher virtues and qualities which entitled him to our admiration and esteem, yet those of us who sat for successive sessions with him at the other end of the building had learned to know, esteem and love him as a man.

"He bore the stamp of honest manhood on his face.

"His every act proclaimed him worthy of confidence, a good citizen and an upright man.

"The close associations and relations of members of either body of the legislature, and more particularly those of the Senate, where on account of fewer members greater intimacy exists, are such that we come very soon to appreciate a fellow member nearly at his actual worth.

"Carey L. Stewart was a man of keen intellect, possessed of good judgment and more than ordinary business ability. These qualities were soon recognized and appreciated by his associates who placed reliance upon his opinions and accepted his word as absolutely good.

"A man of truth, honor and integrity he was relied upon and esteemed and loved because of these qualities.

"In our intercourse and associations here we come to rely on the man and to trust him just so far as he proves himself worthy. Each stands or falls according to his merit.

"Carey Stewart never fell. I never heard a fellow member say an ill word of him. I never heard his word or honesty of purpose questioned. To know him intimately was but to love and esteem him.
We miss his cordial, cheery greeting. We miss his safe counsel and good advice in matters appertaining to the state's welfare, and from time to time, despite the pressing cares of life's duties, the niche in our hearts wherein his memory is enshrined will open and we will find there only kind thoughts, loving remembrances and esteem for our departed friend and associate and brother.

"The green acacia marks the resting place of our departed brother. The emblematic sprig of evergreen rests upon the breast of his mortal frame. The ways that he trod will know him no more, but greener and fresher than the acacia or evergreen are the memories of him that lie enshrined in our hearts there to remain till we too shall answer the last trump and cross to the other shore, where we trust that our spirits may be reunited in a realm where death comes not and sorrow and pain are not known."

Senator Smith said:

"It was my good fortune to be an intimate associate of Senator Carey L. Stewart during the sessions of 1903-05, and on account of his many manly qualities of heart and mind I learned to love, honor and respect him. Words of mine are too feeble to express the esteem in which I held him, and in which I know he was held by every other member of the Senate. All of his colleagues knew that his word was as good as any man's bond—that his promise once given was never broken. They all knew that as a member of this body he had no other desire or object than to serve to the best of his ability not only the district in which he was elected, but the entire state of Washington. While always a hard and honest worker in behalf of any cause which he espoused, his treatment of his opponents was uniformly so fair and courteous that it can be truthfully said of him that his most active antagonist respected and admired him.

"As a Senator his work in committee and upon the floor of this chamber was always conservative and well considered and his efforts redounded in no small measure to the welfare of the state.

"I believe that he did his appointed work while upon this earth and that upon his crossing the great divide he was greeted with the most comforting words, 'Well done, thou good and faithful servant.'"

Mr. Sheets said:

"It is with a heavy heart and mind crowded with memories of my departed friend and co-worker, that I arise to pay tribute to the late Senator Carey L. Stewart.

"Carey Stewart, as he was affectionately called by his loyal constituents in the Twenty-fifth Senatorial District, where he probably had a wider personal acquaintance than any other resident therein, was descended from a line of staunch, true-hearted and highly intellectual men and women. The paternal ancestry of this prominent merchant and legislator of Puyallup, Washington, was of Scotch origin, but the family located in Delaware county, New York, many generations ago,
and descendents of the original family are still residing there. It was on a farm near East Franklin (now Treadwell) Delaware county, N. Y., that his father, James P. Stewart, was born, on September 20, 1833. He grew up on the farm in that county and from an early period was exceedingly ambitious to gain an education, and notwithstanding the limitations of school facilities in those days, managed to get a fairly good training, although as he often said in his later years, he learned most in the school of experience. He had not reached his majority when in the fall of 1853, he determined to seek his fortune in the west, where he believed the opportunities were better for one of his restless energy and ambition. Accordingly he made the decisive move of his life when he set out for New York City one day, and there took ship for San Francisco, going by way of the Isthmus of Panama. He arrived at the Golden Gate in May, 1854, and from there went to Portland, Oregon, by boat, where he landed May 23, 1854. This was not his final destination, however, and he went on to Corvallis, Oregon, where he laid the foundation for his future career by starting a small store and where he also taught school. His burdens increased under his careful management and he had not been long in Corvallis when the citizens chose him to the office of sheriff of Benton county, which position he held until he left Oregon in 1859. This was the year of his arrival at Puget Sound, so that he can well be counted one of the old-timers.

"He took up a claim in the Puyallup valley, in Pierce county, and the city of Puyalup now stands on that claim. He farmed on this place for some time, and then built a store, which was the nucleus of what has since become and is now the large mercantile establishment of J. P. Stewart & Sons. He was a member of the territorial legislature and in 1889 was in the constitutional convention which formed the constitution for the state of Washington. His death occurred at Puyallup, January 13, 1895.

"His wife was Margaret A. McMillan, who had come to this country when a child, in 1852, and her family was one of the most prominent in this section; she died at Puyallup on November 24, 1898.

"Carey Logan Stewart, the eldest son of his illustrious father, and the subject of this memorial, had the distinction of being a native born citizen of Puyallup, where he came into the world on November 3, 1864. He received a common school education and enjoyed alternating experience on the farm and in the store, up to his sixteenth year. He was then considered competent to take charge of the store, which he did, and conducted the business successfully until the time of his death, having become the owner at the time of his father's demise. He also owned a large amount of land in the county, which is mostly devoted to the hop industry.

"I am proud to tell you that I enjoyed a personal acquaintance with the late Senator Stewart for twenty years, having first met him in 1885. He had the advantage of possessing a big, kindly nature, and of
making friends wherever he went, so that it is not surprising that he was early called upon to fill official positions. He was a member of the city council for several years, was twice elected mayor, and in November, 1898, was chosen to the Lower House of the legislature. When his term in this body was completed, the people were so well pleased with his services that in 1900 they elected him to the Senate, from the Twenty-fifth district for the term of four years, which he served with marked distinction, having been a member of some of the most important committees and the prime mover in many measures of advantage to the state. He was re-elected to the Senate in 1904 and had served half of his term at the time of his death, June 27, 1906.

"Senator Stewart had been in failing health for more than three years, being a sufferer from diabetes. Several trips were made to New York and other eastern cities where specialists were consulted, and a trip to California was made only a few months before his demise but of no avail and he was forced to submit to the dread disease, and passed peacefully to rest, the twenty-seventh day of last June, after being confined to his bed only four days. Funeral services were held from his late home, Friday afternoon, June 29, at 2 o'clock, under the auspices of the Masonic fraternity, Rev. B. F. Brooks of Tacoma officiating, assisted by Rev. W. B. McMillan of Puyallup and Rev. Ludwig of Orting. It is estimated that more than 500 people viewed the remains, among them distinguished persons, including a number of his colleagues in the Senate. Between the hours of one o'clock and five all business houses in the city were closed and draped in mourning and flags were at half-mast, the last tributes of respect the sorrowing community could pay to one held in such high esteem. He was married on December 19, 1892, to Miss Jessie C. Jackson, who survives him, and whom many here have had the pleasure of meeting. They had no children.

"Senator Stewart was president of the Citizens' State Bank in his home city, a Royal Arch Mason, and a lifelong Republican. As an able citizen of sound and unswerving judgment, as a generous and distinguished promoter of the welfare of his town, district and state, he was held in the highest regards and his name mentioned always in cordial praise. 'Large was his bounty and his soul sincere.' High and noble minded, his loss as a neighbor, townsman, friend and statesman, is a severe one.

"'And ever near us the unseen,
The dear immortal spirits tread;
For all the boundless Universe
Is Life—there are no dead.'"

Senator Paulhamus spoke on the life and character of Carey L. Stewart.

Mr. Freudenberg addressed the assembly as follows:

Mr. President and Gentlemen of the Legislature:

"There has always been a sentiment among mankind to pay a tribute of respect to the memory of its dead; to frame, as it were, a funeral
cortege to bear their spirit from the realm of the known to the great unknown. This sentiment was born with man, and sprang into existence when truth first shed its life divinely upon him, and the blossoms of inspiration and hope blew their breath into his daily life. All along the pathway of history may be seen its ennobling monuments. It breaks into expression in the simple ceremony that attends the sepulchre of the peasant, and the solemn pomp that attends the obsequies of a king. Its monuments are seen alike in the rounded tuft that marks the grave of humble poverty and the marble shaft that lifts itself above the remains of departed grandeur. It is this sentiment that has brought us together at this hour to pay our respects, in official form, to the memory of the deceased members of this body.

"It was not my good fortune to know personally any of our deceased brothers save and except Joseph H. Dawes. It was my good fortune to personally know and enjoy the friendship of Mr. Dawes. A better friend, a truer lawyer, or a more devoted public servant never lived; whether at the bar, in public life, at the fireside or at the banquet, he was always the same courteous, congenial, soul-inspiring person. He was in all respects a prince among men.

"To those intimately acquainted with him it was known that the dark angel of death had marked him as one soon to become his own. To the public he betrayed no fact or evidence of physical decay which he knew to be upon him. But indomitable in spirit as Louis the XVIII, of France, who believed that a being should die standing and who died in that belief, he toiled faithfully to the end, and literally dropped in the harness.

"He was an omniverous reader, especially of literature, and particularly fond of poets. The last time I saw him in his office, he talked of the future. The ascendant sun seemed to have a bright ray, yet in the light of what soon occurred, namely, his untimely death, I have always believed that he had at that time a premonition of his early demise. I can see him now, as in his clear, manly voice, he recited those matchless lines of Lord Tennyson:

"'Sunset and evening star,  
And one clear call for me,  
And may there be no moaning of the bar  
When I put out to sea.

"'But such a tide as moving seems asleep,  
Too full for sound or foam,  
When that which drew from out the boundless deep,  
Turns again home.

"'Twilight and evening bell,  
And after that the dark,  
And may there be no sadness of farewell,  
When I embark.

"'For though far from out the bourne of time or place,  
The floods may bear me far,  
I hope to see my pilot face to face,  
When I have crossed the bar.'
"To me ever since that time those lines have seemed as the song of the dying swan.

"Now my friends, I will not detain you longer. I turn from my sad theme with a full conviction that in the death of the Honorable Joseph H. Dawes the state has lost a faithful public servant, the nation a patriotic citizen, and humanity a devoted friend.

Mr. Bassett said:

"There is no one who listened to the great orator who was with us last week but must appreciate the wonderful power of oratory. I trust that the voices of some who are able to speak with eloquent tongues will be heard in eulogy of our friend from Lincoln county who passed away so sadly. But at the same time I am glad that his life and character were so in keeping with the common and unromantic in life as to make it fitting that some of us who entirely lack the power of oratory should add our word of appreciation for him who is gone.

"Mr. Melcher's early life was like that of a majority of our citizens who have risen in the world. He was born in a farming community in the East, of humble German ancestry, was brought up to work and early taught by precept and example that character was of more importance than property. He married early and happily, adopted farming as a life occupation, and came West by several successive stages, living most of his life among pioneers and sharing their troubles. To many of us the life of the early settlers on the prairies of our state is but a chapter of our own life history. Future generations will mark their achievements better than we can do. Of this strenuous life Mr. Melcher bore a full part. He settled in Lincoln county in the nineties, taking as a homestead one of the places which he owned at the time of his death. He commenced here with little means and found himself at once obliged to contend with poverty, with inexperience, with the elements, with animal pests which had had the country to themselves for generations, with all the adverse powers of nature combined with universal hard times abroad. A wonder it is that he and others like him lived to tell the tale. But live he did, and soon his life was crowned with success as faithful work always is in the state of Washington. He prospered greatly, learned the methods of farming best adapted to his surroundings, bought more land and as he began to have more leisure for outside duties entered eagerly into the life of the community about him. He taught school for years, at first for a livelihood and later for love of the good he could do; he served as county commissioner; he made himself an authority on county road building; he started a local library in his district that his children might not lack advantages which he would have prized as a boy. He attended teachers' institutes in his county for years and was a most valued helper the latter part of his time. He was always glad to extend a helping hand to his neighbors. Every newcomer sought his house first and was welcomed and aided in every way possible. Without identifying himself with any religious body he thoroughly appreciated religious matters
and at home and abroad was regular in his attendance upon such privileges.

"It is not necessary to describe Mr. Melcher's life here to those who were with him in the last legislature. He came unheralded and unattended, and maintained the quiet simplicity of his life during all the session. But none the less every member knew him personally, and had at some time passed a pleasant greeting; all had received his heartfelt good wishes. Every one felt that he was a man of reserve force, thoroughly at home in a legislative body. He brought no hobbies with him, he had no ambitions to gratify. His only desire, as he often told his friends, was to do his duty, and his colleagues can testify how well he did it. He was always ready for a roll call, always attentive, studied legislation in advance, was very generous to new ideas, never obtruding but always willing to express himself in public when he felt duty required it. He became one of the best authorities in the House on road matters; he was active in securing the advantages of local insurance for his constituents, he was at the front in all educational matters, he labored hard for a railroad commission. He did not interest himself in these objects for any selfish interest but because he felt his duty to the citizens of the state required him to secure for every one of them every advantage possible. In his love of the individual he was a ready follower in the path so eloquently pointed out for us by Mr. Bryan last week. That very conscientiousness which made life at last not worth living as he viewed it unless it were of use to some one else made him an invaluable public servant. After he returned home ill health began to claim him. One misfortune followed another; fire, sickness, family troubles, duties too hard for his weakened body. He struggled against them all but the burden was too great and to the sorrow of many besides his immediate family the end came suddenly and unexpectedly.

"But I am not here for a eulogy. Our friend is where the most telling of speeches cannot benefit him and were that the purpose of this gathering it must be given to others to accomplish. There is one thought which must be in the minds of all of us. We are not gathered to do justice to the memory of our friend because he was great or rich or had been called to serve the state in any great way, nor even merely because he was a former member of this body. Rather we are paying tribute to him as one called to serve as we are and who showed that service could be given acceptably and usefully by the faithful service of a common individual. My friends, we are on the threshold of similar duties. To but few of us is it given to take conspicuous places in the ship of state but to every one of us the call does come to serve our state with single-heartedness, without graft or selfish considerations. Should we be strengthened in our resolve for such service in any way by thinking of our friend who is gone I know such tribute would be most acceptable to him and most beneficial for the state which we are serving."
Mr. Gregg said:

"Birth, growth, maturity and decay. Such is the normal history of man. Twenty years of growth, thirty years of maturity, and twenty years of decay. This in total would constitute the biblical allotment of time to man, but for the fact that we labor under a load of our ancestral sins, increased and intensified by our own delinquencies and follies, the life of the average man is cut much shorter. How pleasant the picture; twenty years of happy childhood and youth, filled with all the joys and hopes of youth; thirty years of manhood, filled with the busy cares of the world, and then twenty years of slow and almost unconscious decay. Man in his grandest perfection is full of frailty.

"A noted author has said that 'Life is a vale between the cold and barren peaks of two eternities. We strive to look beyond. We cry aloud, but the only answer is the echo of our wailing cry. From the voiceless lips of the unreplying dead there comes no answer. In the night of death hope sees a star and listening love hears the rustle of a wing.'"

"The late Mr. Bowers had followed the fascinating pursuit of mining. He belonged to that class that has added prosperity to our great northwest. He was a man that was respected and admired in his community, and when he represented his constituents in this House his work was that of a careful and painstaking Representative. He was of a retiring disposition but he was always in touch with the people of his district. Although stricken down in the early afternoon of life his work was well done and how we are reminded of the words of the poet,—

"'Oh, why should the spirit of mortal be proud,  
Like a swift flying meteor, a fast flying cloud,  
A flash of the lightning, a break of the wave,  
Man passeth from life to his rest in the grave.'"

Senator Scott said:

"MR. PRESIDENT: I find it most difficult to make words express the loss the state of Washington has sustained in the death of the Honorable David Paul Bowers, who was born on October 26, 1860, in Steven-son county, state of Illinois.

"Just a short time prior to the breaking out of our late Civil War, while yet a mere child, his parents moved to the state of California, where he received his education. Shortly thereafter he came to the northwest, where he followed mining for a number of years, later purchasing himself a farm near Latah, Spokane county, Washington, where he established a home for his family, and there remained until a few months prior to his death, at which time he had removed to Spokane, Washington, from which home the Great Reaper, Death, claimed him.

"Assembled as we are here today to pay tribute to the memory of departed members of this legislative body, it is with no little feeling that I speak of my departed friend and colleague, the Honorable D. P. Bowers; at this time I had known him but a few years previous to his
untimely death, but I learned to love and esteem him as a brother. As a legislator there were none more vigilant or careful of the interests of his constituents whom he had the honor to represent. He fearlessly and boldly advocated those measures which in his judgment he believed to be right. Even those who differed with his opinions never questioned his honesty of purpose. He always fought in the open and used only fair and honorable means to accomplish his desires.

"'When the shore is won at last,  
Who will count the billows past?'

"'There is no death! What seems so is transition;  
This life is of mortal breath  
Is but a suburb of the life elysian,  
Whose portal we call death.'"

Address by J. B. Gilbert:

"Mr. Speaker:—We have met here today to pay a last tribute of respect to Senators and Representatives who have served in the Senate and House on former occasions and who have passed on to the great Unknown Beyond. And it gives me pleasure coupled with a feeling of pain and sorrow, to eulogize on the life, character and demise of so worthy a man as I know the late D. P. Bowers to have been. I am sorry to say that my acquaintance with him was very brief, only knowing him during the campaign of 1904, and his subsequent service in the House of Representatives during the session of 1905. But from my short acquaintance with him and statements made by his most intimate friends, I am led to believe that he was a man of refinement and pure habits; that he was highly respected in the community in which he lived; that he was gentle and kind to his bosom companion and to his family, and that his memory is a sacred admonition to his loved ones and to all who knew him personally. He was of a very modest turn of mind. He served his country, and state, as a legislator, with distinction and honor to himself, and his name will ever be cherished by those who were associated with him in the House, as a man of strong convictions and of sterling worth. Although his last days were full of pain and agony, yet he peacefully endured, until relief came through the monster Death, when he peacefully and calmly succumbed, and his sun light sank into the ocean of great eternity like the sinking of the summer sun into the peaceful ocean of the west."

Mr. Griffin spoke as follows:

"'Mr. Speaker: I feel that no words of mine can do full justice to the memory of a man like Joseph H. Dawes. There are many here who were more closely associated with him and knew of the sterling qualities of Joseph H. Dawes. The noble impulses, the generous actions of the man. Joe Dawes was born in the year 1866, in the state of Pennsylvania and at the time of his death was forty years of age; in the very prime of life. He obtained his education in Pennsylvania and it was there that he first took an interest in public affairs, under the
then recognized leader of the state, Matthew Stanley Quay. The friendship between the two lasted until the latter was called to the Great Beyond.

"About 14 or 15 years ago Joe moved from the state of Pennsylvania to the state of Washington, making his home in the city of Seattle, where he engaged in the practice of law. He soon won recognition at the Seattle bar and also the friendship of every person whom he met.

"Because of the confidence in which they held him the people of the 44th Legislative District in the year of 1901, and again in the year of 1905, elected him to represent them in the Lower House of the Legislature. That they made no mistake in their selection is evidenced by his record in the House and the number of warm friends he made there. I think I am safe in saying that no man in the House during the two sessions had more friends or more loyal ones than did Joe Dawes. He was faithful to every trust reposed in him and acted for the best interests of the many as against the greed of the few. Joe Dawes is gone, but his memory as a brilliant lawyer and House legislator, a loyal friend, will ever live. In his death Washington loses one of the best and most honored of its citizens."

Mr. Johnson said:

"Our gathering together in this fashion marks the trend of civilization. The man of the past was of harder heart. Mingling with each other in the daily walks of life, we learn the spirit of forgiveness; we learn to spread the mantle of charity over the faults and to emulate the virtues.

"Mr. Melcher was unostentatious, he was not known as a speaker on the floor of the House, but those of us who sat with him in the last session soon came to know the quiet man who did his duty as he saw it, and did it fearlessly.

"The architect and builder who plans a building places the cornerstone in place and it is to the passerby as the most important part of the structure, but to the builder it is only one of the many parts simply serving its own purpose, but serving it no better than the smallest stone hidden away from public view. So it is in the mind of the Great Builder. There is a plan and each of us is a part of the same. Happy is he who serves the purpose of the builder.

"Mr. Melcher as a member of the house of the ninth session exemplified this principle well. He was considerate in his deliberations and while he said but little, was found on the side of right on all subjects and had his place beside those who occupied the floor most and indulged in speechmaking most frequent.

"He was deeply interested on the subject of education and attended every meeting of the committee of the same, of which he was a valuable member. His suggestions were always marked by mature thought upon the subject in hand.

"But this valuable member of the legislative body has been removed
from us. Have we failed to observe all of his virtues until his sudden departure? If so, may we not profit by this, our own negligence.

"We halt today in the midst of the busy duties of this session to pay tribute to the memory of our departed numbers. We lament the fact of their taking away, if possible more especially the taking away of the subject of this sketch. More so do we sorrow when we consider the anguish of heart and mind which was so severe as to overthrow his reason and cause the rash act of self-destruction, but we lay no blame at the door of our friend. His virtues were such that only in an hour of mental derangement, could he have committed so rash an act and with tenderest feelings for his memory, we say, 'Peace be to his ashes,' and we spread the mantle of charity over him, forgetting his errors and remembering his many virtues and hope that when we are called hence, it may be said of us, as we now say of him, he did his duty as a faithful servant, an honest man."

At 3:20 o'clock p. m., on motion of Mr. Griffin, the joint session dissolved.

The House resumed regular session.

The House adjourned at 3:30 p. m.

**ELEVENTH DAY.**

**MORNING SESSION.**

**HOUSE OF REPRESENTATIVES,**

**OLYMPIA, WASH., Thursday, January 24, 1907.**

10 o'clock a. m.

The House was called to order by the speaker at 10 a. m.

Roll call showed all members present.

Rev. A. M. Stevenson offered prayer.

The minutes of the previous session were read and approved.

**PETITIONS AND MEMORIALS.**

A petition asking the prohibition of saloons within five miles of the state college at Pullman was received and referred to the Committee on Public Morals.
A petition asking the passage of a direct primary law was received and referred to the Committee on Privileges and Elections.

A petition and affidavits asking for the creation of Calispel county were received and referred to the Committee on County and County Boundaries.

A petition asking the passage of an effective local option law was received and referred to the Committee on Public Morals.

House memorial No. 3, asking for the reservation of rights-of-way through forest reserves in the state was received and referred to the Committee on Memorials.

RESOLUTIONS.

By Mr. D. M. Thompson:

Resolved, That the position of messenger be abolished and that F. W. Middaugh, heretofore employed as messenger, be transferred to the position of clerk at a salary of $4.00 per day.

The resolution was adopted.

By Mr. Hutchinson:

Whereas, It is commonly reported that a former member of the State Railway Commission has accepted salary from the state as a railway commissioner to the amount of over $6,000 and has only devoted sixteen days of his time to the duties of said office, and

Whereas, It is commonly reported that said railway commissioner has enjoyed a much lower freight than the general public pays on freights of lower classification on the railroads within this state; therefore, be it

Resolved, That a joint committee consisting of five members of the House and three members of the Senate be appointed to investigate the charges against said former railway commissioner, and that said joint committee be clothed with power to compel the attendance of persons and papers and with authority to administer oaths and to compel the rendering of testimony.

Mr. Hutchinson moved the adoption of the resolution.

Mr. Dickson moved that the resolution be referred to the Committee on Railroads.

A roll call was asked for and the resolution was referred to the Committee on Railroads by the following vote: Yeas, 72; nays, 20; absent or not voting, 3.

Those voting yea were: Messrs. Abrams, Armstrong, Bas-
sett, Beebe, Bell, Blackmore, Bradsberry, Byorly, Cameron, Carlyon, Coles, Congleton, Cloes, Davis (D. J.), Dickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Griffin, Hanson, Hewitt, Hogan, Hornberger, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDaid, McMaster, McMorrar, Madison, Megler, Miller, Morse, Olsen, Peddyceot, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sewall, Sheets, Shultz, Slayden, Stephens (E. M.), Stephens (Isaac N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tonkin, Troy, Ulsh, Vergowe, Weber, Weir and Mr. Speaker—72.

Those voting nay were: Messrs. Beach, Connell, Croft, Davis (E. C.), Erickson, Fancher, Gilbert (J. B.), Godman, Govan, Gregg, Hamilton, Henderson, Hutchinson, McRae, Quinlan, Sayer, Sherfey, Smalley, Tibbetts and Whitlow—20.

Those absent or not voting were: Messrs. Halteman, Strobridge and Wade—3.

By Mr. D. M. Thompson:

WHEREAS, The Board of Regents of the University of Washington and the Trustees of the Alaska-Yukon-Pacific Exposition have extended to this Legislature an invitation to visit the University of Washington and the fair grounds of the A.-Y.-P. Exposition; therefore, be it

Resolved, That this body accept such invitation, that we visit that institution Saturday, January 26, 1907.

The resolution was adopted.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, ordered printed and referred to the committee indicated.

House bill No. 119, by Mr. Hamilton: An act to amend sections 117, 119 and 121 of the Code of Public Instruction of the State of Washington and repealing all laws and parts of laws in conflict with the provisions of this act.

Referred to the Committee on Judiciary.

House bill No. 120, by Mr. Weber: An act for the improvement by grading, graveling, paving with stone or other paving or macadamizing material of any state or county road or roads,
or any part of such road or roads, and the appointment of
viewers to lay out said road or roads and of appraisers to de-
terminate the damages and benefits to lands affected by the pro-
posed improvement, the assessment of benefits and damages,
the issue of bonds to pay for the improvement, the collection of
assessments herein provided for, and the maintenance of said
roads.

Referred to the Committee on Roads and Bridges.

House bill No. 121, by Mr. Blackmore, by request: An act
to provide for counsel for indigent defendants in certain crim-
inal cases.

Referred to the Committee on Judiciary.

House bill No. 122, by Mr. Blackmore, by request: An act
entitled an act authorizing each of the superior court judges
of this state to appoint a superior court reporter, and fixing
his duties and compensation, and the manner of the payment of
the same.

Referred to the Committee on Judiciary.

House bill No. 123, by Mr. Slayden: An act dedicating to
the City of Tacoma all the right, title and interest of the State
of Washington in and to certain lands in the City of Tacoma
lying within section 36, township 21 north, range 2 east W. M.,
for street, park and boulevard purposes.

Referred to the Committee on Municipal Corporations of the
First Class.

House bill No. 124, by Mr. Slayden: An act providing for
the payment by counties of the expenses, or some portion of the
expenses incurred in compliance with an act, entitled "An act
to provide for the construction, repairing and protection of
drains, and ditches, for agricultural, sanitary and domestic
purposes, and to provide for the organization of drainage dis-
tricts, and declaring an emergency," approved March 19, 1890,
and declaring an emergency.

Referred to the Committee on Dikes, Drains and Drainage.

House bill No. 125, by Mr. Sheets: An act making an ap-
propriation for the maintenance of the Western Washington
Experimental Station located at Puyallup, Pierce county, Washington.

Referred to the Committee on Appropriations.

House bill No. 126, by Mr. Vergowe: An act to provide for compensating volunteers for the service of the Territory of Washington, during the Indian wars of 1855-1856, for such services, and appropriating money therefor.

Referred to the Committee on Appropriations.

House bill No. 127, by Mr. D. M. Thompson: An act to amend section 3 of an act entitled "An act to regulate and control insurance companies, corporations and associations in this state, and to amend sections 1, 6, 7, of an act entitled 'An act to regulate and control insurance companies, corporations and associations in this state, and to amend sections 11, 26, 29, 33 and 34 of "An act to regulate and license insurance in this state, to repeal existing laws in relation thereto, and declaring an emergency," approved March 19, 1895,' approved March 13, 1897," approved March 15, 1899.

Referred to the Committee on Revenue and Taxation.

House bill No. 128, by Mr. Fancher: An act relating to the duty of county commissioners in regard to prisoners in county jails.

Referred to the Committee on Judiciary.

House bill No. 129, by Mr. Bassett: An act relating to the liability of a bank to a depositor in case of forgery.

Referred to the Committee on Banks and Banking.

House bill No. 130, by Mr. Bassett: An act relating to joint accounts.

Referred to the Committee on Banks and Banking.

House bill No. 131, by Mr. Bassett: An act creating a commission to revise and recodify the Code of Public Instruction of the State of Washington, defining its powers and duties, and making an appropriation for the payment of its actual and necessary expenses.

Referred to the Committee on Judiciary.

House bill No. 132, by Mr. Miller: An act appropriating
the sum of six thousand dollars, or so much thereof as may be necessary to pay for such printing as may be ordered by the Tenth Legislature or either branch thereof.

Referred to the Committee on Appropriations.

House bill No. 133, by Mr. Coles. An act authorizing cities and towns owning any street railway line or plant to sell and convey the same, and ratifying and validating all such sales and conveyances heretofore made, and declaring an emergency.

Referred to the Committee on Municipal Corporations Other Than First Class.

House bill No. 134, by Mr. Coles: An act authorizing city councils in cities of the first class to sell surplus water from their water systems to communities lying without the city boundaries, and declaring an emergency.

Referred to the Committee on Municipal Corporations of the First Class.

House bill No. 135, by Mr. D. J. Davis and Mr. Beach: An act amending section 7042, Ballinger's Annotated Codes and Statutes of Washington, defining manslaughter.

Referred to the Committee on Judiciary.

House bill No. 136, by Mr. Kirkpatrick: An act to amend section 1 of an act entitled "An act to regulate and limit the hours of employment of females in any mechanical or mercantile establishment, laundry, hotel and restaurant; to provide for its enforcement and a penalty for its violation," approved March 11, 1901.

Referred to the Committee on Labor and Labor Statistics.

House bill No. 137, by Mr. Beebe: An act to amend section 42 of an act entitled "An act to provide for the assessment and collection of taxes in the State of Washington," approved March 15, 1897.

Referred to the Committee on Revenue and Taxation.

House bill No. 138, by Mr. Olsen: An act, to prevent the accumulation of saw-logs, wood and timber in the intakes of ditches, canals, flumes and other aqueducts used for irrigation, mining, manufacturing, or other beneficial purposes and for
furnishing power to towns, cities or corporations for operating lighting, or power plants, or municipal purposes, and providing a penalty for the violation thereof, and declaring an emergency.

Referred to the Committee on Irrigation and Arid Lands.

House bill No. 139, by Mr. Freudenberg: An act amending section 4455 of Pierce's Code and declaring an emergency.

Referred to the Committee on Judiciary.

House bill No. 1400, by Mr. Freudenberg: An act amending sections 1, 2 and 5 of an act fixing the fees to be paid to the Secretary of State by corporations doing business in this state, and declaring an emergency, approved March 13, 1897.

Referred to the Committee on Revenue and Taxation.

House bill No. 141, by Mr. Abrams: An act amending section 15 of an act providing for the levy, collection and manner of payment of road poll and property taxes, the manner of expenditure thereof; to provide for elections to adopt the system herein provided, and to repeal all laws inconsistent herewith, approved March 18, 1901, same being section 7911 of Pierce's Washington Code.

Referred to the Committee on Roads and Bridges.

House bill No. 142, by Mr. Bradberry: An act to amend sections 2, 3, 4 and 6, of an act entitled "An act to provide for the extermination of coyotes and wolves in the State of Washington, and for the payment of bounties for such extermination, and making an appropriation therefor," passed by the House of Representatives on January 24, 1905, over the Governor's veto, and passed by the Senate over the Governor's veto on January 26, 1905, as amended by an act approved March 3, 1905, entitled "An act to amend sections 1, 2, 3 and 6, of an act entitled 'An act to provide for the extermination of coyotes and wolves in the State of Washington and for the payment of bounties for such extermination, and making an appropriation therefor;' passed by the House notwithstanding the Governor's veto, January 24, 1905, passed by the Senate notwithstanding the Governor's veto, January 26, 1905, and
filed in the office of the Secretary of State January 27, 1905, and providing for the extermination of other wild animals and the payment of bounties therefor.”

Referred to the Committee on Game and Game Fish.

At the request of Mr. Fancher, House bill No. 17 was re-referred to the Committee on Roads and Bridges.

At the request of Mr. D. M. Thompson, House bill No. 108 was re-referred to the Committee on State, School and Granted Lands.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., January 24, 1907.

Mr. Speaker:

The Senate has passed House concurrent resolution No. 4, for the purchase of 12 copies of Pierce’s Code; and the same is herewith transmitted.

The president has appointed Senators Stevenson, Pauly and Hutson in accordance with House concurrent resolution No. 3.

J. W. LYSONS, Secretary of the Senate.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT.
OLYMPIA, January 23, 1907.

To the Honorable the House of Representatives of the State of Washington:

GENTLEMEN—I forward you herewith the report of a committee appointed by me to consider the matter of topographic, geologic, and hydrographic surveys for the State of Washington, and to make recommendations thereon.

ALBERT E. MEAD, Governor.

Referred to the Committee on Internal Improvements and Internal Affairs.

The speaker announced the addition of Mr. F. P. Connell to the Committee on Military Affairs and Soldiers’ Home.

LEO. O. MEIGS, J. A. FALCONER,
Chief Clerk. Speaker.
TWELFTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, January 25, 1907.

10 o'clock a. m.

The speaker called the House to order at 10 a. m.
Roll call showed all members present except Messrs. Cameron, Erickson and E. M. Stephens.
Messrs. Cameron and Erickson were excused.
Rev. A. M. Stevenson offered prayer.
The minutes of the previous session were read and approved.

PETITIONS AND MEMORIALS.

A petition favoring the passage of a direct primary law was received and referred to the Committee on Privileges and Elections.

REPORTS OF STANDING COMMITTEES.

House bill No. 43: Recommend that it do pass.
House bill No. 4: Recommend that it do pass.
House bill No. 37: Recommend that it be referred to the Committee on Appropriations.
The report was adopted.

House bill No. 2: Recommend that it be referred to the Committee on Appropriations.
The report was adopted.

INTRODUCTION OF BILLS.

The following bills were introduced, read the first time by title, ordered printed and referred to the committees indicated:

House bill No. 143, by Mr. Hamilton: An act relating to the superior courts of Franklin, Benton, Yakima, Kittitas, Klickitat, Clarke, Skamania and Cowlitz counties, providing
for the election of judges therein and for the appointment of
a judge for Klickitat, Franklin and Benton counties, and de-
claring an emergency.

Referred to the Committee on Judiciary.

House bill No. 144, by Mr. Bradsberry: An act fixing the
time and manner of catching trout, providing for the size of
trout to be caught, prohibiting the sale thereof, and other game
fish, and declaring an emergency.

Referred to the Committee on Game and Game Fish.

House bill No. 145, by the Committee on Dairy and Live
Stock: An act to repeal an act entitled "An act to prevent the
spread of contagious or infectious diseases among cattle, horses
and other domestic animals, and prescribing penalties for vio-
lations of the provisions thereof," being chapter 143 of Session
Laws of 1895.

Referred to the Committee on Judiciary.

House bill No. 146, by Mr. Blackmore: An act providing
for the exercise of the right of eminent domain by counties for
the purpose of acquiring gravel pits.

Referred to the Committee on Roads and Bridges.

House bill No. 147, by Mr. Ranck: An act providing for
the amendment of section 1 of article 2 of the Constitution of
the State of Washington, relating to the Legislative Depart-
ment of the State of Washington, and of the political sub-
divisions thereof, and providing for the submission of laws
and other measures to a vote of the people.

Referred to the Committee on Judiciary.

House bill No. 148, by Mr. Ranck: An act to amend sec-
tion 1364 of Ballinger's Annotated Codes and Statutes of
Washington, relating to election ballots, as amended by an act
entitled "An act to amend section 1364 of Ballinger's Anno-
tated Codes and Statutes of Washington, relating to election
ballots," approved March 16, 1901.

Referred to the Committee on Privileges and Elections.

House bill No. 149, by Mr. Lung: An act to amend section
twenty-eight (28) of an act entitled "An act to provide for the
selection, survey, management, reclamation, lease and disposition of the state's granted, school, tide, oyster and other lands, harbor areas, and for the confirmation and completion of the several grants to the state by the United States; creating a board of appraisers and a board of harbor line commissioners, as required by articles 15 and 16 of the State Constitution, which shall be generally known as the Board of State Land Commissioners; defining their duties, and making an appropriation therefor, and declaring an emergency;” approved March 16, 1897, and declaring an emergency.

Referred to the Committee on State, School and Granted Lands.

House bill No. 150, by Mr. Byerly: An act prohibiting the manufacture, sale, or bringing into the state for the purpose of sale, giving away, or otherwise disposing of any cigarettes, cigarette wrappers or paper or substitute therefor; providing penalties, and repealing certain laws.

Referred to the Committee on Public Morals.

House bill No. 151, by Mr. Tibbetts: An act to amend section 3 of an act entitled “An act to amend sections 13, 14, 15 and 24 of an act entitled ‘An act amending an act entitled ‘An act to provide for the assessment and collection of taxes in the State of Washington,’ approved March 15th, 1897, by amending sections 3, 5, 21, 43, 60, 61, 68, 71, 72, 76, 77, 82, 84, 96, 98, 102, 103, 107, 111, 116, 119, and repealing sections 100, 101, 105, 106, 110, 113, 115, 117, 118 and 121 thereof, and by adding sections 97½, 119¼, 119½, 119¾, 120¼, 120½, 120¾, to said act, and declaring an emergency;” approved March 15, 1899, and declaring an emergency, approved March 20, 1901.

Referred to the Committee on Revenue and Taxation.

House bill No. 152, by Mr. Dickson: An act to provide for the assessment of the operating property of railroads.

Referred to the Committee on Revenue and Taxation.

House bill No. 153, by Mr. Johnson: An act to amend an act entitled “An act to exempt bequests and devises, when made
for certain charitable purposes, from the payment of any tax or sum under any inheritance tax law, and remitting any such tax claimed to be due on any such bequest or inheritance," approved by the Governor March 9th, 1905.

Referred to the Committee on Revenue and Taxation.

House bill No. 154, by Mr. Johnson, by request: An act to establish a state board of embalming, defining the duties thereof, providing for the better protection of life and health and to prevent the spread of contagious diseases; to regulate the practice of embalming and the care and disposition of the dead, and to provide a penalty for the violation thereof.

Referred to the Committee on Medicine, Surgery, Dentistry and Hygiene.

House bill No. 155, by Mr. Lambert: An act to prevent the shooting of human beings by persons in pursuit of game and game birds, and fixing the punishment for violation thereof.

Referred to Committee on Judiciary.

House bill No. 156, by Mr. Ulsh: An act providing for the completion of a state wagon road in Yakima and Lewis counties, and making an appropriation therefor.

Referred to the Committee on Roads and Bridges.

House bill No. 157, by Mr. Carlyon: An act providing for the repair, construction and beautifying of certain parts of the capitol building and grounds, and providing an appropriation therefor.

Referred to the Committee on Appropriations.

House bill No. 158, by Mr. Carlyon: An act to create a Public Archives Commission, and to define its duties and powers.

Referred to the Committee on State Library.

House bill No. 159, by Mr. Megler: An act for certain deficiencies in maintenance of state capitol building and preparing same for convening of the Tenth Legislature.

Referred to the Committee on Appropriations.

House bill No. 160, by Mr. Megler: An act making an appropriation for the payment of the publication of the notices
required to be given by sections 2 of chapters 65 and 67 of the Laws of 1905.

Referred to the Committee on Appropriations.

House bill No. 161, by Mr. Hanson: An act making it the duty of county clerks and assessors to report to the prosecuting attorneys and to the attorney general all material information relative to the administration of the estates of persons dying intestate and without known heirs, and providing means for the enforcement thereof.

Referred to the Committee on Judiciary.

House bill No. 162, by Mr. Hanson: An act to regulate the employment of child labor, and to prohibit the employment of persons under the age of nineteen years as public messengers, and fixing a penalty for the violation thereof, and repealing an act entitled "An act to regulate the employment of child labor and to prohibit the employment of females under the age of eighteen years as public messengers and fixing a penalty for the violation thereof," approved March 16, 1903.

Referred to the Committee on Judiciary.

House bill No. 163, by Mr. Hanson: An act relating to revenue and taxation and amending an act entitled "An act to amend section 3 of chapter LXXXIII. of the Laws of 1897, relating to revenue and taxation," passed the Senate and House June 12, 1901, notwithstanding the veto of the Governor.

Referred to the Committee on Revenue and Taxation.

House bill No. 164, by Mr. Bassett: An act limiting the eligibility of teachers holding third grade certificates and temporary certificates issued upon third grade certificates or upon certificates or diplomas that are not superior to the third grade certificates granted in this state to employment in schools having a total actual attendance of two thousand days or less, annually, as shown by the last annual report of the county superintendent, and repealing all laws and parts of laws in conflict with provisions of this act.

Referred to the Committee on Education.
House bill No. 165, by Mr. Bassett: An act defining the crime of burglary with explosives and fixing punishment therefor.

Referred to the Committee on Judiciary.

House bill No. 166, by the Committee on Revenue and Taxation: An act relative to the finances of the State of Washington, and providing the time when and manner in which moneys shall be paid into the state treasury, and declaring an emergency.

Referred to the Committee on Revenue and Taxation.

House bill No. 167, by Mr. Freudenberg: An act to amend section 55 of an act entitled "An act providing for the use of water for the purposes of irrigation, and providing for the condemnation of the right-of-way for ditches to carry water for such purposes and declaring an emergency," approved March 4, 1899, the same being section 4154 of volume 1 of Ballinger's Codes and Statutes of Washington, and to prohibit unjust discrimination and declaring an emergency.

Referred to the Committee on Irrigation and Arid Lands.

House bill No. 168, by Mr. Beach: An act prohibiting the killing or poisoning of dogs and providing a penalty therefor.

Referred to the Committee on Judiciary.

House bill No. 169, by Mr. Strobridge: An act relating to the incorporation of trust companies, defining their powers and duties, and amending chapter 176 of the Session Laws of 1903.

Referred to the Committee on Corporations other than Municipal and Railroads.

House bill No. 170, by Mr. Huxtable: An act relating to elections and amending section 4964 of Pierce's Code.

Referred to the Committee on Privileges and Elections.

House bill No. 171, by the Committee on Revenue and Taxation. An act to provide for state depositaries and regulate the deposits of public moneys therein.

Referred to the Committee on Revenue and Taxation.
The speaker announced that he had referred House bills Nos. 62 and 65 to the Judiciary Committee.

SECOND READING OF BILLS.

House bill No. 43, providing for the investment of the permanent school funds.

On motion of Mr. Dickson, the rules were suspended, the bill was considered engrossed, the second reading was considered the third and House bill No. 43 was placed on final passage and passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 4.

Those voting aye were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Bradsberry, Byerly, Carlyon, Coles, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, Madison, Megler, Miller, Morse, McCoy, McRae, McDonald, McMaster, McMorran, Olsen, Peddycord, Quinlan, Ramsay, Rand, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weber, Weir, Whitlow, Mr. Speaker—91.

Those absent or not voting were: Messrs. Blackmore, Cameron, Hornberger and Stephens (E. M.)—4.

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

House bill No. 4, providing for the punishment of persons responsible for the delinquency of children.

On motion of Mr. Reid, the rules were suspended, the bill was considered engrossed, the second reading was considered the third and House bill No. 4 was placed on final passage and
passed the House by the following vote: Yeas, 85; nays, 3; absent or not voting, 7.

Those voting aye were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bradberry, Byerly, Carlyon, Cloes, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, Madison, Megler, Miller, Morse, McCoy, McRae, McDonald, McMaster, McMorran, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weber, Weir, Whitlow, Mr. Speaker—85.

Those voting nay were: Messrs. Connell, Henderson, Wade—3.

Those absent or not voting were: Messrs. Bell, Blackmore, Cameron, Long, Stephens (E. M.), Strobridge, Taylor—7.

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

COMMUNICATION FROM ADJUTANT GENERAL.

The following communication was received from the committee in charge of the McKinley memorial services:

STATE OF WASHINGTON, MILITARY DEPARTMENT.

ADJUTANT GENERAL'S OFFICE, OLYMPIA, Jan. 24, 1907.

J. A. Falconer, Speaker House of Representatives, Olympia, Wash.:

Sir—I have the honor to invite yourself and the members of the House of Representatives to attend the McKinley memorial services on the 29th inst., at eight o'clock p. m., at the First M. E. Church, located on the corner of Fifth and Adams streets in this city.

Rev. S. S. Sulliger, chaplain of the Second Regiment, N. G. W., will deliver the address. Short addresses will be made by members of the Legislature.

Respectfully,

GENERAL HAMILTON, for the Committee.
The speaker announced the addition of the following persons to the Committee on Privileges and Elections: Messrs. Freudenberg, Sherfey and Hogan.

On motion of Mr. Reid, the House adjourned until Monday, January 28, at 2 p. m.

J. A. Falconer, Speaker.

FIFTEENTH DAY.

AFTERNOON SESSION.

House of Representatives,
Olympia, Wash., Monday, January 28, 1907.
2 o'clock p. m.

The speaker called the House to order at 2 p. m.

Roll call showed all members present except Messrs. Armstrong, Freudenberg, Hutchinson, Kirkpatrick, Sheets and Strobridge. Messrs. Armstrong, Freudenberg, Kirkpatrick and Strobridge were excused.

Rev. W. S. Crockett offered prayer.

The minutes of the previous session were read and approved.

Petitions and Memorials.

A petition asking for the passage of a direct primary law was received and referred to the Committee on Privileges and Elections.

Four petitions asking for the formation of Calispell county were received and referred to the Committee on Counties and County Boundaries.

A petition asking for the making of an appropriation for the opening of the Columbia and Snake rivers was received and referred to the Committee on Railroads.
A petition asking for the passage of a law requiring the destruction of German mustard and Jim Hill mustard was received and referred to the Committee on Agriculture.

House memorial No. 4, asking for the opening of the Makah Indian reservation was received and referred to the Committee on Memorials.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT.
OLYMPIA, January 28, 1907.

To the Honorable the House of Representatives of the State of Washington:

GENTLEMEN—I transmit to you herewith copy of a report made to me by a committee which I appointed some time ago to visit and inspect the office of the State Fish Commissioner.

ALBERT E. MEAD, Governor.

Referred to the Committee on Fish and Fisheries.

RESOLUTION.

By Mr. Megler:

Resolved by the House, the Senate concurring, That a joint committee of three members of the House and two members of the Senate be appointed to meet a like committee from the Oregon Legislature to agree upon joint laws for the fishing industry on the Columbia river.

The resolution was adopted and the speaker appointed Messrs. Megler, Stevenson and Blackmore as members of the committee.

REPORT OF STANDING COMMITTEES.

The Committee on Memorials recommended that the resolutions of the Spokane Chamber of Commerce, providing for the opening of navigation on the Columbia and Snake rivers be placed on file. The report was adopted.

House bill No. 86: Recommend it be indefinitely postponed. The report was adopted.

House memorial No. 1: Recommend it do pass.

House memorial No. 3: Recommend it do pass.

House bill No. 14: Recommend it do pass.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, ordered printed and referred to the committees indicated:

House bill No. 172, by Mr. King: An act requiring a full and complete formula of contents of bottles and packages of
patent and proprietary medicines to be printed in plain and legible type and placed upon each and every bottle or package of such medicine sold or offered for sale within the State of Washington, and providing a penalty for violation.

Referred to the Committee on Medicine, Surgery, Dentistry and Hygiene.

House bill No. 173, by Mr. Sayer: An act regulating the platting and filing of new additions to existing town plats.

Referred to the Committee on Municipal Corporations other than First Class.

House bill No. 174, by Mr. Sayer: An act authorizing the purchase of a cemetery for the Washington Soldiers' Home, and making an appropriation therefor.

Referred to the Committee on Military Affairs and Soldiers' Home.

House bill No. 175, by Mr. Klovborg: An act relating to elections and amending sections 7 and 21 of an act entitled "An act providing for printing and distributing ballots at public expense, and to regulate voting at state and other elections," approved March 19, 1890.

Referred to Committee on Privileges and Elections.

House bill No. 176, by Mr. F. C. Jackson: An act creating the Washington State Reformatory, providing for the erection and management thereof and making an appropriation therefor.

Referred to the Committee on State Penitentiary.

House bill No. 177, by Mr. Bassett: An act to prohibit the playing of billiards or pool by children of compulsory school age, in public billiard or pool rooms, or the lounging about public billiard or pool rooms, and prescribing penalties for the violation of this act.

Referred to the Committee on Public Morals.

House bill No. 178, by Mr. Hogan: An act relating to cities of the second class and providing for the government of such cities, and repealing sections 24 to 91, inclusive, of an act entitled "An act providing for the organization, classification, in-
corporation and government of municipal corporations, and declaring an emergency," approved March 27, 1890, and declaring an emergency.

Referred to the Committee on Municipal Corporations Other Than First Class.

House bill No. 179, by Mr. Rhodes: An act prescribing the mode of procedure in condemnation proceedings to appropriate lands owned by the state, or in which it has an interest, and declaring an emergency.

Referred to the Committee on State, School and Granted Lands.

House bill No. 180, by Mr. Smalley: An act to provide for the extermination of cougars in the State of Washington, for the payment of bounties for such extermination, making an appropriation therefor and declaring an emergency.

Referred to the Committee on Game and Game Fish.

House bill No. 181, by Mr. Sayer: An act requiring all railroads, street car and electrical lines to build suitable foot walks across each bridge for the safety of footmen.

Referred to the Committee on Railroads.

House bill No. 182, by Mr. Sayer: An act for the protection of horses and other animals, and providing for the punishment of violations of the provisions thereof.

Referred to the Committee on Miscellaneous Matters.

House bill No. 183, by Mr. Hogan: An act to amend section 1 of "An act relating to the protection of clams; providing penalties for its violation and declaring an emergency," approved March 11th, 1905, being section 6811 of Pierce's Washington Code, 1905, and declaring an emergency.

Referred to the Committee on Game and Game Fish.

House bill No. 184, by Mr. Rice: An act providing for the qualifications of justices of the peace in cities of more than five thousand inhabitants.

Referred to the Committee on Municipal Corporations of the First Class.
House bill No. 185, by Mr. Bassett: An act providing for the holding of examinations for state certificates and life diplomas in the State of Washington, and repealing all laws and parts of laws in conflict with the provisions of this act.

Referred to the Committee on Education.

House bill No. 186, by Mr. Rice: An act relating to the government, management and control of the state’s public institutions and educational institutions and its capitol buildings and grounds, and amending sections 1, 3, 4, 5, 6, 7, 9, 11, 13, of an act entitled “An act to create a State Board of Control, and to provide for the government, control and maintenance of the Western Washington Hospital for the Insane, the Eastern Washington Hospital for the Insane, the State Penitentiary, the State Reform School, the State Soldiers’ Home and the State School for Defective Youth; repealing all laws in conflict with this act, and declaring an emergency,” approved March 16, 1901.

Referred to the Committee on Revenue and Taxation.

House bill No. 187, by Mr. Cameron: An act to amend sections 3482 and 3483 of Ballinger’s Code (1855 and 1856, Pierce’s Code), relating to the trespass of sheep on certain lands, and providing a punishment therefor.

Referred to the Committee on Judiciary.

House bill No. 188, by Mr. Cameron: An act creating the office of county inspector of apiaries, prescribing his duties and fixing his compensation.

Referred to the Committee on Agriculture.

House bill No. 189, by Mr. Cameron: An act to amend section 3 of an act entitled “An act in relation to estrays, providing for their detention, regulation and sale, and prescribing penalties for its violation,” approved Feb. 16, 1905.

Referred to the Committee on Agriculture.

House bill No. 190, by Mr. Wade: An act to amend section 58 of an act entitled “An act to provide for the assessment and collection of taxes in the State of Washington,” approved March 15, 1897, being section 1714 of Ballinger’s Annotated
Codes and Statutes of Washington, and section 8650 of Pierce's
Code of the Laws of the State of Washington, and repealing
all acts and parts of acts in conflict herewith.

Referred to the Committee on Revenue and Taxation.

House bill No. 191, by Mr. Sherfey: An act assenting
to the terms, conditions and purposes of the grant of money
for the more complete endowment and maintenance of agricul­
tural experiment stations provided for under act of Congress,
approved March 16, 1906, and declaring an emergency.

Referred to the Committee on Washington State College.

House bill No. 192, by Mr. Godman: An act to provide for
the indeterminate sentence of persons convicted of certain
felonies, for the termination of such sentence and the release
of such persons, defining the duties of the Board of Control
and Warden of the Penitentiary in relation thereto, and re­
pealing all acts and parts of acts in conflict herewith.

Referred to the Committee on Judiciary.

House bill No. 193, by Mr. Kayser: An act providing for
the manner of sale and distribution of all grain sacks manufac­
tured at the State Penitentiary.

Referred to the Committee on State Penitentiary.

Mr. Weber moved that the rules be suspended and the House
take up for consideration House memorial No. 1. The motion
was carried.

On motion of Mr. Weber, the rules were suspended, the
memorial was considered engrossed, the second reading was
considered the third and House memorial No. 1 was placed
on final passage and passed the House by the following vote:
Yea, 88; nay, 0; absent or not voting, 7.

Those voting aye were: Messrs. Abrams Basset, Beach,
Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon,
Coles, Coles, Connell, Congleton, Croft, Davis (D. J.),
Davis (E. C.), Erickson, Fancher, Fulton, Gaches, Gilbert (E.
P.), Gilbert (J. B.), Glen, Godman, Goyan, Gregg, Griffin,
Haltman, Hamilton, Hanson, Henderson, Hewitt, Hogan,
Hornberger, Hurshman, Huxtable, Jackson (H. F.), Jackson
STATE OF WASHINGTON


Those absent or not voting were: Messrs. Armstrong, Dickson, Freudenberg, Hutchinson, Kirkpatrick, Sheets, Strobridge—7.

The speaker announced that he had re-referred House bills Nos. 24 and 25 to the Committee on Washington State College.

The House adjourned at 3 p. m.

Leo. O. Meigs, J. A. Falconer,
Chief Clerk. Speaker.

SIXTEENTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Tuesday, January 29, 1907.
10 o'clock a. m.

The speaker called the House to order at 10 a. m.
Roll call showed all members present except Mr. Stevenson. Rev. W. S. Crockett offered prayer.
The minutes of the previous session were read and approved.

RESOLUTIONS.

By Mr. Johnson:
Whereas, an assistant bill clerk is necessary; be it
Resolved, That W. J. Court be employed in that capacity at $3.50.
The resolution was adopted.
HOUSE CONCURRENT RESOLUTION NO 7.

By Mr. Bassett:

Resolved by the House, the Senate concurring, That a committee consisting of two senators and three representatives be appointed to examine the system of bookkeeping now in use in the various state offices located in the capitol building and report thereon at as early a date as possible.

The resolution was adopted and the speaker appointed Messrs. Bassett, F. C. Jackson and Wade as members of the committee.

EMPLOYE SWORN IN.

Mr. W. J. Court was called to the bar of the House and received the oath of office.

REPORTS OF STANDING COMMITTEES.

House bill No. 31: Recommend that it do pass.
House bill No. 56: Recommend that it do pass.
House bill No. 79: Recommend that it do pass.
House bill No. 71: Recommend that it do pass.
House bill No. 46: Recommend that it do pass.
House bill No. 90: Recommend that it do pass as amended.
House bill No. 76: Recommend that it do pass as amended.
House bill No. 74: Recommend that it do pass as amended.
House bill No. 21: Recommend that it be indefinitely postponed.

The report of the committee on House bill No. 21 was adopted.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, ordered printed and referred to the committees indicated:

House bill No. 194, by Mr. Hanson: An act providing that, when property is purchased or money borrowed of any person, company or corporation doing business within this state, a signed statement of the purchaser's or borrower's means or ability to pay having been given as an inducement to obtaining the credit, and payment is not made within thirty days after maturity, the creditor shall have the right, after notice, to inspect the debtor's books of account and make copies thereof, and declaring the failure to produce such books *prima facie* evidence of fraud in obtaining the credit.

Referred to the Committee on Judiciary.
House bill No. 195, by Mr. Hanson: An act in relation to the fees of state and county officers, witnesses and jurors, and repealing an act entitled "An act in relation to the fees of state and county officers, witnesses and jurors, and repealing an act entitled 'An act in relation to the fees of state and county officers, witnesses and jurors, and amending section 2086 of the Code of Washington of 1881,' same being approved March 15, 1893," approved March 16, 1903, and declaring an emergency.

Referred to the Committee on Judiciary.

House bill No. 196, by Mr. Bradsberry: An act requiring justices of the peace and police justices in cities of the third and fourth classes to accompany all remittances of fines to the officers named by law or ordinance to receive the same with a detailed statement of the case or cases in which said fines were imposed and collected, making it a misdemeanor for said officers to violate the requirements of this act and fixing the penalty therefor, and declaring an emergency.

Referred to the Committee on Municipal Corporations Other Than First Class.

House bill No. 197, by Mr. Bradsberry: An act providing the manner of filling a vacancy in the office of mayor in cities of the fourth class, repealing all acts or parts of acts in conflict herewith, and declaring an emergency.

Referred to the Committee on Municipal Corporations Other Than First Class.

House bill No. 198, by Mr. Tibbitts: An act to provide for the removal of the State Soldiers' Home from Orting to the tidewaters of Puget Sound and for the establishment and maintenance of said home for honorably discharged soldiers, sailors and marines who have served the United States government in any of its wars, members of the state militia disabled while in the line of duty, and who are bona fide citizens of this state, and also the wives of such soldiers, sailors and marines.

Referred to the Committee on Military Affairs and Soldiers' Home.
House bill No. 199, by Mr. Taylor: An act in relation to the abandonment of condemnation proceedings begun under the eminent domain law of this state, and providing for the recovery, by the person entitled thereto of costs, attorney's fees and expenses incurred in such proceeding, and declaring an emergency.

Referred to the Committee on Judiciary.

House bill No. 200, by Mr. Huxtable: An act entitled an act for the protection of train men, and to regulate the stringing of wires, electric or other, over railroad tracks, and relative to the maintenance of such wires heretofore strung.

Referred to the Committee on Judiciary.

House bill No. 201, by Mr. Strobridge: An act creating the office of Insurance Commissioner, authorizing the appointment of a Deputy Insurance Commissioner and fixing salaries.

Referred to the Committee on Insurance.

House bill No. 202, by Mr. Bassett: An act relating to the compulsory education of children between the ages of eight and fifteen years in the State of Washington, providing penalties for the violation of this act and repealing all laws and parts of laws in conflict with the provisions of this act.

Referred to the Committee on Education.

House bill No. 203, by Mr. Bassett: An act to amend an act entitled “An act appropriating money for the purchase of material and regulating the manufacture and sale of jute and other fabrics and brick at the State Penitentiary,” approved March 9, 1893, repealing all acts inconsistent herewith and declaring an emergency.

Referred to the Committee on Appropriations.

House bill No. 204, by Mr. Blackmore: An act regulating the use of county bridges by traction engines.

Referred to the Committee on Roads and Bridges.

House bill No. 205, by Mr. Blackmore: An act amending section 2 of an act entitled “An act relating to justices of the peace and constables in cities having more than five thousand
inhabitants, and fixing their number and salaries," approved March 13, 1897.

Referred to the Committee on Judiciary.

House bill No. 206, by Mr. Whitlow: An act making an appropriation for farmers' institutes.

Referred to the Committee on Dairy and Live Stock.

House bill No. 207, by Mr. Sherfey: An act for the improvement of the State College of Washington and making appropriations therefor.

Referred to the Committee on Washington State College.

House bill No. 208, by Mr. Lambert: An act relating to revenue and taxation.

Referred to the Committee on Revenue and Taxation.

House bill No. 209, by Mr. Reeve: An act for the organization of farmers' county institutes, providing state aid and making appropriations therefor.

Referred to the Committee on Dairy and Live Stock.

House bill No. 210, by Mr. Kayser: An act relating to revenue and taxation and amending section 1 of an act entitled "An act relating to revenue and taxation and amending section 1 of an act entitled 'An act relating to revenue and taxation and amending an act entitled 'An act to provide for the assessment and collection of taxes in the State of Washington,' approved March 15, 1897, by amending sections 3, 5, 21, 43, 60, 61, 68, 71, 72, 76, 77, 82, 84, 96, 98, 102, 103, 107, 111, 116, 119, and repealing sections 100, 101, 105, 106, 110, 113, 115, 117, 118, and 121 thereof, and by adding sections 97½, 119½, 119¾, 120¼, 120½, 120¾ to said act, and declaring an emergency, approved the 15th day of March, 1899," which passed the House of Representatives February 28, 1901, and the Senate March 13, 1901, and declaring an emergency," which passed the House of Representatives March 4, 1903, and passed the Senate March 11, 1903, and was filed in the office of the Secretary of State March 18, 1903, without approval or disapproval of the Governor.

Referred to the Committee on Revenue and Taxation.
House bill No. 211, by Mr. Kayser: An act amending section one (1) of the act entitled "An act to amend section 1657 of Ballinger's Annotated Codes and Statutes of Washington relating to revenue and taxation. Passed by the Senate March 9, 1901. Passed by the House of Representatives March 13, 1901. And passed the Senate, notwithstanding the Governor's veto, June 12, 1901; passed the House of Representatives notwithstanding the Governor's veto, June 12, 1901."

Referred to the Committee on Revenue and Taxation.

The speaker announced that he had re-referred bills to committees as follows:

House bill No. 53: Re-referred to the Committee on Dairy and Livestock.

House bill No. 187: Re-referred to the Committee on Dairy and Livestock.

House bill No. 102: Re-referred to the Committee on Corporations Other Than Municipal.

House bill No. 175: Re-referred to the Committee on Municipal Corporations of the First Class.

SECOND READING OF BILLS.

House bill No. 31, regulating the hours of service of employees in train service upon railroads, and providing a penalty.

On motion of Mr. Rhodes, the rules were suspended, the bill was considered engrossed, the second reading was considered the third and House bill No. 31 was placed on final passage and passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 5.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Johnson, Kayser, King, Kirkpatrick,
Those absent or not voting were: Messrs. Blackmore, Dickson, Fulton, Gregg and Strobridge—5.

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

House bill No. 79, appropriating funds for the relief of Newton Thomas, as sheriff of Okanogan county.

Mr. Megler moved, as an amendment, that section two (2) be stricken from the bill.

The motion was carried.

On motion of Mr. Smalley, the rules were suspended, the bill was considered engrossed, the second reading was considered the third and House bill No. 79 was placed on final passage and passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 6.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Bradberry, Byerly, Cameron, Carlyon, Cloes, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman; Govan, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, Madison, Megler, Miller, Morse, McCoy, McRae, McDonald, McMaster, McMorran, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weber, Weir, Whitlow, Mr. Speaker—90.

Those absent or not voting were: Messrs. Blakemore, Dickson, Fulton, Gregg and Strobridge—5.

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

House bill No. 79, appropriating funds for the relief of Newton Thomas, as sheriff of Okanogan county.

Mr. Megler moved, as an amendment, that section two (2) be stricken from the bill.

The motion was carried.

On motion of Mr. Smalley, the rules were suspended, the bill was considered engrossed, the second reading was considered the third and House bill No. 79 was placed on final passage and passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 6.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Bradberry, Byerly, Cameron, Carlyon, Cloes, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman; Govan, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, Madison, Megler, Miller, Morse, McCoy, McRae, McDonald, McMaster, McMorran, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Tay-

Those absent or not voting were: Messrs. Blackmore, Dickson, Fancher, Gregg, Romaine and Strobridge—6.

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

House bill No. 71, "providing for the payments of all State moneys into the general fund," etc.

Mr. Megler moved, as an amendment, that the emergency clause be made section 3.

The motion was carried.

Mr. Megler moved that the title be amended by adding the words: "and declaring an emergency."

The amendment was carried.

On motion of Mr. Carlyon, the rules were suspended, the bill was considered engrossed, the second reading was considered the third and House bill No. 71 was placed on final passage and passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 4.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freundenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (E. C.), Johnson, Kayser, King, Kirkpatrick, Lambert, Long, Lung, Madison, Megler, Miller, Morse, McCoy, McRae, McDonald, McMaster, McMorran, Olsen, Peddycoard, Quinlan, Ramsay, Ranck, Reid, Renick, Rhodes, Rice Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens, (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weber, Weir, Whitlow, Mr. Speaker—91.
Those absent or not voting were: Messrs. Gregg, Klovberg, Reeve and Strobridge—4.

The emergency clause passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 4.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Griffith, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (H. F.), Jackson (F. C.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, Madison, Megler, Miller, Morse, McCoy, McRae, McDonald, McMaster, McMorran, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weber, Weir, Whitlow, Mr. Speaker—91.

Those absent or not voting were: Messrs. Dickson, Gregg, Huxtable and Strobridge—4.

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

Mr. Reid moved that House bill No. 56 be referred back to the Committee on Labor and Labor Statistics.

The motion was carried.

House bill No. 46, amending section two of an act approved March 9th, 1905, entitled "An Act creating a fund to be known as the Public Highway Fund," etc.

Mr. Thompson, D. M., moved to strike out the word "of" from line six of section one of the printed bill and insert in lieu thereof the words "not to exceed."

Mr. Megler moved that the bill be re-referred to the Committee on Revenue and Taxation.

The motion to commit was lost.
The amendment was carried, and House bill No. 46, as amended, was passed to third reading and ordered engrossed.

House bill No. 90, regulating the keeping and deposit of public funds in banks by the several county treasurers of this state.

Mr. Reid moved that the amendment of the Committee on Revenue and Taxation as to section one be adopted.

The motion was carried.

On motion of Mr. Thompson, D. M., the bill was re-referred to the Committee on Revenue and Taxation.

House of Representatives,
Olympia, Wash.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House bill No. 74, entitled "An act providing a method for the assessment and collection of an excise or privilege tax from express companies doing business in this state," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be amended and as amended it do pass.

Committee amendment: Amend the title by adding thereto the following words: "and declaring an emergency."

Committee amendment: Amend section 8 by striking out the word "twelve" in line 4 of the original bill, being line 3 of the printed bill, and inserting in lieu thereof the word "fifteen."

Committee amendment: Amend the bill by adding a section to be numbered section 9, to read as follows: "Section 9. An emergency is hereby declared to exist and that this act shall be in force after its approval by the Governor."

Frank H. Renick, Chairman.


Mr. McMorran moved that the amendment of the Committee on Revenue and Taxation as to section eight be adopted.

The motion was carried.

Mr. Megler moved to amend the amendment of the Committee on Revenue and Taxation creating section 9 to read as follows: "Sec. 9. An emergency exists and this act shall take effect immediately."

The motion was carried.
The amendment as amended was adopted and House bill No. 74, as amended, was passed to third reading and ordered engrossed.

House bill No. 76, regulating the keeping and deposit of municipal funds.

On motion of Mr. Thompson, D. M., the bill was re-referred to the Committee on Revenue and Taxation.

The House adjourned at 12 noon.

LEO. O. MEIGS, J. A. FALCONER,
Chief Clerk Speaker.

SEVENTEENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, January 30, 1907.
10 o'clock a. m.

The Speaker called the House to order at 10 a. m.
Roll call showed all members present.
Reverend W. S. Crockett offered prayer.
The minutes of the previous session were read and approved.

HOUSE CONCURRENT RESOLUTION NO. 8.

By Mr. Dickson:

Whereas, A sub-committee of the joint Senate and House Railroad Committee have investigated, and will report on the accounts, expenditures and services rendered to the state by the Railroad Commission of Washington, and believing each individual member of the Senate and House desire that the Commissioners of said Railroad Commission have an opportunity to appear and personally make a statement as to their services and work performed by them; therefore, be it

Resolved, That the House and Senate, the Senate concurring, convene in joint session in the House chamber this afternoon at two p.
m., and that Commissioners Fairchild and Lawrence be requested to appear before said session and make a verbal report as to the work accomplished by said commission.

The resolution was adopted.

REPORTS OF STANDING COMMITTEES.

House bill No. 59: Recommend it do pass as amended.
House bill No. 90: Recommend it do pass with the amendments previously recommended by the Committee.
House bill No. 76: Recommend it do pass with the amendments previously recommended by the Committee.
House bill No. 39: Recommend it be referred to the Committee on State, School and Granted Lands.
The report of the Committee was adopted.
House bill No. 6: Recommend it do pass as amended.
House bill No. 88: Recommend it be indefinitely postponed.
The report of the Committee was adopted.
House bill No. 80: Recommend it be indefinitely postponed.
The report of the Committee was adopted.
House bill No. 82: Recommend it be indefinitely postponed.
The report of the Committee was adopted.
House bill No. 30: Recommend it be indefinitely postponed.
The report of the Committee was adopted.
House bill No. 41: Recommend it be indefinitely postponed.
The report of the Committee was adopted.
House bill No. 54: Recommend it be indefinitely postponed.
The report of the Committee was adopted.
House bill No. 67: Recommend it be indefinitely postponed.
The report of the Committee was adopted.
House bill No. 87: Recommend it be indefinitely postponed.

The report of the Committee was adopted.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, ordered printed and referred to committees indicated:

House bill No. 212, by Mr. Freudenberg: An Act amending section 1 of an act entitled "An Act to validate assessments made, or which may be made, to pay for local improvements, by any incorporated city in this state, and to prohibit the setting of such assessments aside or declaring the same invalid upon any ground other than upon the ground of fraud," approved March 9, 1905, confirming the sale of real estate, and declaring an emergency.

Referred to the Committee on Revenue and Taxation.

House bill No. 213, by Mr. Troy: An Act authorizing and directing the Commissioner of Public Lands to certify certain tide lands to the Governor for deed and authorizing and directing the Governor to execute and the Secretary of State to attest a deed conveying to the city of Port Townsend certain tide lands for use as, and in connection with its public park, and for no other purposes.

Referred to the Committee on State, School and Granted Lands.

House bill No. 214, by Mr. E. P. Gilbert: An Act appropriating funds for the relief of H. B. Doak as sheriff of Spokane county.

Referred to the Committee on Appropriations.

House bill No. 215, by the Committee on Revenue and Taxation: An Act to amend sections two (2) and three (3) of article VII of the constitution of the State of Washington, relating to the assessment and taxation of property within this state.

Referred to the Committee on Revenue and Taxation.

House bill No. 216, by Mr. McMaster: An Act amending section 4467 of Pierce's Washington Code, same being section
3201 Ballinger's Codes and Statutes of Washington, and section 2855 Hill's Code of Laws of the State of Washington, relative to the regulation of the practice of dentistry in the State of Washington.

Referred to the Committee on Medicine, Surgery, Dentistry and Hygiene.

House bill No. 217, by Mr. Hutchinson: An Act defining the weight of a ton of coal and making it a misdemeanor to sell less for a ton, and providing a penalty for the violation thereof.

Referred to the Committee on Judiciary.

House bill No. 218, by Mr. E. C. Davis: An Act to amend an act entitled "An Act to provide for the assessment and collection of taxes in the State of Washington," approved March, 1897.

Referred to the Committee on Revenue and Taxation.

House bill No. 219, by Mr. Kayser: An Act fixing the salaries of county assessors.

Referred to the Committee on Compensation and Fees for state and county officers.

House bill No. 220, by Mr. Gaches: An Act amending section eight (8) of an act entitled "An Act to provide for the preservation of the forests of this state, for the prevention, control and suppression of forest fires, to create a State Board of Forest Commissioners, providing for a State Fire Warden and Forester, Deputy Fire Wardens, Forest Rangers, defining their duties and powers, making an appropriation therefor, and providing punishments for the violation thereof, and repealing an act entitled 'An Act to protect from fire forests and other property within the State of Washington and creating Forest Fire Wardens, Deputy, Patrolmen, and defining the duties and providing penalties and declaring an emergency,' approved March 16, 1903, approved March 11, 1905."

Referred to the Committee on State, School and Granted Lands.
House bill No. 221, by Mr. Bell: An Act for the relief of Andrew Eskkola, and authorizing the Commissioner of Public Lands of the State of Washington to relinquish on behalf of the State of Washington, for the benefit of Andrew Eskkola, the southwest quarter of section 6, in township 11, north of range 8 west of the Willamette meridian.

Referred to the Committee on State, School and Granted Lands.

House bill No. 222, by Mr. Johnson: An Act providing for the control, regulation, distribution and measurement of stored waters and flowing waters; providing for the appointment of a commissioner and assistants for said purposes; fixing their compensation and tenure of office; providing a penalty for violation of this act and declaring an emergency.

Referred to the Committee on Irrigation and Arid Lands.

House bill No. 223, by Mr. Beebe: An Act to prevent and punish family desertion or non-support and to provide for support bonds and for suspension of trial and sentence.

Referred to the Committee on Judiciary.

House bill No. 224, by Mr. Beebe: An Act to punish and restrain insane and abnormal persons who shall have committed the crime of murder, and are a menace to the peace and good order of the state.

Referred to the Committee on Judiciary.

House Memorial No. 5, by Mr. Smalley: Praying that Congress pass an act confirming all soldiers' additional scrip locations, made within what was formerly the Columbia Indian reservation, and made prior to the date of withdrawal of such land from entry, on August 24, 1905, on account of the Okanogan Irrigation Project.

Referred to the Committee on Memorials, Resolutions and Petitions.

SECOND READING OF BILLS.

House bill No. 14, amending Ballinger's Codes and Statutes of Washington relative to assessments for local improvements.
The bill was read the second time by sections and passed to third reading.

House Memorial No. 3, memorializing Congress to make section 2477 of the Revised Statutes of the United States applicable to all forest reserves in this state.

The memorial was read the second time and passed to third reading.

House bill No. 59: Re-referred to the Committee on Dikes, Drains and Drainage.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 29, 1907.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was re-referred House bill No. 90, entitled "An act regulating the keeping and deposit of public funds in banks by the several county treasurers of this state," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the amendments previously recommended by the committee.

FRANK H. REXICK, Chairman.


HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 28, 1907.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was re-referred House bill No. 90, entitled "An act regulating the keeping and deposit of public funds in banks by the several county treasurers of this state," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be amended and as amended do pass.

Committee amendment: Amend section 1 by striking out the words: "first" and "February" in line 3 of the original bill, being line 2 of the printed bill, and insert in lieu thereof the words: "second" and "January." Further amend section 1 by inserting after the word "thereafter" in line 3 of the original bill, being line 2 of the printed bill, the following words: "and at such other times as he may deem necessary."

Committee amendment: Amend section 3 by striking out the words: "not less than" in line 7 of the original bill, being line 4 of the printed bill.
Committee amendment: Amend section 4 by striking out the word “may” in line 1 of the original bill, being line 1 of the printed bill, and insert in lieu thereof, the word “shall.”

FRANK H. RENICK, Chairman.

We concur in this report: J. D. Bassett, R. S. Lambert, C. E. Gaches, S. J. Cameron, Harry A. Rhodes, Frank C. Jackson H. C. Fulton, James J. Glen, A. W. McMorran.

The bill was read the second time by sections, the amendments recommended by the Committee were adopted and House bill No. 90 was passed to third reading and ordered engrossed.

House bill No. 76: Re-referred to the Committee on Revenue and Taxation.

House bill No. 6: Re-referred to the Committee on Agriculture.

REPORT ON ENGROSSED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 30, 1907.

Mr. Speaker:

Your Committee on Engrossed Bills to whom was referred House bills Nos. 46 and 74, have compared same with the original bills and find them correctly engrossed. Respectfully submitted,

HOWARD D. TAYLOR, Chairman.

We concur in this report: A. H. Gregg, M. W. Whitlow, A. W. Sewall, Howard A. Hanson, H. B. Hewitt.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 30, 1907.

Mr. Speaker:

The Senate has passed House concurrent resolution No. 6, providing for a joint committee to meet with a like committee from the Oregon Legislature to discuss fishing legislation, and the president has appointed Senators Watson and McGowan on the part of the senate;

The Senate has also passed House concurrent resolution No. 7, providing for a joint committee to examine the systems of bookkeeping now in use in the state capitol building;

Also House concurrent resolution No. 8, providing for a joint session of the Senate and House at 2 o'clock this afternoon to hear the report of the Railroad Commissioners.

The resolutions are herewith transmitted.

J. W. Lysons, Secretary of the Senate.
THIRD READING OF BILLS.

House bill No. 74, providing a method for the assessment and collection of an excise or privilege tax from express companies doing business in this state.

The bill, as engrossed, was read the third time and placed on final passage and passed the House by the following vote: Yeas, 89; nays, 0; absent or not voting, 6.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beebe, Bell, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, Madison, Megler, Miller, Morse, McRae, McDonald, McMaster, McMorran, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weber, Weir, Whitlow, Mr. Speaker—89.

Those absent or not voting were: Messrs. Beach, Bradberry, Hornberger, McCoy, Strobridge and Wade—6.

The emergency clause passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 8.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hurshman, Hutchinson, Jackson (H. F.), Jackson (F. C.), Johnson, Kayser, King, Klovborg, Lambert, Long, Lung, Madison, Megler, Miller, Morse, McRae,

Those absent or not voting were: Messrs. Beach, Hornberger, Huxtable, Kirkpatrick, McCoy, Sheets, Strebridge and Wade—8.

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

House bill No. 46, amending an act providing for revenue for the construction and repairs of highways and bridges.

On motion of Mr. Smalley, the rules were suspended, and House bill No. 46 was returned to second reading for amendment.

Mr. Thompson, D. M., offered the following amendment:

"In line 6 of the printed bill, same being line 9 of the original bill, strike out the words "not to exceed" and insert in lieu thereof the following: "sufficient to cover all appropriations made by the legislature for roads, highways and bridges in different sections of the state not to exceed."

The amendment was adopted.

Mr. Coles offered the following amendment:

That, in line 6 of the printed bill, after the word "tax," the word "of" be stricken out.

The amendment was adopted.

Mr. Hutchinson offered the following amendment:

"Sec. 2. The funds derived from the action of this bill shall be expended in the county where such funds are collected."

The amendment was lost and House bill No. 46, as amended, was passed to third reading and ordered engrossed.

A communication from the chief clerk of the House of Representatives of the State of Oregon relating to the appointment of a joint committee of the legislatures of Oregon and Washington to recommend legislation regarding pilotage along the Columbia river was read.
On motion of Mr. Megler, the communication was placed on file and the chief clerk instructed to advise the Senate in regard thereto.

The House took a recess until 1:45 p. m.

AFTERNOON SESSION.

The speaker called the House to order at 1:45 p. m.
Roll call showed all members present except Messrs. McRae, and Peddycomb. Mr. McRae was excused.

RESOLUTION.

By Mr. Whitlow:

WHEREAS, It is necessary that the House should secure the services of an enrolling clerk; therefore, be it

Resolved, That Hugh Wheeler be employed in that capacity at a salary of $4.00 per day.

The resolution was adopted.

EMPLOYEE SWORN IN.

Mr. Hugh Wheeler was called to the bar of the House and received the oath of office.

A communication from the secretary of state of Iowa relative to the calling of a convention to discuss the question of polygamy in the United States was read and referred to the Committee on Judiciary.

The Senate was announced by the Sergeant at Arms and invited within the bar of the House.

JOINT SESSION.

The arrival of the Senate was announced by the sergeant-at-arms.

President Coon of the Senate called the joint session to order at 2:00 o'clock p. m.
The secretary of the Senate called the roll of the Senate, all members being present except Senator Booth, Senator Pogue (excused) and Senator Sumner.

The clerk of the House called the roll of the House, all members being present except Messrs. Gregg, Hogan and Wade.

The president announced the purpose of the joint session to be to hear the members of the Railroad Commission, in accordance with House concurrent resolution No. 8.

On motion of Senator Paulhamus the Railroad Commissioners were invited to address the assembly.

The joint session was addressed by H. A. Fairchild, chairman of the Railroad Commission, and J. C. Lawrence, Railroad Commissioner.

At 4 o'clock p. m., on motion of Senator Paulhamus, the joint session dissolved.

The House resumed regular session.

The House adjourned at 4:10 p. m.

Leo. O. Meigs, J. A. Falconer,
Chief Clerk, Speaker.

EIGHTEENTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Thursday, January 31, 1907.
10 o'clock a. m.

The speaker called the House to order at 10 a. m.

Roll call showed all members present.

Reverend W. S. Crockett offered prayer.

The minutes of the previous session were read and approved.

PETITIONS AND MEMORIALS.

A petition from the members of the Soldiers' Home at Orting asking for the home to be moved was received and referred
to the Committee on Military Affairs and Soldiers' Home.

Two petitions asking for a law prohibiting saloons within five miles of Washington State College were received and referred to the Committee on Washington State College.

Four petitions asking for the passage of a direct primary law were received and referred to the Committee on Privileges and Elections.

A protest against the addition of a superior judge of Whatcom county was received and referred to the Committee on Judiciary.

A protest against changing the present lien law was received and referred to the Committee on Judiciary.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT.
OLYMPIA, January 30, 1907.

To the Honorable the House of Representatives of the State of Washington:

GENTLEMEN—Under an act of Congress, approved June 30, 1906, (34 Stat., 684), it is required that ten per centum of all moneys received by the Federal government as revenues from its forest reserves be returned to the state in which the reserves lie. The act requires that the proceeds of each reserve are to be expended as the Legislature of each state receiving them may prescribe for the benefit of the public schools and the public roads of the county or counties in which forest reserves are situated. Provided, that when any forest reserve is in more than one county, the distributive share to each from the proceeds of such reserve shall be proportioned to its area therein. Recently I received a warrant for $1,922.23, being the state's share of revenues from the forest reserves in this state for the fiscal year ending June 30, 1906, and I have transmitted this money to the State Treasurer. Inasmuch, as legislation is required for the proper distribution of this money in the State of Washington, I referred the matter to the Attorney General with the request that he prepare a bill for that purpose. Herewith I have the honor to submit a draft of the bill so prepared, for your consideration.

ALBERT E. MEAD, Governor.

Referred to the Committee on Horticulture and Forestry.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT.
OLYMPIA, January 30, 1907.

To the Honorable the House of Representatives of the State of Washington:

GENTLEMEN—I have the honor to transmit herewith a copy of an address from the National Congress on Uniform Divorce Laws to
the President and Congress of the United States and the Governors and Legislatures of the several states, together with the resolutions adopted by the Divorce Congress at Washington, D. C., February 19-22, 1906; also draft of a uniform law relating to annulment of marriage and divorce and separate laws relating to return of statistics on marriage and divorce, as finally adopted by the Divorce Congress at Philadelphia, November 13-14, 1906.

ALBERT E. MEAD, Governor.

Referred to the Committee on Judiciary.

HOUSE CONCURRENT RESOLUTION NO. 9.

By Mr. Sayer:

WHEREAS, A starving condition of the most appalling nature exists in China, there being no less than ten million men, women and children in a starving and helpless condition; therefore, be it.

Resolved, That the Legislature assembled, the Senate concurring, authorize and empower the Board of Control to draw on the general fund of the State five hundred dollars, to place at the disposal of the Red Cross Society the equivalent in flour, same to be consigned to the United States Consul at Hong Kong, China.

On motion, the resolution was referred to the Committee on Appropriations.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., January 31, 1907.

Mr. Speaker:

Your Committee on Engrossed Bills to whom was referred House bills Nos. 46 and 90, have compared same with the original bills and find them correctly engrossed. Respectfully submitted,

HOWARD D. TAYLOR, Chairman.

We concur in this report: A. H. Gregg, M. W. Whitlow, A. W. Sewall, Howard A. Hanson, H. B. Hewitt.

REPORTS OF STANDING COMMITTEES.

House bill No. 116: Recommend it do pass.
House bill No. 132: Recommend it do pass.
House bill No. 73: Recommend it do pass.
House bill No. 105: Recommend it do pass.
House bill No. 119: Recommend it be re-referred to the Committee on Education.

The report of the Committee was adopted.
House bill No. 6: Recommend it do pass as amended.
The following bills were introduced, read first time by title, ordered printed and referred to the committees indicated:

House bill No. 59, by Mr. Gaches: An Act amending section 3 of an act entitled "An Act to amend sections 3, 9 and 24 of an act entitled 'An Act to provide for the establishment and creation of drainage districts and the construction and maintenance of a system of drainage, and to provide for the payment thereof and declaring an emergency,' approved March 20, 1895, the same being sections 3717, 3723, and 3738 of Volume I of Ballinger's Annotated Codes and Statutes of Washington and declaring an emergency," approved March 13, 1905.

By unanimous consent, original House bill No. 59 was withdrawn and privilege given to introduce in place thereof accompanying bill and to take the number of said first bill.

Referred to Committee on Dikes, Drains and Drainage.


Referred to the Committee on Appropriations.

House bill No. 226, by the Committee on Appropriations: An Act making appropriation for the maintenance of the office of the Commissioner of Public Lands and for the payment of salaries of certain officers employed in said office and for the payment of sundry expenses of said office.

Referred to the Committee on Appropriations.

House bill No. 227, by the Committee on Appropriations: An Act appropriating funds for the relief of Mrs. George E. Blankenship, Mrs. George H. Funk, and Miss Clara E. McKenzie for services as markers of teachers' manuscripts in the office of the superintendent of public instruction.

Referred to the Committee on Appropriations.

House bill No. 228, by Mr. Ramsay: An Act to amend an act entitled "An Act to enable cities of the first, second and third classes, and other cities and towns working under spe-
cial charters, having sufficient population to authorize them to reincorporate under the laws of the State of Washington, as cities of the first, second or third class, to exercise the right of eminent domain for the taking and damaging of land and property for public purposes, providing a method for making compensation therefor, and providing for special assessments in certain cases upon property benefited, and declaring an emergency," approved March 3d, 1905, and declaring an emergency.

Referred to the Committee on Municipal Corporations of the First Class.

House bill No. 229, by Mr. Beebe: An Act amending an act granting rights of way to railroad companies over the lands of the State of Washington, and providing for the appraisement of the lands included within and used for such rights of way, and declaring an emergency, approved March 18th, 1901, (Sec. 5114, Pierce's Code).

Referred to the Committee on Judiciary.

House bill No. 230, by Mr. Beebe: An Act to amend section 4336 of Ballinger's Annotated Codes and Statutes of Washington, the same being section 7091 of Pierce's Code, relating to the construction of railroads and canals.

Referred to the Committee on Judiciary.

House bill No. 231, by Mr. Beebe: An Act to amend an act entitled "An Act to amend section 4334 of Ballinger's Annotated Codes and Statutes of Washington relating to the appropriation of lands and highways for corporate purposes." (Section 7089 of Pierce's Code.)

Referred to the Committee on Judiciary.

House bill No. 232, by Mr. Megler: An Act providing for the protection and propagation of food fishes in the waters of the State of Washington and in streams where the state has concurrent jurisdiction, regulating the catch, fixing the penalties, and repealing section 4 of chapter 170 of laws of the State of Washington, 1905, approved March 13, 1905 (the same being section 5281 Pierce's Code), and declaring an emergency.

Referred to the Committee on Fisheries.
House bill No. 233, by Mr. Rice: An Act relating to the law department of the state library, changing the official title of the librarian in charge thereof, providing for his appointment and fixing his compensation.

Referred to the Committee on State Library.

House bill No. 234, by Mr. Armstrong: An Act to authorize the State Board of Fish Commissioners to sell the old Stillaguamish salmon hatchery site in Snohomish county.

Referred to the Committee on Fisheries.

House bill No. 235, by Mr. Henderson: An Act to provide the extending and enlarging of the corporate limits of any city, town or village in this state.

Referred to the Committee on Municipal Corporations of the First Class.

House bill No. 236, by Mr. Weber: An Act to provide for the erection of screens or grills at the head of irrigation flumes, ditches or canals in streams in Walla Walla county, State of Washington, for the purpose of preventing mountain trout and other food fishes from entering said flumes, ditches or canals, and providing a penalty for the violation thereof.

Referred to the Committee on Game and Game Fish.

House bill No. 237, by Mr. Weber: An Act to prevent the killing or hunting of prairie chickens within Walla Walla county, State of Washington, and providing a penalty for violation of this act.

Referred to the Committee on Game and Game Fish.

House bill No. 238, by Mr. McDonald: An Act authorizing the construction, and equipping of an assembly hall at the Washington State Penitentiary, and making an appropriation therefor.

Referred to the Committee on State Penitentiary.

House bill No. 239, by the Committee on Dairy and Live Stock: An Act to amend section 1 of an act entitled "An Act to amend section 1 of and adding section 2 1-2 and section 4 1-2 to an act entitled 'An Act providing for the creation of the
office of State Veterinary Surgeon and defining his duties,' approved March 22d, 1895.

Referred to the Committee on Dairy and Live Stock.

House bill No. 240, by Mr. E. C. Davis: An Act providing for the collection of personal property taxes and specifying the duties of certain county officers in regard thereto, and declaring an emergency.

Referred to the Committee on Revenue and Taxation.

House bill No. 241, by Mr. Whitlow: An Act to require promissory notes and other evidence of indebtedness taken or given for any registered stallion, jack or bull, or any stallion, jack or bull, claimed or alleged to be registered, or any interest therein, to express upon its face the consideration for which it was given, and prescribing the penalty for the violation thereof.

Referred to the Committee on Dairy and Live Stock.

House bill No. 242, by Mr. Tibbetts: An Act governing and regulating pilots and pilotage on the waters of Puget Sound, its inlets, bays and harbors, regulating the appointment, qualifications and licensing of pilots and prescribing their duties, providing for the creation of a board of pilot commissioners and for the appointment, qualification, duties and powers of such board, authorizing the making of pilotage regulations and prescribing punishments for the violation thereof, 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 sections 3216, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3227, 3228, 3229, 3230, 3231, 3232, 3233, 3234, 3235, 3236, 3237, 3238, 3239, 3240, 3241, 3242, and 3243 of first Ballinger's Annotated Codes and Statutes and declaring an emergency.

Referred to the Committee on Commerce and Manufacture.

Mr. Gaches asked to be allowed to withdraw House bill No. 59 and substitute a new bill therefor to bear the same number.
On motion, the request was granted and the substituted bill was referred to the Committee on Dikes, Drains and Drainage.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., JANUARY 31, 1907.

MR. SPEAKER:

We, your Committee on Agriculture, to whom was re-referred House bill No. 6, entitled "An act prohibiting the owners or those in charge of any canal or ditch in localities where irrigation from ditches is practiced, from suffering noxious weeds or other growths to go to seed on the banks thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

In lines 1 and 2 of the title of the printed bill, the same being lines 2 and 3 of the original bill, strike out the words "in localities where irrigation from ditches is practiced." Also in line 3 of the original bill, strike out the comma after the word "practised."

In line 2 of the printed bill, strike out the words "in a locality where irrigation from ditches is practised" and the comma after the words "operating" and "practised."

In line 3 of the printed bill, strike out the words "knowingly, wilfully or willingly."

In line 3 of the printed bill, insert after the word "irrigation" a comma, and immediately after the comma and before the word "or" insert the word "drainage."

In line 10 of the printed bill, strike out the words "in the county where the offense is committed," and insert in lieu thereof, the words "of the state."

S. J. CAMERON, Chairman.


The bill was read the second time by sections, the amendments of the Committee were adopted, the bill was passed to third reading and ordered engrossed.

House bill No. 105: An Act to amend section 1 of an act entitled "An Act to amend an act entitled 'An Act providing liens upon saw logs, spars, piles or other timber, and upon lumber and shingles, etc.'"

The bill was read the second time by sections and, on motion of Mr. Abrams, the rules were suspended, the bill was considered engrossed, the second reading was considered the third and House bill No. 105 was placed on final passage and
passed the House by the following vote: Yeas, 84; nays, 1; absent or not voting, 10.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Byerly, Cameron, Car lyon, Cloes, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Griffin, Halteman, Hamilton, Hanson, Hewitt, Hornberger, Hursh man, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Johnson, Kayser, King, Lambert, Long, Lung, Madison, Megler, Miller, Morse, McCoy, McRae, McDonald, McMaster, McMorran, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weber, Weir, Whitlow, and Mr. Speaker—84.

Those voting nay were: Mr. Bradsberry—1.

Those absent or not voting were: Messrs. Freudenberg, Gregg, Henderson, Hogan, Kirkpatrick, Klovborg, Rice, Sherf ey, Strobridge and Wade—10.

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

House bill No. 116: Authorizing county commissioners to acquire and operate quarries suitable for road building rock, etc.

The bill was read the second time by sections and, on motion of Mr. Ramsay, the rules were suspended, the bill was considered engrossed, the second reading was considered the third and House bill No. 116 was placed on final passage and passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 9.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Ful-
ton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Hewitt, Hornberger, Hursman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Johnson, Kayser, King, Klovborg, Lambert, Long, Lung, Madison, Megler, Miller, Morse, McCoy, McRae, McDonald, McMaster, McMorran, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weber, Weir, Whitlow, and Mr. Speaker—86.

Those absent or not voting were: Messrs. Fancher, Griffin, Henderson, Hogan, Kirkpatrick, Rice, Sherfey, Strobridge and Wade—9.

The emergency clause passed the House by the following vote: Yeas, 81; nays, 1; absent or not voting, 13.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Bradsberry, Byerly, Cameron, Carleyon, Cloes, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Hewitt, Hursman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, Madison, Megler, Miller, Morse, McRae, McDonald, McMaster, McMorran, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Weber, Weir, Whitlow, and Mr. Speaker—81.

Those voting nay were: Mr. Blackmore—1.

Those absent or not voting were: Messrs. Erickson, Fancher, Griffin, Henderson, Hogan, Hornberger, McCoy, Rice, Sherfey, Strobridge, Ulsh, Vergowe, and Wade—13.
There being no objection, the title of the bill was ordered to stand as the title of the act.

House bill No. 73 was continued on the calendar to retain its position.

MESSAGE FROM THE SENATE,

SENATE CHAMBER,
OLYMPIA, WASH., JANUARY 31, 1907.

MR. SPEAKER:

The Senate has passed Senate bill No. 98, entitled: "An act relating to the Alaska-Yukon-Pacific Exposition funds, making certain warrants preferential, etc.

Also, Senate bill No. 99: An act to provide for an exhibit of the resources, products, etc., of Washington at the Alaska-Yukon-Pacific Exposition, etc.

Also, Senate bill No. 100: An act appropriating six hundred thousand dollars for the erection of buildings for the University of Washington and providing for the use thereof by the Alaska-Yukon-Pacific Exposition.

Also, Senate bill No. 101: An act for establishment of harbor lines, survey, plating and appraisal of shore lands of Lakes Washington and Union, sale and disposal of said lands, the creation of the Alaska-Yukon-Pacific Exposition fund.

And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

FIRST READING OF SENATE BILLS.

Senate bill No. 98, relating to the Alaska-Yukon-Pacific Exposition Funds, etc.

Referred to the Committee on Appropriations.

Senate bill No. 99, providing for an exhibit of resources, etc., at the Alaska-Yukon-Pacific Exposition, etc.

Referred to the Committee on Appropriations.

Senate bill No. 100, appropriating $600,000 for the erection of buildings for the University of Washington, etc.

Referred to the Committee on Appropriations.

Senate bill No. 101, providing for the establishment of harbor lines, etc., on shores of Lakes Washington and Union, sale and disposition of such shore lands and the creation of the Alaska-Yukon-Pacific Exposition fund.

Referred to the Committee on Appropriations.
THIRD READING OF BILLS.

House bill No. 14, amending an act amending section 943 of Ballinger's Code, etc.

The bill as engrossed was read the third time and placed on final passage and passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting, 7.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Cloes, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Erickson, Faucher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Madison, Megler, Miller, Morse, McCoy, McRae, McDonald, McMaster, McMorran, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weber, Weir, Whitlow, and Mr. Speaker—88.

Those absent or not voting were: Messrs. Carlyon, Dickson, Hornberger, Lung, Reeve, Rice and Ulsh—7.

The emergency clause passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 14.

Those voting yea were: Messrs. Abrams, Armstrong; Basset, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Cloes, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Johnson, King, Klovborg, Long, Madison, Megler, Miller, Morse, McCoy, McRae, McDonald, McMaster, Olsen, Peddycord, Quinlan, Ramsay, Reeve, Reid, Renick,

Those absent or not voting were: Messrs. Carlyon, Dickson, Fancher, Hornberger, Kayser, Kirkpatrick, Lambert, Lung, McMorran, Ranck, Rice, Romaine, Sheets and Strobridge—14.

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

House Memorial No. 3, relating to rights-of-way for wagon roads across forest reserves.

The memorial was read the third time and placed on final passage and passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 10.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Carlyon, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halsman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Madison, Megler, Miller, Morse, McCoy, McRae, McDonald, McMaster, McMorran, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weber, Weir, Whitlow, and Mr. Speaker—85.

Those absent or not voting were: Messrs. Bassett, Cameron, Hornberger, Johnson, Lung, Rice, Shultz, Taylor, Thompson, D. M., and Ulsh—10.

House bill No. 46: An Act to amend section two of an act creating a public highway fund, etc.
The bill as engrossed was read the third time and placed on final passage and passed the House by the following vote: Yeas, 82; nays, 3; absent or not voting, 10.

Those voting yea were: Messrs. Abrams, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Car- lyon, Cloes, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hursh- man, Jackson (H. F.), Jackson, (F. C.), Kayser, King, Kirk- patrick, Klovborg, Lambert, Long, Madison, Megler, Miller, Morse, McCoy, McRae, McDonald, McMaster, McMorran, Olson, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (J. N.), Stevenson, Tay- lor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Ton- kin, Troy, Ulsh, Vergowe, Wade, Weber, Weir, and Mr. Speaker—82.

Those voting nay were: Messrs. Connell, Fancher and Whit- low—3.

Those absent or not voting were: Messrs. Armstrong, Hal- teman, Hornberger, Hutchinson, Huxtable, Johnson, Lung, Rice, Shultz and Strobridge—10.

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

House bill No. 90, regulating the keeping and deposit of public funds in banks by the several county treasurers.

On motion of Mr. Reid, the bill was returned to second read- ing for the purpose of amendment.

Mr. Reid offered the following amendment:

"Amend the bill by adding a section to be numbered sec- tion six to read as follows:

'Sec. 6. The word "bank" as used in this act shall be con- strued to include any trust company organized under the laws of the State of Washington and engaged in the banking busi- ness.'"
The amendment was adopted and the clerk was instructed to have the bill engrossed.

On motion of Mr. Reid, the bill, as amended, was returned to third reading.

On motion of Mr. Reid, the rules were suspended, the bill was considered engrossed and House bill No. 90 was placed on final passage and passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 8.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.) Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Kaḫser, King, Kirkpatrick, Klovborg, Lambert, Long, Madison, Megler, Miller, Morse, McCoy, McRae, McDonald, McMaster, McMorran, Olsen, Quinlan, Ramsay, Ranck, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weber, Weir, Whittlow, and Mr. Speaker—87.

Those absent or not voting were: Messrs. Hornberger, Johnson, Lung, Peddycord, Reeve, Rice, Shultz and Strobridge—8.

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

The speaker announced that he had re-referred House bill No. 69 to the Committee on Municipal Corporations other than First Class.

The house took a recess until 2 p. m.
AFTERNOON SESSION.

The speaker called the House to order at 2 p. m.
Roll call showed all members present except Messrs. Cloes, Hornberger, Johnson, Lung, McDonald, Rice and Strobridge. Messrs. Johnson, Lung and Rice were excused.
The House adjourned.

LEO. O. MEIGS,  
Chief Clerk.

J. A. FALCONER,  
Speaker.

NINETEENTH DAY.

MORNING SESSION.

House of Representatives,  
Olympia, Wash., Friday, February 1, 1907.
10 o'clock a. m.

The speaker called the House to order at 10 a. m.
Roll call showed all members present except Messrs. Johnson, Lambert and Lung. Messrs. Johnson and Lung were excused.
Reverend W. S. Crockett offered prayer.
The minutes of the previous session were read and approved.
The speaker called Mr. Dickson to the chair.

PETITIONS AND MEMORIALS.

A petition asking the passage of a local option law was received and referred to the Committee on Privileges and Elections.
Four petitions asking the passage of a direct primary law were received and referred to the Committee on Privileges and Elections.
A petition asking for the passage of House bill No. 50 was received and referred to the Committee on Public Morals.

A protest against a re-districting of Ferry and Stevens counties into a new judicial district was received and referred to the Committee on Judiciary.

A petition asking for the removal of the soldiers' home at Orting was received and referred to the Committee on Military Affairs and Soldiers' Home.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT
OLYMPIA, February 1, 1907.

To the Honorable the House of Representatives of the State of Washington:

GENTLEMEN—I have the honor to transmit to you herewith copies of reports on the State Soldiers’ Home, made to me by a special committee which I appointed to inspect and report on conditions there; the State Veterinarian, Dr. S. B. Nelson, L. W. Hanson, State Dairy Instructor; Ira P. Whitney, Dairy Instructor of the Washington State College, and F. A. Huntley, State Commissioner of Horticulture.

ALBERT E. MEAD, Governor.

Referred to the Committee on Military Affairs and Soldiers’ Home.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 1, 1907.

MR. SPEAKER:

Your Committee on Engrossed Bills to whom was referred House bill No. 6, have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

HOWARD D. TAYLOR, Chairman.

We concur in this report: A. H. Gregg, A. W. Sewall, M. W. Whittlow, H. A. Hanson.

REPORTS OF STANDING COMMITTEES.

House bill No. 98: Recommend that it do pass.
House bill No. 97: Recommend that it do pass.
On request of Mr. E. M. Stephens, House bills Nos. 97 and 98 were re-referred to the Committee on Judiciary.
House bill No. 118: Recommend that it do pass.
House bill No. 103: Recommend that it do pass.
House bill No. 62: Recommend that it do pass.
House bill No. 162: Recommend that it do pass as amended.
House bill No. 76: Recommend that it do pass as amended.
House bill No. 78: Recommend that it do pass as amended.
Mr. Fancher requested permission to withdraw House bill No. 44 and substitute a new bill to bear the same number.
The request was granted.
Mr. Hanson requested permission to withdraw House bill No. 65 and substitute a new bill to bear the same number.
The request was granted.
At the request of Mr. Hutchinson, the chief clerk was directed to have House bill No. 254 printed.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, ordered printed and referred to the committees indicated:

Referred to the Committee on Judiciary.

House bill No. 244, by Mr. Kayser: An Act requiring the Commissioner of Public Lands to furnish certain information to county assessors.
Referred to the Committee on State, School and Granted Lands.

House bill No. 245, by Mr. McDonald: An Act to define the practice of veterinary medicine, surgery and dentistry in the State of Washington; to regulate the same and to provide penalties for a violation thereof.
Referred to the Committee on Dairy and Live Stock.
House bill No. 246, by Mr. Hanson: An Act repealing Chapter CXXI, Session Laws of 1895, same being an act entitled “An Act to prevent the destruction of game on certain islands, prescribing a penalty, and declaring an emergency,” approved March 20, 1895.

Referred to the Committee on Game and Game Fish.

House bill No. 247, by Mr. Griffin: An Act amending section 10 of an act entitled “An Act to provide for the appointment, qualification and duties of notaries public, certifying their official acts, and declaring an emergency to exist,” approved December 21st, 1889.

Referred to the Committee on Judiciary.

House bill No. 248, by Mr. Griffin: An Act amending section 1 of an act entitled “An Act to amend section 1 and to repeal section 2 of ‘An Act relating to the taking and entry of judgments, and amending sections 301 and 302 of the Code of Washington of 1881,’ approved February 25, 1891, the same being sections 5115 and 5116, respectively, of Ballinger’s Annotated Codes and Statutes of Washington, and being sections 762 and 763, respectively, of Pierce’s Code,” approved March 16, 1903.

Referred to the Committee on Judiciary.

House bill No. 249, by Mr. Freudenberg: An Act providing for the appraisal of tide lands of the first class held under leases and granting to lessees thereof the right to purchase same.

Referred to the Committee on Tide Lands.

House bill No. 250, by Mr. Wade: An Act to amend section 1552 of Ballinger’s Code (4308, Pierce’s Code), relating to the payment of salaries of superior judges.

Referred to the Committee on Judiciary.

House bill No. 251, by Mr. Ulsh: An Act providing for the employment of convicts on state roads.

Referred to the Committee on Roads and Bridges.
House bill No. 252, by Mr. E. M. Stephens: An Act to amend section 2 of an act entitled "An Act to declare and regulate the powers, rights and duties of corporations organized to build booms and to catch logs and timber products therein," approved March 17, 1890.

Referred to the Committee on Corporations other than Municipal and Railroads.

House bill No. 253, by Mr. Lambert: An Act relating to the place of holding meetings of stockholders and trustees of corporations of this state.

Referred to the Committee on Corporations other than Municipal and Railroads.

House bill No. 254, by Mr. Hutchinson by request: An Act for the relief of P. Hanson, Spokane county, State of Washington, and making an appropriation therefor.

Referred to the Committee on Claims and Auditing.

House bill No. 255, by Mr. Beebe: An Act concerning the alteration, vacation or replatting of Cemetery Plats.

Referred to the Committee on Judiciary.

House bill No. 44, by Mr. Fancher: An Act for protection against the spread of Canada and Russian Thistle, Tumbling Mustard and other noxious weeds, and for the destruction thereof, and for the payment of the cost of destroying same, and providing for the punishment for the violation of this act, and for the appointment of a State Botanist.

February 1, 1907. Consent given to withdraw original House bill No. 44 and to give the substitute bill the same number as the original.

Referred to the Committee on Agriculture.

SECOND READING OF BILLS.

House bill No. 73, authorizing counties to lease mining claims.

The bill was read the second time by sections.

Mr. Ranck moved to amend by striking out the emergency clause.
The motion was lost and House bill No. 73 was passed to third reading and ordered engrossed.

House bill No. 62, making it unlawful to entice females under the age of eighteen years from their homes, etc.

Mr. Reid moved to amend the title by striking out the word "felony" and substituting therefor the word "misdemeanor."

The motion was carried.

Mr. Hamilton moved to amend by striking out the figures "50" in section 3 and inserting in lieu thereof the figures "10."

The motion was carried.

Mr. Reid moved that the bill be re-referred to the Committee on Judiciary.

The motion was carried.

House bill No. 132, appropriating $6,000 for printing for the Tenth Legislature.

The bill was read the second time by sections and House bill No. 132 was passed to third reading and ordered engrossed.

House bill No. 118: An Act providing for the relief of the town of Kent.

The bill was read by sections and, on motion of Mr. Madison, the rules were suspended, the bill was considered engrossed, the second reading was considered the third and House bill No. 118 was placed on final passage and passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 12.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Beche, Bell, Blackmore, Byerly, Cameron, Carlyon, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Madison, Megler, Miller, Morse, McCoy, McRae, McMaster, McMorran, Olsen, Peddycoard, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall,

Those absent or not voting were: Messrs. Abrams, Bradberry, Cloes, Griffin, Johnson, Lung, McDonald, Shultz, Strobridge, Weber, Weir and Mr. Speaker—12.

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

House bill No. 103: An act for the relief of A. A. Lytle, sheriff of Douglas county.

The bill was read the second time by sections and House bill No. 103 was passed to third reading and ordered engrossed.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House bill No. 78, entitled "An act providing a method for the assessment and collection of an excise or privilege tax on private car companies doing business in this state," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend by adding to the title the words "and declaring an emergency."

Amend line 8, numbered "2nd," in sec. 2, by striking out the word "county" and inserting in lieu thereof the word "country."

Amend lines 1 and 2 in the printed bill the same being line 2 original bill, in sec. 8, by striking out the words "section six" and inserting in lieu thereof "this act."

Amend line 3 of sec. 8, the same being line 4 of the original bill, by striking out the word "twelve" and inserting in lieu thereof the word "fifteen."

Amend by adding section 9, to read as follows: "An emergency exists and this act shall take effect immediately."

FRANK H. RENICK, Chairman.


The bill was read the second time by sections, the amendments of the Committee were adopted and House bill No. 78 was passed to third reading and ordered engrossed.
STATE OF WASHINGTON

HOUSE OF REPRESENTATIVES.
Olympia, Wash., January 31, 1907.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 162, entitled "An act to regulate the employment of child labor, and to prohibit the employment of persons under the age of nineteen years as public messengers, and fixing a penalty for the violation thereof, and repealing an act entitled "An act to regulate the employment of child labor and to prohibit the employment of females under the age of eighteen years as public messengers, and fixing a penalty for the violation thereof," approved March 16, 1903, have had the same under consideration, and we respectfully report that same back to the House with the recommendation that it do pass with the following amendments.

In line 2 of section 1, between the words "company" and "in," insert the words "in any city of the first class."

In line 5 of section 1, strike out the phrase, "living within the residence district of any such child."

In line 3 of section 2, strike out the word "fifty" and insert in lieu thereof the word "ten."

Geo. T. Reid, Chairman.


The bill was read the second time by sections, the amendments of the Committee were adopted and House bill No. 162 was passed to third reading and ordered engrossed.

HOUSE OF REPRESENTATIVES.
Olympia, Wash., January 31, 1907.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House bill No. 76, entitled "An act regulating the keeping and deposit of municipal funds," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the amendments previously recommended and with the following amendment:

Amend the bill by adding a section to be numbered Sec. 4, and to read as follows:

Sec. 4. The word "bank" as used in this act shall be construed to include any trust company organized under the laws of the State of Washington and engaged in the banking business.

Frank H. Renick, Chairman.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was re-referred House bill No. 76, entitled "An act regulating the keeping and deposit of municipal funds," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the amendments previously recommended by the committee.

FRANK H. RENICK, Chairman.


HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., January 28, 1907.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House bill No. 76, entitled "An act regulating the keeping and deposit of municipal funds," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment: Amend section one (1) in line one (1) of the printed bill, the same being line one (1) of the original bill, by striking out after the word "that," "all cities and towns" and inserting in lieu thereof the words "any city or town."

Committee amendment: Amend line two (2) of the printed bill, the same being line three (3) of original bill, by striking out the word "may" and inserting the word "shall" in lieu thereof.

Committee amendment: Amend line four (4) of the printed bill, the same being line six (6) of original bill, by inserting after the word "year" "or at such other times as may be deemed necessary by the treasurer."

Committee amendment: Amend lines eight (8) and nine (9) of printed bill, same being line thirteen (13) of original bill by striking out the words and figures "not less than 2½" and inserting in lieu thereof the figure "2".

Committee Amendment: Amend line twelve (12) of the printed bill, the same being line nineteen (19) of the original bill, by inserting after the word "treasurer" a comma and the word "mayor."

FRANK H. RENICK, Chairman.


Mr. Coles moved to amend line 9 of section two so that the phrase "on the cash daily balances" shall read "on the average daily balances."

The amendment was adopted.
The bill was read the second time by sections, the amendments of the committee were adopted and House bill No. 76 was passed to third reading and ordered engrossed.

**THIRD READING OF BILLS.**

House bill No. 6, prohibiting the owners of irrigation ditches from allowing noxious weeds to grow on the banks thereof.

The bill was read the third time and House bill No. 6 was placed on final passage and passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 9.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteinan, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Kayser, King, Klovborg, Lambert, Long, Madison, Megler, Miller, Morse, McCoy, McRae, McDonald, McMaster, McMorran, Olsen, Peddycoard, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Shultz, Slayden Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weber, Whitlow and Mr. Speaker—86.

Those absent or not voting were: Messrs. Abrams, Beebe, Cloes, Johnson, Kirkpatrick, Lung, Sherfey, Strobridge and Weir—9.

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

House bill No. 103, for the relief of A. A. Lytle, sheriff of Douglas county.

The bill was read the third time and House bill No. 103 was placed on final passage and passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 9.
Those voting yea were: Messrs. Abrams, Armstrong, Bassettt, Beach, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hursman, Huxtable, Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Madison, Megler, Miller, Morse, McCoy, McMaster, McMorran, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weber, Whitlow, Mr. Speaker—86.

Those absent or not voting were: Messrs. Beebe, Cloes, Jackson (F. C.), Johnson, Lung, McRae, McDonald, Strobridge and Weir—9.

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

House bill No. 132, appropriating $6,000 for printing for the Tenth Legislature.

The bill was read the third time and House bill No. 132 was placed on final passage and passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 11.

Those voting yea, were: Messrs. Abrams, Armstrong, Bassettt, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hursman, Hutchinson, Huxtable, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, Madison, Megler, Miller, Morse, McRae, McMaster, McMorran, Olsen, Peddycord Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz,

Those absent or not voting were: Messrs. Cloes, Freudenberg, Griffin, Jackson (F. C.), Jackson (H. F.), Johnson, McCoy, McDonald, Rice, Strobridge and Weir—11.

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

Mr. Megler requested that the committee appointed to confer with the committee of the Oregon Legislature be excused from the Saturday and Monday sessions.

The request was granted.

The House took a recess until 2 p. m.

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AFTERNOON SESSION.

The speaker called the House to order at 2 p. m.

Roll call showed all members present except Messrs. Armstrong, Bassett, Beebe, Bradsberry, Cameron Carlyon, Davis (D. J.), Dickson Fancher, Freudenberg, Gilbert (E. P.), Glen, Godman, Hamilton, Hornberger, Jackson (F. C.), Johnson, Lung, Megler, McCoy, McDonald, McMorran, Peddycord, Reid, Renick, Rhodes, Rice, Romaine, Sheets, Shultz, Slayden, Stephens (E. M.), Taylor, Thompson (D. M.), Weber, Weir.

The following were excused: Bassett, Beebe, Bradsberry, Cameron, Carlyon, Dickson Freudenberg, Glen, Godman, Hamilton, Hornberger, Johnson, Lung, Megler, McCoy, McMorran, Peddycord, Renick, Romaine, Sheets, Shultz, Slayden, Stephens (E. M.), Taylor, Thompson (D. M.), Weber, Weir, Whitlow.
MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT.
OLYMPIA, February 1, 1907.

To the Honorable the House of Representatives of the State of Washington:

GENTLEMEN—I have the honor to transmit to you herewith copies of reports made to me on the State Reform School as follows:

Report of special committee appointed by me to inspect and report on conditions at the school, together with supplemental reports of Mr. C. F. Hubbard, State Labor Commissioner, and Mr. C. W. Gorham, State Printer, members of the committee;

Report of Dr. Elmer E. Heg, secretary of the State Board of Health;

Report of Ira B. Whitney, Instructor in Dairying, Washington State College;

Report of L. W. Hanson, State Dairy Instructor;


ALBERT E. MEAD, Governor.

Referred to the Committee on State School for Defective Youth and Reform School.

REPORTS OF STANDING COMMITTEES.

The majority and minority reports of the Committee on Privileges and Elections in the matter of the election contest of Startup vs. McCoy, together with the minutes of the committee proceedings, were presented.

Mr. Strobridge moved the adoption of the majority report.

Mr. Kirkpatrick moved, as a substitute, the adoption of the minority report.

The substitute motion failed to pass.

The original motion was carried.

MAJORITY REPORT.

MR. SPEAKER:

We, your Committee on Privileges and Elections, to whom was referred the election contest of Jerry G. Startup, contestant, against George McCoy, contestee, involving the right to a seat in the House of Representatives for the 27th Legislative District of the State of Washington, respectfully report as follows:

A hearing upon this contest was duly ordered by the committee to
take place before them at three o'clock p.m., January 29, 1907. At this hearing, the contestant, Jerry G. Startup, appeared before the committee in person and by his attorney, M. A. Langhorne, and the contestee, Geo. McCoy, also appeared in person and by his attorney, W. H. Harmon.

At the outset of the proceedings the contestee challenged the regularity of the steps by which this contest was initiated and brought before the House of Representatives. Sections 4866 to 4881 of Pierce's Code, relating to the matter of contesting the election of members of the Legislature, prescribe certain rules as to the mode of initiating and conducting such contests. It is provided by section 4867, Pierce's Code, that in such cases, the contestant, within thirty days after his election, must file with the clerk of the superior court of the district in which the contest is waged, a statement of the grounds of contest. Section 4876, Pierce's Code, provides for the transmission of this statement, as well as all depositions and other evidence which may have been taken, to the Secretary of State. A method is also provided for the taking of testimony prior to the hearing before the Legislature. The succeeding section makes it the duty of the Secretary of State to transmit all papers so received by him relating to the contest, to the speaker of the House of Representatives.

It was conceded by the contestant and his counsel at this hearing, that no attempt was made in this case to comply with the provisions of sections 4866 to 4881, Pierce's Code, above referred to. From the record in the case, as well as from the oral admissions of the parties made at the hearing, it appears that on November 21, 1906, a petition and notice of contest was served on the contestee, Geo. McCoy. The petition and notice so served was never filed either in the office of the clerk of the superior court of the district, or with the Secretary of State, but were delivered to the speaker of the House of Representatives on the second day of the present session.

The petition of contest does not charge any fraud, either on the part of the contestee, Geo. McCoy, or upon the part of any of the election boards of the 27th Legislative District, or on the part of the canvassing board who canvassed the returns. The only things complained of by the contestant are alleged irregularities, or errors of judgment on the part of the several election boards, whereby certain ballots were counted in favor of the contestee which contestant claims should have been rejected, and whereby certain other ballots were rejected which contestant claims should have been counted in favor of the contestant, none of which, however, are shown to be clearly illegal.

Your committee, after a careful consideration of the matters submitted, is of the opinion that the contest be dismissed. The petition, in the opinion of your committee, does not make out a case sufficient to warrant an investigation of the returns of the election or canvassing boards; and your committee also deems that it would be an unwise
precedent to establish by entertaining a contest upon charges so gen-

eral and unsatisfactory as those contained in this case.

Your committee recommend that this contest be dismissed.

H. L. STROBRIDGE, Chairman.

We concur in this report: W. F. Freudenberg, E. R. Henderson,
A. H. Gregg, E. O. Erickson, Austin M. Wade, J. H. Sherfey, Glenn N.
Ranck, John C. Hogan.

The House took a recess until 4 p.m.

The House resumed session at 4 p.m.

Roll call showed all members present except Messrs. Bassett,
Beebe, Blackmore, Bradsberry, Cameron, Carlyon, Dickson,
Freudenberg, Glen, Godman, Halteman, Hamilton, Hanson,
Hornberger, Jackson (F. C.), Johnson, Long, Lung, McCoy,
McDonald, Megler, Peddycoard Reid, Renick, Romaine, Sheets,
Shultz, Sladen, Stephens (E. M.), Thompson (D. M.), Ulsh,
Weber and Weir, of whom Messrs. Blackmore, Freudenberg,
Jackson (F. C.), Johnson, Lung, Megler, Reid and Renick
were excused.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title,
ordered printed and referred to the committees indicated:

House bill No. 256, by Mr. Rhodes: An act to provide for
the assessment of the property of telegraph companies.
Referred to the Committee on Revenue and Taxation.

House bill No. 257, by Mr. Beach: An act providing for
the relief of Gunder B. J. Ordal, and making an appropria-
tion.
Referred to the Committee on Appropriations.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

House of Representatives.
Olympia, Wash., February 1, 1907.

Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred House
bill No. 73, have compared same with the original bill and find it cor-
rectly engrossed. Respectfully submitted,

HOWARD D. TAYLOR, Chairman.

We concur in this report: A. M. Sewall, A. H. Gregg, Howard A.
Hanson.
STATE OF WASHINGTON 173

REPORTS OF STANDING COMMITTEES.

House bill No. 35: Recommend that it do pass as amended.
House bill No. 40: Recommend that it do pass.
House bill No. 108: Recommend that it be re-referred to the Committee on Education.
The report of the committee was adopted.
House bill No. 133: Recommend that it do pass.
House memorial No. 2: Recommend that it do pass.

SECOND READING OF BILLS.

House bill No. 133, authorizing cities and towns to sell street railway lines.
The bill was read by sections.
Mr. Sheets moved that section 1 be stricken from the bill.
The motion was lost.
On motion of Mr. Coles the rules were suspended, the bill was considered engrossed, the second reading was considered the third, and House bill No. 133 was placed on final passage and passed the House by the following vote: Yeas, 83, nays, 0; absent or not voting, 12.
Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyn, Cloes, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Madison, Miller, Morse, McCoy, McRae, McMaster, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sayer, Sowall, Sheets, Sherry, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weber, Whitlow and Mr. Speaker—83.
Those absent or not voting were: Messrs. Halteman, Hamilton, Johnson, Lung, McDonald, McMorran, Megler, Reid, Stephens (E. M.), Thompson (D. M.), Ulsh and Weir—12.
The emergency clause passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 16.

Those voting yea were: Messrs. Abrams, Bassett, Beach, Beebe, Bell, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freundenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Hanson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Madison, Morse, McCoy, McRae, McMaster, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Vergowe, Wade, Weber, Whitlow, Mr. Speaker—79.

Those absent or not voting were: Messrs. Armstrong, Bradsberry, Halteman, Hamilton, Johnson, Lung, McDonald, McMorrán, Megler, Miller, Reid, Stephens (E. M.), Thompson (D. M.), Troy, Ulsh and Weir—16.

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

House bill No. 40, relating to the assessment and collection of taxes in municipal corporations, etc.

The bill was read by sections.

Mr. Beach moved, as an amendment, to strike out section 3. The motion was lost.

On motion of Mr. Hogan, the rules were suspended, the bill was considered engrossed, the second reading was considered the third and House bill No. 40 was placed on final passage and passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 16.

Those voting yea were: Messrs. Abrams, Bassett, Beach, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freundenberg, Fulton,

Those absent or not voting were: Messrs. Armstrong, Beebe, Hamilton, Jackson (H. F.), Johnson, Lung, McCoy, McRae, McDonald, Megler, Reid, Renick, Stephens (E. M.), Thompson (D. M.), Ulsh and Weir—16.

The emergency clause passed the House by the following vote. Yeas, 80; nays, 0; absent or not voting, 15.

Those voting yea were: Messrs. Abrams, Bassett, Beach, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hanson, Henderson, Hewitt, Hogan, Hornberger Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Madison, Miller, Morse, McRae, McMaster, McMorran, Olsen, Peddyecord, Quinlan, Ramsay, Ranck, Reeve, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—80.

Those absent or not voting were: Messrs. Armstrong, Beebe, Bell, Hamilton, Johnson, Lung, McCoy, McDonald, Megler, Reid, Renick, Stephens (E. M.), Thompson (D. M.), Ulsh and Weir—15.

There being no objection the title of the bill was ordered to stand as the title of the act.
Mr. Speaker:

We, your Committee on Municipal Corporations Other Than First Class, to whom was referred House bill No. 35, entitled "An act relating to the judicial department of cities of the third class, defining the qualification of the police justices appointed therein, providing the rules relative to practice therein and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that as amended it do pass.

Amend the title by striking out the words "and declaring an emergency," in lines two and three of the printed bill, being line four of the original bill.

Amend by striking out all of section 3.

JOHN C. HOGAN, Chairman.


The bill was read the second time by sections, the amendments of the committee were adopted and House bill No. 35 was passed to third reading and ordered engrossed.

MESSAGE FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., FEBRUARY 1, 1907.

Mr. Speaker:

The Senate has passed: Senate bill No. 21, an act relating to the allowance of attorneys' fees in eminent domain proceedings;

Also, House bill No. 79, for the relief of Newton Thomas;

Also, Senate bill No. 17, an act amending the Code of Public Instruction;

Also, House memorial No. 1, relating to the improvement of the Columbia and Snake rivers;

Also, Senate concurrent resolution No. 9, providing for a joint session Tuesday evening, February 5, to hear an address on the subject of good roads;

And the same are herewith transmitted.

J. W. LYSONS, Secretary of the Senate.

FIRST READING OF SENATE BILLS.

Senate bill No. 17: Amending Code of Public Instruction to establish system of public schools.

Referred to the Committee on Education.
Senate bill No 21: An act relating to the allowance of attorney's fees in eminent domain proceedings.

Referred to the Committee on Judiciary.

Senate concurrent resolution No. 9:

Mr. Romaine moved that we concur in Senate concurrent resolution No. 9 and invite Mr. Lancaster to address the members of the Legislature on Tuesday evening, February 5th.

The motion was carried.

By request Mr. Godman was excused from attendance until Wednesday, February 6th.

THIRD READING OF BILLS.

House bill No. 73, authorizing counties to lease mining properties.

The bill was read the third time.

On motion of Mr. Dickson, the rules were suspended and House bill 73 was returned to second reading for the purpose of amendment.

Mr. Dickson offered the following amendment:

"To strike out the word 'fifteen' and insert in lieu thereof the word 'thirty' in line 8 of section 1."

The amendment was adopted.

Mr. Dickson moved the bill be returned to third reading.

The motion was carried.

House bill No. 73, as amended was placed on final passage and passed the House by the following vote: Yeas, 80; nays, 0 absent or not voting, 15.

Those voting yea were: Messrs. Abrams, Bassett, Beach, Beebe, Bell, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Govan, Gregg, Griffin, Halteman, Hanson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (H. F.), Jackson (F. C.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Madison, Miller,

Those absent or not voting were: Messrs. Armstrong, Bradsberry, Godman, Hamilton, Henderson, Huxtable, Johnson, Lung, McDonald, Megler, Peddycord, Reid, Stephens (E. M.), Ulsh and Weir—15.

The emergency clause passed the House by the following vote: Yeas, 66; nays, 8; absent or not voting, 21.

Those voting yea were: Messrs. Beach, Beebe, Bell, Blackmore, Byerly, Cameron, Carlyon, Coles, Connell, Congleton, Croft, Davis (D. J.) Erickson, Freudenberg, Fulton, Gilbert (J. B.), Glen, Govan, Gregg, Griffin, Halteman, Hanson, Henderson, Hewitt, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Madison, Megler, Miller, Morse, McCoy, McMaster, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sherfey, Shultz, Smalley, Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Wade, Weber, Whitlow, Mr. Speaker—66.

Those voting nay were: Messrs. Abrams, Gilbert (E. P.), Hornberger, Reid, Sheets, Slayden, Thompson (D. M.), and Vergowe—8.

Those absent or not voting were: Messrs. Armstrong, Bassett, Bradsberry, Cloes, Davis (E. C.), Dickson, Fancher, Gaches, Godman, Hamilton, Johnson, Long, Lung, McRae, McDonald, McMorran, Reeve, Stephens (E. M.), Stephens (I. N.), Ulsh and Weir—21.

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

On motion of Mr. Megler, the House took up the following order of business:
REPORTS OF STANDING COMMITTEES.

Senate bill No. 98: Recommend that it do pass as amended.
Senate bill No. 99: Recommend that it do pass as amended.
Senate bill No. 100: Recommend that it do pass as amended.
Senate bill No. 101: Recommend that it do pass as amended.

Mr. Hutchinson moved to adjourn until Monday, at 10 a.m.
Mr. Rhodes moved as a substitute to adjourn until Saturday at 10 a.m.

The requisite number demanding a roll call the speaker ordered a roll call on the motions to adjourn.

The substitute motion was lost by the following vote: Yeas, 20; nays, 65; absent or not voting, 10.

Those voting yea were: Messrs. Bassett, Blackmore, Byerly, Cloes, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Glen, Govan, Halteman, Kayser, King, Long, Miller, Morse, McRae, Quinlan, Weber—20.

Those voting nay were: Messrs. Beach, Beebe, Bell, Bradberry, Cameron, Carlyon, Coles, Congleton, Dickson, Fancher, Freundenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Gregg, Griffin, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Kirkpatrick, Klovborg, Lambert, Madison, Meagher, McCoy, McMaster, McMoran, Olsen, Peddycord, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin Troy, Vergowe, Wade, Whitlow and Mr. Speaker—65.

Those absent and not voting were: Messrs. Abrams, Armstrong, Godman, Hamilton, Johnson, Lung, McDonald, Stephens (E. M.), Ulsh and Weir—10.

The original motion was lost by the following vote: Yeas, 23; nays, 61; absent or not voting, 11.

Those voting yea were: Messrs. Blackmore, Cloes, Connell, Croft, Glen, Govan, Halteman, Hewitt, Hogan, Hutchinson,
Kayser, Klovborg, Lambert, McCoy, Quinlan, Ranck, Romaine, Sayer, Sheets, Slayden, Smalley, Vergowe, Wade—23.

Those voting nay were: Messrs. Bassett, Beach, Beebe, Bell, Bradberry, Byerly, Cameron, Carlyon, Coles, Congleton, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Gregg, Griffin, Hanson, Henderson, Hornberger, Hurshman, Huxtable, Jackson (H. F.), Jackson (F. C.), King, Kirkpatrick, Long, Madison, Megler, Miller, Morse, McRae, McMaster, McMorran, Olsen, Peddycord, Ramsay, Reeve, Reid, Renick, Rhodes, Rice, Sewall, Sherfey, Shultz, Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Weber, Whitlow and Mr. Speaker—61.

Those absent or not voting were: Messrs. Abrams, Armstrong, Godman, Hamilton, Johnson, Lung, McDonald, Stephens (E. M.), Stephens (I. N.), Ulsh and Weir—11.

SECOND READING OF SENATE BILLS.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred Senate bill No. 98, entitled "An act relating to the special Alaska-Yukon-Pacific Exposition fund, making certain warrants to be drawn upon it preferential, etc.," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment: Amend section 1 by striking out all after the word "paid" in line ten of the engrossed bill, being line six of the printed bill, and insert in lieu thereof the following: "in the same manner as the state's general fund warrants are paid."

Committee amendment: Amend section 2 by striking out all after the word "the" as it first appears in line nine of the engrossed bill, being line six of the printed bill, and insert in lieu thereof the following: "same manner as the state's general fund warrants are paid."

D. M. Thompson, Chairman.

We concur in this report: Frank H. Renick, Geo. McCoy, Albert H. Beebe, W. F. Freudenberg.

The bill was read the second time by sections, the committee amendments were adopted and, on motion of Mr. Renick, the rules were suspended, the second reading was considered the
third and Senate bill No. 98 was placed on final passage and passed the House by the following vote: Yeas, 82; nays, 3; absent or not voting, 10.

Those voting aye were: Messrs. Abrams, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Car­lyon Cloes, Coles, Connell, Congleton, Croft, Davis (D. J.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Govan, Gregg, Griffin, Halteman, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurlanan, Hutchison, Huxtable, Jackson (H. F.), Jackson (F. C.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Madison, Megler, Miller, Morse, McCoy, McRae, McMaster, Mc­Morran, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sher­fey Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Whitlow and Mr. Speaker—82.

Those voting nay were: Messrs. Connell, Glen and Kay­ser—3.

Those absent or not voting were: Messrs. Armstrong, God­man, Hamilton, Johnson, Lung, McDonald, Reeve, Stephens (E. M.), Weber and Weir—10.

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

HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., February 1, 1907.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred Senate bill No. 100, entitled "An act appropriating funds for the erection of buildings for the University of Washington, etc.," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section one by adding after the word "dollars" in line 3 of the engrossed bill, being line 2 of the printed bill, the following words: "or so much thereof as may be necessary."

Amend section one by inserting after the word "university" in line 7 of the engrossed bill, being line 5 of the printed bill, the words "not less than."
Amend the title by striking out the words "six hundred thousand dollars," and inserting the word "funds."

D. M. THOMPSON, Chairman.

The bill was read the second time by sections, the committee amendments were adopted and on motion of Mr. Reid the rules were suspended, the second reading was considered the third, and Senate bill No. 100 was placed on final passage and passed the House by the following vote: Yeas, 80; nays, 3; absent or not voting, 12.

Those voting yea were: Messrs. Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Govan, Gregg, Griffin, Halteman, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), King, Kirkpatrick, Klovborg, Lambert, Long, Madison, Megler, Miller, Morse, McCoy, McRae, McMaster, McMorran, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weber, Whitlow and Mr. Speaker—80.

Those voting nay were: Messrs. Connell, Glen and Kayser—3.

Those absent or not voting were: Messrs. Abrams, Armstrong, Cloes, Godman, Hamilton, Johnson, Lung, McDonald, Stephens (E. M.), Stephens (I. N.), Vergowe and Weir—12.

The emergency clause passed the House by the following vote: Yeas, 79; nays, 4; absent or not voting, 12.

Those voting yea were: Messrs. Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Congleton, Croft, Davis (D. J.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Govan, Gregg, Griffin, Halteman, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Huxtable, Jackson (H. F.), Jackson (F. C.), King, Kirkpatrick, Klov-
Those voting nay were: Messrs. Abrams, Connell, Glen and Kayser—4.

Those absent or not voting were: Messrs. Armstrong, Davis (E. C.), Godman, Hamilton, Johnson, Lang, McDonald, McMorran, Reeve, Stephens (E. M.), Vergowe and Weir—12.

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

HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., February 1, 1907.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred Senate bill No. 99, entitled "An act to provide for an exhibit of the resources, products and advantages of the State of Washington, and the erection of a state building and making an appropriation, etc.," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it pass as amended.

Committee amendment: Amend section seven by inserting after the word dollars at the end of line 2 in the engrossed bill, the same being line 2 of the printed bill, the following words: "or so much thereof as may be necessary."

D. M. THOMPSON, Chairman.

The bill was read the second time by sections.

On motion of Mr. Becte, section 3 being missing from the engrossed bill, section 3 of the printed bill was inserted in place of the lost section:

SEC. 3. The members of The Commission shall meet at the call of the Governor within ten days after their appointment, and organize by the election of one of their members as president, and the employment of a secretary, who shall keep full records of the proceedings and accounts of The Commission. Headquarters shall be opened at Seattle, in the State of Washington, where such regular or stated meetings as may be necessary for carrying out the purposes of this act shall be held. The Commission shall fix the salaries of all persons em-
ployed by it in collecting, installing and displaying the exhibit herein provided for, such salaries to be paid out of the money hereinafter appropriated. Double entry accounts shall be kept, together with complete vouchers covering every financial transaction involving the disbursement of the money hereinafter appropriated, and at the close of the exposition period, The Commission shall report to the Governor of the State of Washington a complete summary of its administration, with a detailed statement of disbursements made. The Commission shall appoint an executive commissioner who shall be a citizen of the State of Washington, and he shall be and is hereby authorized and empowered, under direction and control of The Commission, to assume and exercise all powers and functions necessary to secure, install and maintain a complete and creditable display of the resources, products and interests of the State of Washington at the said exposition; he shall have direct charge of the solicitation, collection, transportation, installation and exhibition of all materials sent under authority of the state to said exposition, and shall have authority over the employees and assistants engaged in assembling, installing and displaying the said exhibit. He shall report to The Commission as often as required, and shall hold his office at its pleasure. The said executive commissioner shall be required to furnish a surety company bond in favor of the Treasurer of the State of Washington, to be approved by the Governor, in the sum of ten thousand dollars.

The committee amendments were adopted.

On motion of Mr. Hornberger, the rules were suspended, the second reading was considered the third, and Senate bill No. 99, as amended, was placed on final passage and passed the House by the following vote: Yeas, 78; nays, 4; absent or not voting 13.

Those voting yea were: Messrs. Abrams, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Connell, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Govan, Gregg, Griffin, Halteman, Hanson, Henderson, Hewitt, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Madison, Megler, Morse, McCoy, McRae, McMaster, McMorran, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stevenson, Strobridge, Taylor,
STATE OF WASHINGTON

Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weber, Whitlow and Mr. Speaker—78.

Those voting nay were: Messrs. Connell, Glen, Kayser and Ranck—4.

Those absent or not voting were: Messrs. Armstrong, Cloes, Godman, Hamilton, Hogan, Johnson, Lung, McDonald, Miller, Stephens (E. M.), Stephens (I. N.), Wade and Weir—13.

The emergency clause passed the House by the following vote: Yeas, 76; nays, 3; absent or not voting, 16.

Those voting yea were: Messrs. Abrams, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Govan, Griffin, Halteman, Hanson, Henderson, Hewitt, Hornberger, Hurshman, Hutchinson, Hutchingson, Hutchis, Jackson (H. F.), Jackson (F. C.), King, Kirpatrick, Klovborg, Lambert, Long, Madison, Megler, Morse, McCoy, McRae, McMaster, McMorran, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Weber, Whitlow and Mr. Speaker—76.

Those voting nay were: Messrs. Connell, Glen and Kayser.—3.

Those absent or not voting were: Messrs. Armstrong, Carlyn, Cloes, Godman, Gregg, Hamilton, Hogan, Johnson, Lung, McDonald, Miller, Stéphens (E. M.), Stephens (I. N.), Vergowe, Wade and Weir—16.

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

HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., February 1, 1907.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred Senate bill No. 101, entitled "An act to provide for the establishment of
harbor lines, survey, platting and appraising shore lands of the first class of Lakes Washington and Union in King county, Washington, etc.," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section one by adding after the word "act" in line 22 of the engrossed bill, being line eleven of the printed bill, the following: "Provided, however, That the State Board of Tax Commissioners, together with the Attorney General shall act with the Board of State Land Commissioners in appraising said shore lands."

Amend section two by inserting after the word "act" in line 17 of the engrossed bill, being line eleven of the printed bill, the following: "Provided, however, That in case of contest, interest shall be charged upon the appraised value at the rate prescribed by law from the date of the expiration of said twenty-day period, and such interest shall be paid at the time the first installment of principal is made, and no contract shall issue unless such interest be paid."

D. M. THOMPSON, Chairman.

Mr. Abrams moved that action on Senate bill No. 101 be deferred and made a special order for 2:30 p. m. of February 4th.

The motion was lost.

The bill was read the second time by sections, the amendments of the committee were adopted, and, on motion of Mr. McCoy the rules were suspended, the second reading was considered the third and Senate bill No. 101 was placed on final passage and passed the House by the following vote: Yea, 71; nays, 10; absent or not voting, 14.

Those voting yea were: Messrs. Abrams, Bassett, Beach, Beebe, Bell, Bradberry, Byerly, Cameron, Carlyon, Coles, Congleton, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Govan, Griffin, Halseman, Hanson, Henderson, Hewitt, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), King, Kirkpatrick, Lambert, Madison, Megler, Morse, McCoy, McRae, McMaster, McMorran, Olsen, Peddycoard, Quinlan, Ramsay, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden Smalley, Stevenson, Strobridge, Taylor, Thompson (D. M.), Tibbetts, Tonkin, Troy, Ulsh, Weber, Whitlow and Mr. Speaker—71.
Those voting nay were: Messrs. Blackmore, Connell, Cloes, Croft, Glen, Gregg, Kayser, Ranck, Stephens (I. N.), and Thompson (W. H.)—10.

Those absent or not voting were: Messrs. Armstrong, Godman, Hamilton, Hogan, Johnson, Klovborg, Long, Lung, McDonald, Miller, Stephens (E. M.), Vergowe, Wade and Weir—14.

The emergency clause passed the House by the following vote: Yeas, 69; nays, 9; absent or not voting, 17.

Those voting yea were: Messrs. Abrams, Bassett, Beach, Beebe, Bell, Bradsberry, Byerly, Cameron, Carlyon, Coles, Congleton, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Govan, Griffin, Halteman, Hanson, Henderson, Hewitt, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), King, Kirkpatrick, Klovborg, Lambert, Madison, Megler, Morse, McCoy, McRae, McMaster, McMorran, Olsen, Peddycoard, Quinlan, Ramsay, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Smalley, Stevenson, Strobridge, Taylor, Thompson (D. M.), Tibbetts, Tonkin, Troy, Weber, Whitlow and Mr. Speaker—69.

Those voting nay were: Messrs. Blackmore, Cloes, Croft, Glen, Gregg, Kayser, Ranck, Stephens (I. N.), and Thompson (W. H.)—9.

Those absent or not voting were: Messrs. Armstrong, Connell, Godman, Hamilton, Hogan, Johnson, Long, Lung, McDonald, Miller, Reeve, Slayden, Stephens (E. M.), Ulsh, Vergowe, Wade and Weir—17.

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

Mr. Reid moved that the rules be suspended and the chief clerk be instructed to transmit Senate bills numbers 98, 99, 100 and 101 to the Senate immediately.

The motion was carried.

Mr. Hutchinson moved to adjourn until 2 p. m. Monday.
Mr. F. C. Jackson moved as a substitute to adjourn until Saturday, February 2d, at 10:00 a.m.

The amendment was carried and the House adjourned.

Leo. O. Meigs, J. A. Falconer,
Chief Clerk. Speaker.

TWENTIETH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Saturday, February 2, 1907.
10 o'clock a.m.

The House was called to order by the speaker at 10 a.m.

Roll call showed all members present except Messrs. Abrams, Beach, Godman, Hamilton, Johnson, Kirkpatrick, Lung, McCoy, McDonald, Megler, Reeve, Sewall, Sherfey, Shultz, Slayden, Stephens (E. M.), Stevenson, Wade and Weir, of whom Messrs. Beach, Godman, Johnson, Kirkpatrick, Lung, Megler, Sewall, Slayden and Weir were excused.

Rev. W. S. Crockett offered prayer.

The minutes of the previous session were read and approved.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., February 1, 1907.

Mr. Speaker:

Your Committee on Engrossed Bills to whom was referred House bill No. 76, have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

H. D. Taylor, Chairman.

We concur in this report: A. H. Gregg, Howard A. Hanson, M. W. Whitlow.
Mr. Speaker:

Your Committee on Engrossed Bills to whom was referred House bill No. 78, have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

H. D. Taylor, Chairman.

We concur in this report: A. H. Gregg, Howard A. Hanson, M. W. Whitlow.

Mr. Speaker:

Your Committee on Engrossed Bills to whom was referred House bill No. 162, have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

H. D. Taylor, Chairman.

We concur in this report: A. H. Gregg, Howard A. Hanson, M. W. Whitlow.

PETITIONS AND MEMORIALS.

A petition from the City Council of Tacoma asking for the passage of an act authorizing cities of the first class to grant franchises to railroads over its streets, etc., was received and referred to the Committee on Judiciary.

A petition asking for an appropriation for the construction of a chapel at the State Penitentiary was received and referred to the Committee on State Penitentiary.

A petition asking for the passage of a direct primary law was received and referred to the Committee on Privileges and Elections.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The Senate has concurred in House amendments to Senate bill No. 98: An act relating to the special Alaska-Yukon-Pacific Exposition fund, etc., etc.;

Senate bill No. 99: An act to provide for an exhibit of the resources of the State of Washington, etc., etc.;

Senate bill No. 100: An act appropriating funds for the erection of buildings for the University of Washington, etc., etc.;

Senate bill No. 101: An act to provide for the establishment of harbor lines, etc., etc.
REPORTS OF STANDING COMMITTEES.

House bill No. 131: Recommend that it be referred to the Committee on Education.

The report of the committee was adopted.

House bill No. 130: Recommend that it do pass.

House bill No. 129: Recommend that it do pass as amended.

House bill No. 84: Recommend that it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 121: Recommend that it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 122: Recommend that it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 135: Recommend that it be indefinitely postponed.

The report of the committee was adopted.

The speaker announced that he had re-referred House bill No. 147 to the Committee on Constitutional Revision.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time, ordered printed, and referred to the committees indicated:

House bill No. 258, by Mr. Kayser: An act requiring all railroad companies operating railroad trains within this state to bulletin the arrival of passenger trains.

Referred to the Committee on Judiciary.

House bill No. 259, by Mr. Bassett: An act to provide for the issuing of temporary certificates by county superintendents of common schools in the State of Washington, and prescribing a penalty for the issuance of such temporary certificates unlawfully.

Referred to the Committee on Education.

House bill No. 260, by Mr. Halteman: An act amending
section 4828 of Ballinger's Annotated Codes and Statutes of Washington, in relation to recovery of damages for the death of a person caused by the wrongful act or neglect of another.

Referred to the Committee on Judiciary.

House bill No. 261, by Mr. Huxtable: An act to punish interference and attempted interference with railroad property, and the causing of death thereby; and to repeal section 1555 of Pierce's Code, being section 7036 of Ballinger's Code of the State of Washington.

Referred to the Committee on Judiciary.

House bill No. 262, by Mr. Bassett: An act to amend sections 22, 24, 27, 28, 40, 51, 71, 137, 139, 141, 144, 145 and 165 of the Code of Public Instruction of the State of Washington, the same being chapter CXVIII. (II. B. No. 472) of the Session Laws of 1897, and repealing all laws and parts of laws in conflict with the provisions of this act.

Referred to the Committee on Education.

House bill No. 263, by Mr. McCoy: An act to authorize railway companies to construct, maintain and operate spur tracks and to acquire right-of-way therefor.

Referred to the Committee on Railroads.

House bill No. 264, by Mr. Reeve: An act providing for the taxing of dogs, the creation of a fund, and giving boards of county commissioners authority to fix and pay damages therefrom to owners of sheep killed or injured by dogs.

Referred to the Committee on Dairy and Live Stock.

House bill No. 265, by Mr. Romaine: An act to establish a fish hatchery on the south fork of the Nooksack river in the county of Whatcom.

Referred to the Committee on Fisheries.

House bill No. 266, by Mr. Halteman: An act amending section 4838 of Ballinger's Annotated Codes and Statutes of Washington, in relation to survival of actions for personal injury to any person, occasioning his death.

Referred to the Committee on Judiciary.
SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES.

OLYMPIA, WASH., February 1, 1907.

Mr. Speaker:

We, your Committee on Banks and Banking, to whom was referred House bill No. 129, entitled "An act relating to the liability of a bank to a depositor in case of forgery," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend by inserting after the word "bank" in the title the words "or trust company."

Amend by inserting in line one of the printed bill after the word "bank" the following words, "or trust company."

Amend by inserting in line 3 of the printed bill after the word "bank" the following, "or trust company."

Samuel Cole, Chairman.


The bill was read the second time by sections, the committee amendments were adopted, and House bill No. 129 was passed to third reading and ordered engrossed.

House memorial No. 2, memorializing congress to permit the Indians on the Swinomish reservation to sell their lands.

The memorial was read the second time, and was ordered engrossed and passed to third reading.

House bill No. 130, relating to joint accounts.

The bill was read the second time by sections, and House bill No. 130 was passed to third reading and ordered engrossed.

THIRD READING OF BILLS.

House bill No. 78, providing for the assessment and collection of an excise or privilege tax on private car companies.

The bill was read the third time and House bill No. 78 was placed on final passage and passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 24.

Those voting yea were: Messrs Abrams, Bassett, Beebe, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Connell, Congleton, Croft, Davis (E. C.), Dickson, Erickson, Fancher,
Those absent or not voting were: Messrs. Armstrong, Beach, Bell, Blackmore, Davis (D. J.), Gilbert (E. P.), Godman, Hamilton, Hewitt, Hogan, Johnson, Kirkpatrick, Lung, Megler, McDonald, Rhodes, Sewall, Sheets, Shultz, Slayden, Stephens (E. M.), Stevenson, Wade, Weir—24.

The emergency clause passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 25.

Those voting yea were: Messrs: Abrams, Armstrong, Basnett, Beebe, Bradshberry, Byerly, Carlyon, Cloes, Connell, Congleton, Croft, Davis (E. C.), Dickson, Erickson, Fanchez, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Govan, Gregg, Griffin, Halteman, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Kayser, King, Klovborg, Lambert, Long, Madison, Miller, Morse, McCoy, McRae, McMaster, McMorran, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rice, Romaine, Sayer, Sherfey, Smalley, Stephens (J. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weber, Whitlow and Mr. Speaker—70.

Those absent or not voting were: Messrs. Beach, Bell, Blackmore, Cameron, Coles, Davis (D. J.), Gaches, Gilbert (E. P.), Godman, Hamilton, Hewitt, Hogan, Johnson, Kirkpatrick, Lung, Megler, McDonald, Rhodes, Sewall, Sheets, Shultz, Slayden, Stephens (E. M.), Stevenson, Wade, Weir—25.
There being no objections, the title of the bill was ordered to stand as the title of the act.

House bill No. 162, regulating the employment of child labor.

The bill was read the third time and House bill No. 162 was placed on final passage and passed the House by the following vote: Yeas, 71; nays, 1; absent or not voting, 23.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beebe, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Connell, Congleton, Croft, Davis (E. C.), Dickson, Erickson, Fancher, Frendenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Govan, Gregg, Griffin, Halteman, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Kayser, King, Klovborg, Lambert, Long, Madison, Miller, Morse, McCoy, McRae, McMaster, McCorman, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rice, Romaine, Sayer Smalley, Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weber, Whitlow and Mr. Speaker—71.

Those voting nay were: Mr. Sherfey—1.

Those absent or not voting were: Messrs. Beach, Bell, Blackmore, Davis (D. J.), Gilbert (E. P.), Godman, Hamilton, Hewitt, Hogan, Johnson, Kirkpatrick, Lung, Megler, McDonald, Rhodes, Sewall, Sheets, Shultz, Slayden, Stephens (E. M.), Stevenson, Wade and Weir—23.

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

House bill No. 76, regulating the keeping and deposit of municipal funds.

The bill was read the third time and House bill No. 76 was placed on final passage and passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 23.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beebe, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Connell, Congleton, Croft, Davis (E. C.), Dickson,
Those absent or not voting were: Messrs. Beach, Bell, Blackmore, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Gaches, Gilbert (E. P.), Godman, Hamilton, Hewitt, Hogan, Johnson, Kirkpatrick, Lambert, Lung, Megler, McDonald, Rhodes, Sewall, Sheets, Shultz, Slayden, Stephens (E. M.), Stevenson, Wade and Weir—25.

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

The House adjourned until 2 p. m., Monday, February 4, 1907.

Leo. O. Meigs, J. A. Falconer,
Chief Clerk. Speaker.

TWENTY-SECOND DAY.

AFTERNOON SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, February 4, 1907.

2 o'clock p. m.

The speaker called the House to order at 2 p. m.

Roll call showed all members present except Messrs. Beebe, Blackmore, Davis, D. J., Gilbert, J. B., Godman, Hamilton, Henderson, Johnson, McDonald, Ranck, Rice, Sheets, Shultz,
Stevenson, and Strobridge, of whom Messrs. Beebe, Blackmore, Gilbert, Hamilton, Henderson, Ranck, Rice, Stevenson and Strobridge were excused.

Reverend A. M. Stevenson offered prayer.

The minutes of the previous session were read and approved.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES.

OLYMPIA, WASH., February 4, 1907.

Mr. Speaker:

Your Committee on Enrolled Bills to whom was referred House bill No. 79, have compared the same with the engrossed bill and find it correctly enrolled.

Respectfully submitted;

E. C. Davis, Chairman.

We concur in this report: C. E. Gaches, H. F. Jackson, Geo. H. Armstrong.

Mr. Weber addressed the House to a question of privilege.

The speaker announced that he was about to sign House bill No. 79 and Senate bills Nos. 98, 99, 100 and 101.

REPORTS OF STANDING COMMITTEES.

House bill No. 102: Recommend that it do pass as amended.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT.

OLYMPIA, February 4, 1907.

To the Honorable the House of Representatives of the State of Washington:

Gentlemen—I have the honor to transmit to you herewith report of the State Oil Inspector, covering the work of his office from June 9, 1905, the date on which the oil inspection law went into effect, up to and including December 31, 1906.

Albert E. Mead, Governor.

Referred to the Committee on Revenue and Taxation.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, ordered printed and referred to committees indicated:

House bill No. 267, by Mr. Connell: An act providing for the appointment of school supervisors and prescribing their duties.

Referred to the Committee on Education.
House bill No. 268, by Mr. Connell: An act providing for the furnishing of plans for school houses and prescribing the duties of school directors in connection therewith and providing a penalty for their not complying therewith.

Referred to the Committee on Education.

House bill No. 269, by Mr. Bradsberry. An act to provide security to the public against errors, omissions and defects in abstracts of title to real estate and for the use of abstracts in evidence.

Referred to the Committee on Judiciary.

House bill No. 270, by Mr. Gaches: An act to provide against the adulteration of foods, drinks and drugs, and fraud in the sale thereof; creating a State Board of Food Commission, defining their duties and providing for the appointment of an officer to be known as the State Dairy and Food Commissioner; providing for the enforcement of the law and fixing a penalty for violation thereof; making an appropriation and repealing chapter XCIV of the Laws of 1901 as amended by chapter 51 of Laws of 1905, being an act entitled "An act to provide against the adulteration of food and fraud in the sale thereof; creating a State Board of Food Commission, defining their duties and providing for the appointment of an officer to be known as the State Dairy and Food Commissioner; providing for the enforcement of the law and fixing a penalty for violation thereof; making an appropriation, declaring an emergency and repealing 'An act to provide against the adulteration of food,' approved March 13, 1899," approved March 16, 1901.

Referred to the Committee on Medicine, Surgery, Dentistry and Hygiene.

House bill No. 271, by Mr. Hogan: An act relating to fire and marine insurance.

Referred to the Committee on Insurance.

House bill No. 272, by Mr. Hogan: An act validating defective acknowledgments of deeds and other instruments.

Referred to the Committee on Judiciary.
House bill No. 273, by Mr. Slayden: An act relating to the registration of voters and amending sections 1 and 2 of an act entitled "An act amending sections 1451 and 1453 of Ballinger's Codes and Statutes of Washington, relating to the registration of voters," approved March 12, 1903.

Referred to the Committee on Judiciary.

SECOND READING OF SENATE BILLS.

HOUSE OF REPRESENTATIVES.

OLYMPIA, WASH., February 1, 1907.

MR. SPEAKER:

We, your Committee on Corporations Other Than Municipal and Railroads, to whom was referred House bill No. 102, entitled "An act fixing the fees to be paid to the secretary of state by corporations doing business in this state, providing penalties for failure to pay the same and repealing all acts or parts of acts in conflict herewith," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section 1 by striking out all of said section after the word "dollars" in line four of the printed bill, being line six of the original bill.

Amend section 2 by striking out all of said section after the word "dollars" in line three of the printed bill, being line five of the original bill.

Amend section 6 by striking out the word "ten" in line five of the printed bill, being line seven of the original bill, and inserting in lieu thereof the word "twenty-five."

R. S. LAMBERT, Chairman.

We concur in this report: Harry A. Rhodes, M. A. Smalley, F. P. Connell, H. B. Hewitt.

The bill was read the second time by sections and the committee amendments were adopted.

Mr. Reid moved that the bill be re-referred to the Committee on Judiciary.

The motion was carried.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,

OLYMPIA, WASH., February 4, 1907.

MR. SPEAKER:

The Senate has passed Senate bill No. 128, entitled: "An act making an appropriation for the office of the Commissioner of Public Lands; and the same is herewith transmitted.

J. W. LYSONS, Secretary of the Senate.
The president has signed Senate bill No. 98, entitled: "An act relating to the special Alaska-Yukon-Pacific Exposition fund, making certain warrants to be drawn upon it preferential; Also, Senate bill No. 99: An act to provide for the exhibit of the resources of the State of Washington at the Alaska-Yukon-Pacific Exposition; Also, Senate bill No. 100: An act appropriating six hundred thousand dollars for the University of Washington; Also, Senate bill No. 101: An act to provide for the establishment of harbor lines of Lakes Washington and Union in King county, and creating the Alaska-Yukon-Pacific Exposition fund. Also, House bill No. 79: Appropriating funds for the relief of Newton Thomas; And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

House of Representatives.
Olympia, Wash., February 4, 1907.

Mr. Speaker:

Your Committee on Engrossed Bills to whom was referred House bill No. 35, have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,

H. D. Taylor, Chairman.

We concur in this report: A. H. Gregg, Howard A. Hanson, A. M. Sewall, M. W. Whitlow.

THIRD READING OF BILLS.

House bill No. 35, relating to the judicial department of cities of the third class, etc.

The bill was read the third time and House bill No. 35 was placed on final passage and passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 17.

Those voting yea were: Messrs. Bassett, Beach, Bell, Blackmore, Bradberry, Byerly, Camsen, Carlyon, Cloes, Coles, Connell, Congleton, Croft, Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gayles, Gilbert (E. P.), Glen, Govan, Gregg, Griffin, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Jackson (F. C.), Kayser, King, Kirkpatrick,

Those absent or not voting were: Messrs. Abrams, Armstrong, Beebe, Davis, D. J., Gilbert, J. B., Godman, Halteman, Hamilton, Johnson, McCoy, McDonald, Ranck, Rice, Sheets, Shultz Stephens, I. N., and Strobridge—17.

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

FIRST READING OF SENATE BILLS.

Senate bill No. 128, making appropriation for the maintenance of the Commissioner of Public Lands, etc.

Mr. Dickson moved that Senate bill No. 128 be substituted for House bill No. 226 and placed on the calendar.

The motion was carried.

The House adjourned.

LEO. O. MEIGS,  
Chief Clerk.

J. A. FALCONER,  
Speaker.

TWENTY-THIRD DAY.

MORNING SESSION.

House of Representatives,  
Olympia, Wash., Tuesday, February 5, 1907.

The speaker called the House to order at 10 a. m.

Roll call showed all members present except Messrs. Beebe, Gilbert, J. B., Godman, Johnson, Lambert, Long, McCoy, Mc-
Donald, Peddycord, Quinlan, Ranck, Rice, Sayre and Shultz, of whom Messrs. Beebe, Gilbert, J. B., Godman, Johnson, Peddycord and Ranck were excused.

Reverend A. M. Stevenson offered prayer.

The minutes of the previous session were read and approved.

PETITIONS AND MEMORIALS.

Twenty-one petitions asking for the passage of a local option bill were received and referred to the Committee on Public Morals.

Twenty-four protests against and affidavit in regard to the proposed division of Stevens county were received and referred to the Committee on Counties and County Boundaries.

Mr. Hanson requested permission to withdraw House bill No. 81 and substitute therefor a corrected bill to carry the same number.

The request was granted.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 4, 1907.

Mr. Speaker:

Your Committee on Enrolled Bills to whom was referred House memorial No. 1, have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

E. C. Davis, Chairman.

We concur in this report: L. H. Armstrong, James J. Glen, H. P. Jackson.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 4, 1907.

Mr. Speaker:

Your Committee on Engrossed Bills to whom was referred House bill No. 129, House memorial No. 2, and House bill No. 130, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

H. D. Taylor, Chairman.

REPORTS OF STANDING COMMITTEES.

House bill No. 183: Recommend it do pass as amended.
House bill No. 159: Recommend it do pass.
House bill No. 160: Recommend it do pass.
House bill No. 85: Recommend it be indefinitely postponed.

The report of the Committee was adopted.

House bill No. 62: Recommend it do pass as amended.
House bill No. 5: Recommend it be indefinitely postponed.

Mr. Reid moved that the report of the Committee be adopted.
Mr. Hutchinson moved, as a substitute, that it be re-referred to another committee.

The requisite number demanding a roll call, the speaker ordered the calling of the roll on the substitute motion and the motion was carried by the following vote: Yeas, 48; nays, 28; absent or not voting, 19.

Those voting yea were: Messrs. Armstrong, Bassett, Bell, Cameron, Cloes, Coles, Connell, Croft, Fancher, Fulton, Gaches, Gilbert (E. P.), Glen, Govan, Gregg, Halteman, Hamilton, Henderson, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Kayser, Kirkpatrick, Klovborg, Lung, Miller, Morse, McRae, McMaster, McMorran, Olsen, Renick, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (W. H.), Tibbetts, Troy, Weir, Whittow and Mr. Speaker—48.

Those voting nay were Messrs. Abrams, Beach, Blackmore, Byerly, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Griffin, Hanson, Hewitt, Hogan, Hornberger, Jackson (F. C.), King, Lambert, Madison, Megler, McCoy, Quinlan, Ramsay, Reid, Romaine, Stevenson, Thompson (D. M.), Tonkin, Wade, —28.

Those absent or not voting were: Messrs. Beebe, Bradsberry, Carlyon, Freudenberg, Gilbert, J. B., Godman, Johnson, Long, McDonald, Peddycoend, Ranck, Reeve, Rhodes, Rice, Shultz, Strobridge, Ulsh, Vergowe and Weber—19.

The speaker announced that he had re-referred the bill to the Committee on Elections and Privileges.
House Substituted Bill No. 65: Recommend it do pass.
On motion of Mr. Reid, House Substituted bill No. 65, was substituted for House bill No. 65.

House Substituted bill No. 81: Recommend it do pass in lieu of House bill No. 81.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, ordered printed and referred to committees indicated:

House bill No. 274, by Mr. Bradshwv: An act providing that female complaining witnesses giving testimony in actions of rape, seduction, and abduction, shall be corroborated, and declaring an emergency.
Referred to the Committee on Judiciary.

House bill No. 275, by Mr. Tibbetts: An act providing for the improvement of the old wagon road through the Snoqualmie Pass between North Bend, in King county, and Easton, in Kittitas county, Washington; and making an appropriation therefor.
Referred to the Committee on Roads and Bridges.

House bill No. 276, by Mr. Sewall: An act to establish a fish hatchery on the Big Quilcene river in Jefferson county, and making an appropriation therefor.
Referred to the Committee on Fisheries.

SECOND READING OF BILLS.

House bill No. 160, making an appropriation for the payment of publication notices, etc.
The bill was read the second time by sections and, on motion of Mr. Megler, was placed on the calendar.

House bill No. 159, for certain deficiencies in maintenance of state capitol, etc.
The bill was read the second time by sections and, on motion of Mr. Megler, was placed on the calendar.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 4, 1907.

We, your Committee on Game and Game Fish to whom was referred House bill No. 183, entitled "An Act to amend section 1 of "An Act re-
lating to the protection of clams; providing penalties for its violation and declaring an emergency," approved March 11, 1905, being section 6811 of Pierce's Washington Code, 1905, and declaring an emergency, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment: Amend section 1 in line 9 of the original bill, being line 7 of the printed bill, by striking out the words "1st" and "June" and substituting in lieu thereof the words "15th" and "May."

EDMUND CROFT, Chairman.


The bill was read the second time by sections, the committee amendments were adopted and, on motion of Mr. Megler, the bill was re-referred to the Committee on Fisheries.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 4, 1907.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House bill No. 62, entitled "An act making it unlawful for any person to entice away any female person under the age of eighteen years from her home, declaring the same to be a felony and prescribing the penalty therefor, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

The title to read as follows: An Act making it unlawful for any person to entice away any female person under the age of eighteen years, or withholding knowledge of her whereabouts, declaring the same to be a misdemeanor and prescribing the penalty therefor."

In line one of the printed bill, section 1, same being line one of the original bill, between the words "entice" and "any" insert the word "away."

In line two of the printed bill, section 1, same being line two of the original bill, strike out the words "from her home."

In section 3, line one of the printed bill, same being lines one and two of the original bill, strike out the words "sections 1 and 2 of."

In section 3, line three of the printed bill, same being line three of the original bill, strike out the words "$50" and insert in lieu thereof "$10."
In section 3, strike out the last line of the printed bill after the word "or," same being last line of the original bill, and insert in lieu thereof the words "be both fined and imprisoned."

GEo. T. REID, Chairman.

We concur in this report: J. J. King, N. B. Madison, Henry W. Lung.

The bill was read the second time by sections, the committee amendments were adopted and House bill No. 62 was passed to third reading and ordered engrossed.

REPORTS OF STANDING COMMITTEES.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House bill No. 65, entitled "An act to amend chapter XVIII of Session Laws of 1905, entitled "An act to provide for the apprehension, trial, treatment and control of delinquent children under the age of seventeen years," by adding thereto the following sections to be numbered Sections 14, 15, and 16, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the substituted bill herewith attached along with the original bill, do pass in its stead.

GEo. T. REID, Chairman.

We concur in this report: J. J. King, N. B. Madison, Henry W. Lung.

The substituted bill was read the second time by sections and, on motion of Mr. Reid, House substituted bill No. 65 was placed on the calendar.

REPORT OF STANDING COMMITTEES.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House bill No. 81, entitled "An act amending sections 6429, 6434, 6435, and 6437 of Ballinger's annotated Codes and Statutes of Washington, relating to the duties of guardians and the handling and sale of the property of resident insane persons, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the substituted bill herewith attached with the original bill, do pass in its stead.

GEo. T. REID, Chairman.

We concur in this report: J. J. King, N. B. Madison, Henry W. Lung.
The substituted bill was read the second time by sections and, on motion of Mr. Reid, House substituted bill No. 81 was placed on the calendar.

**FIRST READING OF SENATE BILLS.**

Senate bill No. 34, by Senator Graves: An act amending section 4 of an act entitled ‘An act relating to the organization, powers and duties of the Supreme Court, and declaring an emergency to exist,” approved December 23, 1889.
Referred to the Committee on Judiciary.

Senate bill No. 53, by Senator Graves: An act relating to practice and proceedings in the trial of actions, and amending section 1 of chapter 81 of the Session Laws of 1903.
Referred to the Committee on Judiciary.

Senate bill No. 57, by Senator McGregor: An act amending sections 3523 and 3526 of Ballinger’s Annotated Codes and Statutes of Washington, relating to partition fences.
Referred to the Committee on Agriculture.

Senate bill No. 63, by Senator Graves: An act relating to the criminal insane, their trial, commitment and custody.
Referred to the Committee on Judiciary.

Senate bill No. 73, by Senator Rosenhaupt: An act to provide for the appointment of a permanent commission to investigate the condition of the blind of the State of Washington, and to report thereon and to make appropriations to meet the expenses of such commission.
Referred to the Committee on Medicine, Surgery, Dentistry and Hygiene.

Senate bill No. 74, by Senator Polson: An act to amend section 2 of an act of the Legislature of the State of Washington, approved March 9th, 1905, entitled “An act creating a fund to be known as the public highway fund and making provisions for an annual levy to produce revenue therein for the construction and repairs of highways and bridges.”
Referred to the Committee on Roads and Bridges.
Senate bill No. 97, by the Judiciary Committee: An act relating to the salaries of the judges of the supreme and superior courts.

Referred to the Committee on Judiciary.

THIRD READING OF BILLS.

House bill No. 129, relating to the liability of a bank to a depositor in case of forgery.

Mr. Bassett moved that the rules be suspended and the bill returned to second reading for the purpose of amendment.

The motion was carried.

Mr. Bassett offered the following amendment:

"Amend the title to read 'An act relating to the liability of a bank or trust company to a depositor in case of forgery or raised checks.'"

The amendment was adopted.

On motion of Mr. Bassett, the bill was returned to third reading, the rules were suspended, the bill was considered engrossed, the second reading was considered the third and House bill No. 129 was placed on final passage and passed the House by the following vote: Yeas, 81; nays, 2; absent or not voting, 12.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Cloes, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Glen, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McCoy, McRae, McMaster, McMorran, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (I. N.), Stevenson, Sherfey, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowc, Wade, Weber, Weir, Whitlow, Mr. Speaker—81.

Those voting nay were: Messrs. Lambert, Reeves—2.
Those absent or not voting were: Messrs. Beach, Beebe, Gilbert (E. P.), Gilbert (J. B.), Godman, Johnson, McDonald, Peddycoorl, Ranck, Rice, Shultz, Stephens (E. M.)—12

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

The speaker called Mr. Bassett to the chair.

House memorial No. 2, relating to the opening of the Swinomish Indian reservation.

The memorial was read the third time, placed on final passage and passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 13.


Those absent or not voting were: Messrs. Beebe, Gilbert (J. B.), Godman, Hanson, Johnson, Long, McDonald, Peddycoorl, Ranck, Rice, Shultz, Ulsh and Mr. Speaker—13.

House bill No. 160, making an appropriation for the publication of certain notices, etc.

The bill was read the third time and placed on final passage and passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 13.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradberry, Byerly, Cam-

Those absent or not voting were: Messrs. Beebe, Gilbert (J. B.), Godman, Hanson, Johnson, McDonald, Miller, Peddycord, Ranck, Rice, Shultz, Ulsh and Weir—13.

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

House bill No. 159, providing for certain deficiencies in maintenance of the state capitol, etc.

The bill was read the third time, placed on final passage and passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 11.

Those voting, yea were: Messrs. Abrams, Armstrong, Basset, Beach, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Cloes, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hursliman Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McRae, McMaster, McMorran, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Reeve, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I.

Those absent or not voting were: Messrs: Beebe, Gilbert (J. B.), Godman, Johnson, McDonald, Peddy cord, Ranck, Rice, Shultz, Ulsh, Weir—11.

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

House substituted bill No. 65, relating to the treatment of children.

The bill was read the third time, placed on final passage and passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 14.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Cloes, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McRae, McMaster, McMorran, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Reeve, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smallcy, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weber, Whitlow, Mr. Speaker—81.


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

House substituted bill No. 81, relating to the duties of guardians, etc.

On motion of Mr. Reid, the rules were suspended, the second reading was considered the third, the bill was considered en-
grossed, and House substituted bill No. 81 was placed on final passage and passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 20.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Blackmore, Byerly, Cameron, Carlyon, Coles, Congleton, Croft, Davis (D. J.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Glen, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klouvorg, Lambert, Lung, McCoy, McRae, McMaster, Madison, Megler, Miller, Morse, Olsen, Quinlan, Reeve, Reid, Rhodes, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (Isaac N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weber, Whitlow, Mr. Speaker—75.

Those absent or not voting were: Messrs. Beebe, Bell, Bradberry, Connell, Cloes, Davis (E. C.), Fancher, Gilbert (E. P.), Gilbert (J. B.), Godman, Johnson, Long, McDonald, McMorran, Peddycord, Ramsay, Ranck, Rice, Shultz, Weir—20.

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

Senate concurrent resolution No. 10, asking the heads of the different higher educational institutions of the State to furnish the committees on educational institutions of both Houses, with account of expenditures, etc.

Mr. Megler moved the resolution be adopted.

The motion was adopted.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., FEBRUARY 5, 1907.

MR. SPEAKER:

The Senate has passed Senate bill No. 53, an act relating to practice and proceedings in the trial of actions.

Also, Senate bill No. 73: An act relating to the appointment of a permanent commission to investigate the condition of the blind, and making an appropriation therefor.
Also, Senate bill No. 57: An act relating to partition fences.
Also, Senate bill No. 74: An act providing for annual levy to produce revenue for Public Highway fund.
Also, Senate bill No. 34: An act relating to the organization, powers and duties of the Supreme Court.
Also, Senate bill No. 97: An act relating to the salaries of the judges of the Supreme and Superior courts.
Also, Senate bill No. 63: An act relating to the criminal insane; their trial, commitment and custody.
Also, House bill No. 105: An act providing liens upon saw-logs, spars, piles or other timber, etc.
Also, House bill No. 71: An act to provide for the payment of all state moneys into the general fund.
And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, February 5, 1907.

To the Honorable the House of Representatives of the State of Washington:

GENTLEMEN—I have the honor to transmit herewith copy of the report of the Chaplain of the Washington State Penitentiary for the biennial period ending September 30, 1906.

ALBERT E. MEAD, Governor.

Referred to the Committee on State Penitentiary.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, February 4, 1907.

To the Honorable the House of Representatives of the State of Washington:

GENTLEMEN—I have this day approved the following bill:
House bill No. 79, entitled "An act appropriating funds for the relief of Newton Thomas as sheriff of Okanogan county."

ALBERT E. MEAD, Governor.

The House adjourned.

LEO. O. MEIGS,
Chief Clerk.

J. A. FALCONER, Speaker.
TWENTY-FOURTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, February 6, 1907.

10 o'clock a. m.

The speaker called the House to order at 10 a. m.

Roll call showed all members present except Messrs. Beebe, Gilbert (J. B.), Godman, Griffin, Johnson, McDonald, Peddycord, Shultz, Stevenson and Taylor, of whom Messrs. Beebe, Gilbert, Godman and Johnson were excused.

Reverend A. M. Stevenson offered prayer.

Mr. Reid moved to dispense with the further reading of the journal.

The motion was carried.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 5, 1907.

Mr. Speaker:

Your Committee on Engrossed Bills to whom was referred House bill No. 62, have compared same with the original bill and find it correctly engrossed.

Respectfully submitted,


REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 6, 1905.

Mr. Speaker:

Your Committee on Enrolled Bills to whom was referred House bills Nos. 105, and 71, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted,

E. C. Davis, Chairman.

We concur in this report: Geo. H. Armstrong, H. F. Jackson, James J. Glen.
COMMUNICATION FROM ABERDEEN CHAMBER OF COMMERCE.

A communication from the Chamber of Commerce of Aberdeen inviting the members of the Legislature, with their ladies, to visit that city on Friday and Saturday, February 8th and 9th, was read and, on motion of Mr. Romaine, the invitation was accepted.

The speaker announced that he was about to sign House bill No. 71, House bill No. 105 and House memorial No. 1.

REPORT OF COMMITTEE APPOINTED BY NINTH LEGISLATURE.

The report of the Committee of the Ninth Legislature appointed to have charge of the designing and purchase of a silver set for the armored cruiser "Washington" was read and, on motion of Mr. Megler, was referred to the Committee on Appropriations with the request that that committee introduce a bill providing for the payment of the cost of such silver service.

REPORTS OF STANDING COMMITTEES.

House bill No. 152: Recommend it do pass as amended.
House bill No. 140: Recommend it be re-referred to the Committee on Judiciary.

The report of the Committee was adopted.

House bill No. 136: Recommend it do pass.
House bill No. 151: Recommend it be re-referred to the Committee on Judiciary.

The report of the Committee was adopted.

House bill No. 27: Recommend it do pass as amended.
House bill No. 45: Recommend it do pass as amended.
House bill No. 166: Recommend it do pass as amended.
House bill No. 115: Recommend it do pass as amended.
House bill No. 56: Recommend it do pass as amended.
House bill No. 164: Recommend that it be indefinitely post-poned.

The report of the Committee was adopted.

House bill No. 131: Recommend it do pass.
House bill No. 119: Recommend it do pass.
The following bills were introduced, read first time by title, ordered printed and referred to committees indicated:

House bill No. 277, by Mr. Sewall: An act to prohibit certain launches from navigating certain waters, to require such launches to employ certain safety appliances, imposing penalties, and declaring an emergency.

Referred to the Committee on Commerce and Manufacture.

House bill No. 278, by Mr. Gaches: An act authorizing and empowering cities and towns to construct and maintain dikes and embankments to protect such cities or towns or any part thereof, from overflow, and to pay the cost and expenses thereof out of its current expense fund, or by a special assessment upon the property benefited, or by both.

Referred to the Committee on Water and Water Rights other than Irrigation.

House bill No. 279, by Mr. Bradberry: An act extending the time for the removal of timber sold on state lands.

Referred to the Committee on State, School and Granted Lands.

House bill No. 280, by Mr. Byerly: An act creating a state road in Cowlitz and Skamania counties, and making an appropriation therefor.

Referred to the Committee on Roads and Bridges.

House bill No. 281, by Mr. Byerly: An act making the destruction of property or life by explosives a crime, and providing a penalty therefor.

Referred to the Committee on Judiciary.

House bill No. 282, by Messrs. Hogan, Wade and Hewitt: An act to create the county of Grays Harbor, subject to the requirements of the state constitution and statutes in respect to the establishment of new counties, and declaring an emergency.

Referred to the Committee on Counties and County Boundaries.
House bill No. 283, by Mr. Slayden: An act authorizing boards of county commissioners to establish game preserves within the county, fix by proclamation the boundaries thereof, prohibit the hunting, chasing, snaring, trapping or killing of game therein, and prescribing a penalty for the violation thereof.

Referred to the Committee on Game and Game Fish.

House bill No. 284, by Mr. Byerly: An act making assault and battery causing great bodily harm a felony, and providing a penalty therefor.

Referred to the Committee on Judiciary.

House bill No. 285, by Mr. Taylor: An act providing for the furnishing of cars to shippers and prescribing the time of loading, transporting and unloading the same and providing charges and penalties for delay and for the violation of this act and authorizing the Railroad Commission of Washington to prescribe additional rules and to enforce the same and the provisions of this act.

Referred to the Committee on Railroads.

House bill No. 286, by Mr. Rice: An act providing for and giving and granting the right, privilege and authority to perpetually back water upon, overflow and inundate with water, lands belonging to the State of Washington in the erection, construction, maintenance or operation of water power plants, reservoirs, or works for impounding water, for power purposes, irrigation, mining, or other public use, and declaring an emergency.

Referred to the Committee on State, School and Granted Lands.

House bill No. 287, by Mr. Hutchinson: An act declaring it unlawful for any person or persons to dance the muscle dance or any similar lewd, lascivious or obscene dance or exhibition or for any person, firm or corporation to allow said dances or exhibitions on their premises, declaring it a misdemeanor and prescribing the penalty for violation thereof.

Referred to the Committee on Public Morals.
House bill No. 288, by Mr. Hornberger: An act appropriating the sum of $6,500.00 to purchase a gift to be presented to the battleship "Washington" and to pay the incidental expenses in connection with the purchase and presentation of the same.

Referred to the Committee on Appropriations.

House bill No. 289, by Mr. Dickson: An act to amend sections 2, 3, 4, 6, 12, 13, 15, 20 and 22 of an act entitled, "An act to establish a railroad commission for the State of Washington, whereby discrimination and extortion in railroad and express charges may be prevented and reasonable and just freight and passenger service and tariff be corrected and established; to authorize the commission to make all necessary rules and regulations for its government and the carrying into effect the provisions of this act; to give to said commission the power to regulate the sale of railroad tickets, and to correct and provide charges for hauling loaded or empty cars, proper trackage, proper train service, sufficient freight and passenger rooms, and just and reasonable joint rates and demurrage charges; to prescribe penalties for the violation of this act, and to provide means and rules for its proper enforcement, and making an appropriation therefor," approved March 7, 1905, being chapter 81 of the Laws of the Legislature of the State of Washington passed in the year 1905; and to authorize the commission to provide for proper railroad connections and sidings; to provide proper and reasonable charges or penalties to be paid by shippers for failure to promptly load and unload cars; to provide proper and reasonable charges or penalties to be paid by railroads to shippers for failure to promptly furnish cars and equipment after demand therefor, or to promptly and expeditiously deliver cars and freight to the consignee, and to make all necessary rules and regulations to carry such provisions into effect; to authorize and empower said commission to ascertain the value of all railroad property used in this state for the public convenience; to provide for the commission to make findings thereon and establishing rules of evidence gov-
cerning the same, to authorize said commission to designate

certain books and accounts to be kept by the railroad and ex-

press companies doing business in this state; and to provide

penalties for the violation of this act, and declaring an emerg-

ency.

Referred to the Committee on Railroads.

House bill No. 290, by Mr. Bassett: An act requiring and

establishing a premium reserve fund for the protection of the

holders of the obligations of every Guarantee, Surety and Fidel-

ity company transacting business in this state.

Referred to the Committee on Insurance.

House bill No. 291, substituted for House bill No. 123, by

Mr. Slayden: An act dedicating to the city of Tacoma all the

right, title and interest of the state of Washington in and to
certain lands in the city of Tacoma, lying within section 36,
township 21 north, range 2 east, W. M., for street, park and

boulevard purposes.

Mr. Dickson moved that House bill No. 289, together with
the bill by Mr. Taylor, known as the reciprocal demurrage

bill, have right-of-way in the printing departments.

The motion was carried.

SECOND READING OF BILLS.

Mr. Bassett asked that House bill No. 130 be returned to
second reading for the purpose of amendment.

The request was granted.

Mr. Bassett offered the following amendment to House bill
No. 130: "Strike out the title and insert as follows: ‘An act
relating to the withdrawal of joint account deposits in banks
or trust companies.’"

The amendment was adopted.

The bill was read the second time, passed to third reading
and ordered engrossed.

Senate bill No. 128, making appropriation for the office of
commissioner of public lands, etc.
The bill was read the second time and passed to third reading.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 5, 1907.

Mr. Speaker:

We, your Committee on Revenue and Taxation to whom was referred House bill No. 152, entitled "An act to provide for the assessment of the operating property of railroads, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section 3, line ten in the printed bill, the same being section 3, line fourteen of the original bill, by striking the word "Circuit" and inserting in lieu thereof the word "Superior."

Amend the original bill in section 6 line seven after the word "action" by striking the word "of" and inserting the word "or." The same being correct in the printed bill.

Amend section 8 line seventeen, in the original bill, the same being section 8 line twelve of the printed bill by striking the word "partly" and inserting the word "partly" in lieu thereof. This is correctly spelled in the printed bill.

Amend section 11, line seven of the original bill by spelling the word proportion correctly. The same being correct in the printed bill.

Amend section 11, line twenty of the original bill, by spelling the word "districts" correctly. The same being correct in the printed bill.

Amend section 2 under subdivision 6 in line twenty-four of the printed bill, the same being marked "Alternative" in the original bill by striking the entire subdivision which includes these words: "Street Railways are excluded from the operation of this act."

FRANK H. RENICK, Chairman.

We concur in this report: H. C. Fulton, Henry A. Slayden, J. D. Bassett.

Mr. Coles offered the following amendment: "Insert the word 'day' between the word 'first' and the word 'of' in line 5 of section 7 of the printed bill.

The amendment was adopted.

Mr. Freudenberg offered the following amendment: "That the words: 'All acts or parts of acts in conflict with this act are hereby repealed' be made section 13." The amendment was adopted.

The bill was read the second time, by sections, the committee amendments were adopted and House bill No. 152 was passed to third reading and ordered engrossed.
House bill No. 136, regarding the limiting of hours of labor of females.

Mr. Ranck offered the following amendment: "Amend by inserting the word 'ten' in lieu of the word 'eight' in line 6 of section 1."

Mr. Ranck moved to indefinitely postpone.

Mr. Hanson moved that the motion to indefinitely postpone be laid on the table.

The motion was carried.

On motion of Mr. Kirkpatrick, the rules were suspended, the bill was considered engrossed, the second reading was considered the third and House bill No. 136 was placed on final passage and passed the House by the following vote: Yeas 69, nays 12, absent or not voting 14.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carylon, Coles, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Kayser, King, Kirkpatrick, Klovborg, Lung, McRae, McMaster, Madison, Morse, Olsen, Ramsay, Reeve, Reid, Renick, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (Isaac N.), Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weber, Weir, Whitlow, Mr. Speaker—69.

Those voting nay were: Messrs. Congleton, Connell, Fancher, Freudenberg, Hornberger, Lambert, McMorran, Megler, Miller, Ranck, Rhodes, Stevenson, Thompson (W. H.)—12.

Those absent or not voting were: Messrs. Beebe, Cloes, Gilbert (J. B.), Godman, Jackson (H. F.), Johnson, Long, McCoy, McDonald, Peddycord, Quinlan, Shultz, Strobridge, Ulsh,—14.

There being no objections the title of the bill was ordered to stand as the title of the act.
Mr. Speaker:

We, your Committee on Labor and Labor Statistics to whom was referred House bill No. 27, an act amending act of 1905 relative to payment of wages for labor, same being chapter 112 (H. B. No. 140) and entitled, an act amending section 1 of an act entitled, "An act to provide for the payment of wages of labor in lawful money of the United States and to punish violations of the same," approved February 2, 1888, being section 3305 of Ballinger's Annotated Codes and Statutes of the State of Washington, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it pass as amended.

Committee amendment: Amend section 1 by adding after the word "employe" in line thirty-four of the original bill, same being line twenty-six of the printed bill, the words "Provided also that the provisions of this act shall not apply to employes whose employment includes the handling of the employer's funds or financial accounts."

Committee amendment: Amend section 1 by striking out in line twenty-four of the original bill, same being line nineteen of the printed bill, the word "twenty-four" and inserting in lieu thereof the word "forty-eight."

J. Huxtable, Chairman.


The bill was read the second time, the committee amendments were adopted and House bill No. 27 was passed to third reading and ordered engrossed.

House bill No. 45, for the relief of the holders of warrants on state normal school funds.

Mr. Megler moved that the bill be re-referred to the Committee on Appropriations.

The motion was carried.

On request of Mr. King House bill No. 27 was returned to second reading for the purpose of amendment.

Mr. King offered the following amendment: "Amend by striking out the words 'that' and 'not' and insert between the word 'be' and 'lawful' the syllable 'un,' so as to read: 'it shall be 'unlawful.'"

The amendment was adopted.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 6, 1907.

Mr. Speaker:

The Senate has passed Senate Concurrent Resolution No. 11, providing for a joint committee to investigate the office of the State Land Commissioner, and the president has appointed Senators Knickerbocker and Scott in accordance therewith. The president has also appointed Senators Sumner and Williams in accordance with House Concurrent Resolution No. 7.

The Senate has also passed Senate Concurrent Resolution No. 12, providing for the purchase of a flag for the Capitol building.

And the resolutions are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

The House took a recess until 2 p. m.

AFTERNOON SESSION.

The speaker called the House to order at 2 p. m.

Roll call showed all members present except Messrs. Abrams, Beebe, Gilbert, J. B., Godman, Hanson, Jackson, F. C., Johnson, McDonald, Reid and Shultz, all of whom were excused except Mr. McDonlad.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 5, 1907.

Mr. Speaker:

We, your Committee on Revenue and Taxation to whom was referred House bill No. 166, an act relative to the finances of the State of Washington and providing a time when, and manner in which moneys shall be paid into the state treasury, and declaring an emergency, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section 1 by adding to it the following: Provided, That the provisions of this section shall apply to the office of Commissioner of Public Lands in so far only as to require said officer to transmit all moneys received in payment in principal and interest under outstanding contracts and leases where no question is raised as to the right
of the state to receive payment; and as to all cases where the right of the state to receive such moneys is in doubt the Commissioner shall transmit the same to the treasurer within five days after the determination of the Commissioner or the Board of State Land Commission that the money is due to the state: \textit{Provided further}, That money shall not be deemed to have been paid to the State of Washington upon any sale or lease of land until the money shall have been paid to the State Treasurer.

\textbf{Frank H. Renick, Chairman.}

We concur in this report: H. C. Fulton, Harry A. Rhodes, Frank C. Jackson, J. D. Bassett.

Mr. Frendenberg offered the following amendment: "An emergency exists and this act shall take effect immediately" in lieu of the emergency clause in section 4 as read.

The amendment was adopted.

The bill was read the second time by sections, the committee amendments were adopted and House bill No. 166 was passed to third reading and ordered engrossed.

Mr. Hanson asked permission to withdraw House bill No. 123 and substitute therefor a new bill to bear the same number.

The request was granted.

\textbf{House of Representatives,}
\textbf{Olympia, Wash., February 5, 1907.}

\textbf{Mr. Speaker:}

We, your Committee on Roads and Bridges, to whom was referred House bill No. 115, an act authorizing the expenditure of a portion of the road and bridge fund and district road fund in improvement of streets, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

\textbf{Committee amendment:} Amend section 1 in line four of the original bill, same being line three of the printed bill, by striking out the word "third" and inserting in lieu thereof the word "fourth."

\textbf{J. M. Stevenson, Chairman.}


The bill was read the second time by sections, passed to third reading and ordered engrossed.
House bill No. 56.

Mr. Huxtable moved that the bill be re-referred to the Committee on Labor and Labor Statistics.

The motion was adopted.

House bill No. 131, creating a commission to revise and recodify the code of public instruction.

The bill was read the second time by sections, passed to third reading and ordered engrossed.

House bill No. 119, amending the code of public instruction, etc.

The bill was read the second time and, on motion of Mr. Bassett, the rules were suspended, the bill was considered engrossed, the second reading was considered the third and House bill No. 119 was placed on final passage and passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 14.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Cloes, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gilbert (E. P.), Glen, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hursihan, Hutchinson, Huxtable, Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McRae, McMaster, McMorran, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens, (E. M.), Stephens (Isaac N.), Strobridge, Thompson (D. M.), Thompson (W. H.), Tibbets, Tonkin, Troy, Vedgowe, Wade, Weir, Whitlow, Mr. Speaker—81.

Those absent or not voting were: Messrs. Abrams, Beebe, Gaches, Gilbert (J. B.), Griffin, Jackson (F. C.), Johnson, McDonald, Reeve, Shultz, Stevenson, Ulsh, Weber—14.

There being no objections the title of the bill was ordered to stand as the title of the act.
THIRD READING OF BILLS.

House bill No. 62, prohibiting the enticing of females, etc.
The bill was read the third time, placed on final passage and passed the House by the following vote: Years 76, nays 2, absent or not voting 17.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Coles, Congleton, Cloes, Croft, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Fulton, Gilbert (E. P.), Glen, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Long, Lung McCoy, McRae, McMaster, McMorran, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Reeve, Reid, Rhodes, Rice, Romaine, Sayer, Sewall, Sherfey Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (Isaac N.), Stoverson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbets, Troy, Vergowe, Wade, Whitlow, Mr. Speaker—76.

Those voting nay were: Messrs. Connell, Ranck—2.

Those absent or not voting were: Messrs. Abrams, Beebe, Dickson, Fancher, Gaches, Gilbert (J. B.), Godman, Griffin, Jackson (F. C.), Johnson, Lambert, McDonald, Sheets, Shultz, Toukin, Ulsh, Weir—17.

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

Senate bill No. 128, making appropriation for the office of commissioner of public lands, etc.
The bill was read the third time, placed on final passage and passed the House by the following vote: Yeas 79, nays 0, absent or not voting 16.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Bell, Bradberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Cloes, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, He-

Those absent or not voting were: Messrs. Abrams, Beebe, Blackmore, Dickson, Gilbert (J. B.), Godman, Griffin, Jackson (F. C.), Johnson, McCoy, McDonald, Renick, Shultz, Strobridge, Vergowe, Weir—16.

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

SECOND READING OF BILLS.

House bill No. 131, for the recodifying of the code of public instruction, etc.

The bill was read the third time and, on motion of Mr. Bassett the rules were suspended, the bill was considered engrossed, the second reading was considered the third and House bill No. 131 was placed on final passage and passed the House by the following vote: Yeas 80, nays 0, absent of not voting 15.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Cloes, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Govan, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McRae, McDonald, McMaster, McMorran, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsey, Ranck, Reeves, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (Isaac N.), Stevenson, Taylor, Thompson (D.
M.), Thompson (W. II.), Tibbett, Tonkin, Troy, Ulsh, Wade, Weber, Whitlow, Mr. Speaker—80.

Those absent or not voting were: Messrs. Abrams, Beebe, Dickson, Gilbert (J. B.), Godman, Gregg, Griffin, Hogan, Jackson (F. C.), Johnson, Kayser, Shultz, Strobridge, Vergow, Weir—15.

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

SENATE CONCURRENT RESOLUTIONS.

Senate concurrent resolution No. 11, providing for an investigation of the office of land commissioner.

On motion of Mr. Thompson, D. M., the resolution was referred to the Committee on Rules and Order.

Senate concurrent resolution No. 12, authorizing for the purchase of a flag for the capitol.

On motion of Mr. Gilbert, E. P., the resolution was adopted.

REPORTS OF STANDING COMMITTEES.

House substituted bill No. 123—Recommend it do pass.

House bill No. 91—Recommend it do pass as amended.

House bill No. 93—Recommend it do pass as amended.

The speaker called Mr. McCoy to the chair.

SECOND READING OF BILLS.

HYGIENE,

Olympia, Wash., February 5, 1907.

Mr. Speaker:

We, your Committee on Medicine, Surgery, Dentistry and Hygiene, to whom was referred House bill No. 91, an act relating to the prevention of pollution of public water supplies used for domestic purposes; authorizing the adoption and promulgation by the State Board of Health of orders, rules and regulations for such purposes; providing for appeals to the superior court from any orders of said Board and giving jurisdiction in equity to the superior court to enforce orders, rules and regulations of said Board; authorizing the establishment and maintenance of an experimental station and providing penalties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment: Amend the title by striking out in lines seven and eight of the original bill, same being line five in the printed
bill, the words "authorizing the establishment and maintenance of an experimental station."

Committee amendment: Amend section 1 by striking out in lines three and four of the original bill, same being line two of the printed bill, the word "or" after the word "town"; also strike out the words "or by any" in lines three and four of the original bill, same being lines two and three of the printed bill.

Committee amendment: Amend section 1 by inserting in line six of the original bill, same being line four of the printed bill, after the word "provided," the words "by said such city, town or public institution, water or ice company."

Committee amendment: Amend section 2 by inserting in line two of the original bill, same being line one of the printed bill, after the word "made," the words "at the University of Washington or the Washington State College."

Committee amendment: Amend section 8 by striking in line four of the original, same being line two of the printed bill, the word "an," and inserting in lieu thereof the word "any."

Committee amendment: Amend section 12 by striking out in line five of the original bill, same being lines three and four of the printed bill, the words "establish and maintain an experimental station for the purpose of studying," and inserting in lieu thereof the words "investigate and adopt."

Committee amendment: Amend the bill by striking out all of section 15.

H. C. Fulton, Chairman.


Mr. Taylor offered the following amendment: "To add the following: 'Section 14 1/2. All companies or persons who suffer damages by this act shall receive compensation from the state to the extent of their loss.'"

The amendment was lost.

The bill was read the second time by sections, the committee amendments were adopted and House bill No. 91, as amended, was passed to third reading and ordered engrossed.

The speaker resumed the chair.

The House adjourned.

Leo. O. Meigs,  
Chief Clerk.  

J. A. Falconer,  
Speaker.
TWENTY-FIFTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASHINGTON, Thursday, February 7, 1907.

The speaker called the House to order at 10 a.m.
Roll call showed all members present except Messrs. Abrams, Beebe, Gilbert, J. B., Jackson, F. C., and Johnson, all of whom were excused.
Reverend A. M. Stevenson offered prayer.
Mr. Reid moved that the further reading of the minutes be dispensed with.
The motion was carried.

PETITIONS AND MEMORIALS.

Two petitions asking for the passage of a direct primary law were received and referred to the Committee on Privileges and Elections.

Petitions asking for the passage of a local option law were received and referred to the Committee on Public Morals.

On request of Mr. Megler, a petition from members of the House asking to have the report of the Committee on Soldiers' Home printed was granted.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 7, 1907.

Mr. Speaker:

Your Committee on Engrossed Bills to whom was referred House bills Nos. 166 and 115, have compared same with the original bills and find them correctly engrossed.
Respectfully submitted,

HOWARD D. TAYLOR, Chairman.

We concur in this report: A. M. Sewall, Howard G. Hanson, M. W. Whitlow, A. H. Gregg, P. H. Carlyon.
To the Members of the Joint Committee on Railroads in the House and Senate:

We, your sub-committee, beg to submit the following report:

We have investigated very thoroughly and carefully every item of expense incurred by the State Railroad Commission from its organization to this date, and find in most instances the money has been judiciously expended.

There have been a few instances in our judgment in which your committee would not have spent the money exactly as has been done, but the amounts involved are so small they are not worthy of consideration.

Regarding the trip to Cuba by Commissioner McMillin and Secretary Snowden, we find the state did not pay for same.

In the purchase of office furniture, fixtures and office appliances in the sum of substantially $1200, your committee feel the Commission might have been more economical and that this investigation will be fruitful of results for the guidance of other state officers in like expenditures. We do not find that the traveling expenses were excessive.

Your committee find that the Commissioners have loaned to another department of state $100 in stamps, a practice which should not be countenanced.

We also find that one of the employes engaged by the Commission has been used in another department. This also we regard as being bad business policy.

In our opinion, it was good policy to employ the engineer at a salary of $1,000 per month. We feel that the duties to be performed by this engineer are extremely important at this time and that it was good policy and good business judgment to employ a man of the highest possible standing. In our judgment, the work of the Railroad Commission in securing information regarding the cost of construction per mile, while expensive, is most important, and we are of the opinion that this information has been obtained at much less expense than similar work has been accomplished by other railway commissions.

Regarding the matter of a special rate on lime from Roche Harbor to Portland, in which Commissioner McMillin was interested, your committee find that the rate was made eight years ago, long before the passage of a railroad commission bill. Your committee also find that the rate has been raised since the passage of the bill and that it is an open rate.

We find that the benefits to the state from the labors of the Railroad Commission have been very great, in fact very much more than the state has expended in this work.

Regarding Commissioner John S. McMillin, it is our opinion that Mr. McMillin has not been of service to the commission since the 1st
day of July, 1906. We have taken this matter up with Mr. McMillin with the result as per his letter herewith made part of this report:

"OLYMPIA, WASHINGTON, January 28, 1907.

To the Sub-Committee of the Joint Committee on Railroads, Legislature of Washington:

GENTLEMEN—At the meeting of your sub-committee this morning, I stated to you that my services as railroad commissioner had been interrupted for a time by circumstances entirely beyond my control; and that I was willing and desired to remit to the state any portion or all of the salary which I had received as such officer, which might be considered just and fair.

One of the members of your committee openly stated that he thought I should return the salary from July 1st, 1906. In view of my open and unlimited proposition, and notwithstanding the fact that I have assisted in the transaction of a great deal of important public business since that time, I hereby propose to comply with that suggestion and leave the matter entirely in your hands.

Very respectfully yours,

(Signed) JOHN S. McMILLIN."

We recommend that the offer of Commissioner McMillin to return the salary received by him as such Commissioner from and after July 1, 1906, be accepted, and that the sum so returned by him be accredited to the railroad commission fund from which it was drawn.

We further find that the sum of $75,000 was appropriated at the session of 1905 for railroad commission purposes, of which there has been expended up to and including January 28, 1907, the sum of $51,131.70, leaving a net balance on hand in this fund of $23,869.30.

We would recommend that such legislation be enacted at the present session of the legislature as will require the railroad commissioners to reside at the seat of government or at the place where the main office of said Commission is established, and that the members of said Commission be required to devote their entire time and attention to the duties of said Commission.

Respectfully submitted,

G. E. DICKSON,
Chairman House Sub-Committee.

J. B. ABRAMS,
I. N. STEPHENS,
H. D. TAYLOR.

THE RAILROAD COMMISSION OF WASHINGTON,
OLYMPIA, January 28, 1907.

To the Sub-Committee of the Joint Committee on Railroads, Legislature of Washington:

GENTLEMEN—At the meeting of your sub-committee this morning, I stated to you that my services as Railroad Commissioner had been interrupted for a time by circumstances entirely beyond my control;
and that I was willing and desired to remit to the state any portion or all of the salary which I had received as such officer, which might be considered just and fair.

One of the members of your committee openly stated that he thought I should return the salary from July 1st, 1906. In view of my open and unlimited proposition, and notwithstanding the fact that I have assisted in the transaction of a great deal of important public business since that time, I hereby propose to comply with that suggestion and to leave the matter entirely in your hands.

Very respectfully yours,

JOHN S. McMILLIN.

Recommend that the report of the sub-committee be adopted.

The report of the committee was adopted.

Report of dairy and food commissioner—Recommend it be printed.

The report of the committee was adopted.

Senate bill No. 57—Recommend it do pass.

House bill No. 187—Recommend it do pass.

House bill No. 206—Recommend it do pass.

House bill No. 198—Recommend it do pass as amended.

House substituted bill No. 44—Recommend it do pass as amended.

House bill No 171—Recommend it do pass as amended.

House bill No. 188—Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 209—Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 53—Recommend it be indefinitely postponed.

The report of the committee was adopted.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, ordered printed and referred to the committees indicated.

House bill No. 292 by Joint Committee on Military Affairs and Soldiers' Home.

An act relating to the construction of armories for the use of the National Guard of Washington, appropriating money
from the military fund therefor, creating a board to superintend the construction thereof, and declaring an emergency.

Placed on the Calendar.

House bill No. 293 by Joint Committee on Military Affairs and Soldiers' Home.


Placed on the Calendar.

House bill No. 294, by Mr. Tibbetts: An act to provide for a statue in marble or bronze of Gov. Isaac I. Stevens, to be placed in Statuary Hall, in the National Capitol, and making an appropriation therefor.

Referred to the Committee on Appropriations.

House bill No. 295 by Mr. Sewall. An act to appropriate money for annual expenses of the board of commissioners for
the promotion of uniformity of legislation in the United States.

Referred to the Committee on Appropriations.

House bill No. 296 by Mr. Sewall. An act to amend section 1 of an act entitled, "An act to provide for the payment of bailiffs of the superior courts," approved February 16, 1891, being identical with section 1558 of Ballinger's Washington Code, also section 4375 Pierce's Washington Code and section 2970 of the 2nd volume of Hill's Washington Code.

Referred to the Committee on Judiciary.

House bill No. 297 by Mr. Cameron. An act amending section 1 of an act entitled, "An act to create the office of sheep inspector and prescribe the duties thereof; to prevent the spread of contagious and infectious diseases among sheep; to provide for the collection of damages for the spreading of disease among sheep and to repeal an act entitled, 'An act in relation to and to prevent the introduction or spread of disease among sheep,' approved February 2, 1888, and to repeal an act entitled "An act in relation to and to prevent the introduction or spread of diseases among sheep,' approved February 2, 1888, and declaring an emergency, approved February 26, 1897, and declaring an emergency," approved March 16, 1901.

Referred to the Committee on Dairy and Live Stock.

House bill No. 298 by Mr. Dickson. An act providing for the purchase of the Highway bridge across the Columbia river, at Wenatchee, Washington, by the State of Washington, from the Washington Bridge Company, providing for the time and method of payment therefor and the manner of future maintenance and supervision thereof, and making an appropriation for said purchase.

Referred to the Committee on Roads and Bridges.

House bill No. 299 by Mr. Carlyon. An act authorizing boards of county commissioners in the several counties of the state, to convey to incorporated cities and towns, within the boundaries of their respective counties, lands belonging to the
county, for park, cemetery or other municipal purposes, for such consideration as to them may seem proper.

Referred to the Committee on Judiciary.

House bill No. 300 by Mr. Bradsberry. An act prescribing the terms and conditions of sale of timber on state, school and granted lands.

Referred to the Committee on State, School and Granted Lands.

House bill No. 301 by Mr. Fancher. An act to amend 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," approved March 13, 1890, the same being section 5546 of Pierce's Washington Code, and to repeal section 33 of said act, the same being section 5563 of Pierce's Washington Code.

Referred to the Committee on Hospitals for the Insane.

House bill No. 302 by Mr. Godman. An act creating the office of district prosecuting attorneys, providing their powers and duties, fixing their compensation, and declaring an emergency.

Referred to the Committee on Judiciary.

House bill No. 303, by Mr. Reid: An act fixing the salaries of certain state officers.

Referred to the Committee on Appropriations.

House bill No. 304, by Mr. Beach: An act to amend 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," approved March 30, 1890, the same being section 5546 of Pierce's Washington Code, and relating to commitments of insane persons.

Referred to the Committee on Hospitals for the Insane.

House bill No. 305 by Mr. Olsen. An act to prevent the unauthorized interference with water in streams, ditches, canals, flumes and other aqueducts, used for irrigation, stock, do-
mestic, mining, manufacturing or other beneficial purposes, and providing a penalty for the violation thereof.

Referred to the Committee on Irrigation and Arid Lands.

House bill No. 306 by Mr. Tonkin. An act to amend sections 4 and 16 of an act entitled, "An act relating to the proper ventilation and safety of coal mines and prescribing the manner of appointment of inspectors," approved March 5, 1891, and providing for reports relative to the transferring of coal mines, and prescribing a penalty for the violation of the provisions thereof.

Referred to the Committee on Mines and Mining.

SECOND READING OF BILLS.

House bill No. 291 (substituted for House bill No. 123).

On motion of Mr. Megler the bill was re-referred to the Committee on Judiciary.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 5, 1907.

MR. SPEAKER:

We, your Committee on Medicine, Surgery, Dentistry and Hygiene to whom was referred House bill No. 92, an act to amend sections 1, 3, 4, 7 and 8 of an act entitled "An Act for the prevention of the spread of contagious diseases; defining methods and fixing the penalty for the violation and repealing sections in conflict with this act," approved March 12, 1903, and adding section 1-2 to said act, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment: Amend section 2 by striking out in line six of the original bill, same being line four of the printed bill, the word "December," and inserting in lieu thereof the word "January," and after the word "year" inserting the words "following that."

Committee amendment: Amend section 2 by inserting in line ten of the original bill, same being line six of the printed bill, after the word "further," the word "that"; also inserting after the word "of," the words "cities of."

Committee amendment: Amend section 3 by striking out in line fifteen of the original bill, same being line ten of the printed bill, the word "he," inserting in lieu thereof the words "all city health officers except those of cities of the first class."
Committee amendment: Amend section 5 by striking out in line seventeen of the original bill, same being line eleven of the printed bill, the figures "$50.00" and inserting in lieu thereof the figures "$10.00"; also striking out in line twenty-three of the original bill, same being line sixteen of the printed bill, the figures "$50.00" and inserting in lieu thereof the figures "$10.00"; also by striking out in line thirty-six of the original bill, same being line twenty-five of the printed bill, the figures "$25.00" and inserting in lieu thereof the figures "$10.00."

H. C. FULTON, Chairman.


Mr. Godman moved to amend by striking out section 2.

The motion was lost.

The bill was read the second time by sections, the committee amendments were adopted and, on motion of Mr. Sheets, the rules were suspended, the second reading was considered the third, the bill was considered engrossed and House bill No. 92 was placed on final passage and passed the House by the following vote: Yeas, 84, nays 0, absent or not voting 11.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Cloes, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Huxtable, Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McRae, McDonald, McMaster, McMorran, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (Isaac N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin. Troy, Vergowe, Weber, Whitlow, Mr. Speaker—84.

Those absent or not voting were: Messrs. Abrams, Beebe, Gilbert (J. B.), Hutchinson, Jackson (F. C.), Johnson, Long, Rhodes, Ulsh, Wade, Weir—11.

There being no objection the title of the bill was ordered to stand as the title of the act.
Mr. Speaker:

We, your Committee on Medicine, Surgery, Dentistry and Hygiene to whom was referred House bill No. 93, an act to provide a system of registration of births and deaths and the method of reporting births and deaths, and for the issuance of permits for the burial, removal or transportation of bodies of deceased persons and fixing the penalty for the violation, and repealing all laws inconsistent with this act, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment: Amend section 1 by striking out in line one of the original bill, same being line one of the printed bill, the word "is" and inserting in lieu thereof the word "it."

Committee amendment: Amend section 4 by striking out in line twenty-one of the original bill, same being line fifteen of the printed bill, the word "burial" and inserting in lieu thereof the word "transit."

Committee amendment: Amend section 20 by striking out in line twelve of the original bill, same being line nine of the printed bill, the word "amount" and inserting in lieu thereof the word "account."

Committee amendment: Amend section 21 by striking out in line nine of the original bill, same being line seven of the printed bill, the word "certification" and inserting in lieu thereof the word "certificate."

Committee amendment: Amend section 21 by striking out in line thirty-seven of the original bill, same being line twenty-six of the printed bill, the words "the local" and inserting in lieu thereof the word "any."

H. C. Fulton, Chairman.


Mr. Godman moved to strike out the word "death" in line 4 of section 3.

The motion was lost.

Mr. Godman moved to amend by striking out sub-division 5 of section 13.

The amendment was adopted.

The bill, as amended, was read the second time by sections, the committee amendments were adopted and House bill No. 93 was passed to third reading and ordered engrossed.

Message from the Senate.

The president has signed House bill No. 105, relating to liens upon logs, etc.
Also, House bill No. 71, providing for the payment of all public moneys into the general funds, etc.
Also, House memorial No. 1, relating to the improvement of the Columbia and Snake rivers.
And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

The House took a recess until 1:30 p. m.

AFTERNOON SESSION.

The speaker called the House to order at 1:30 p. m.
Roll call showed all members present except Messrs. Beebe, Dickson, Gilbert (J. B.), Jackson (F. C.), Johnson, Megler, Reid, Shultz, and Stevenson, who were excused.

SECOND READING OF BILLS.

The speaker called Mr. Sheets to the chair.
Senate bill No. 57. On motion of Mr. Rhodes, the bill was referred to the Committee on Judiciary.
House bill No. 187, relating to the trespass of sheep.
The bill was read the second time by sections and, on motion of Mr. Bassett, the rules were suspended, the bill was considered engrossed, the second reading considered the third and House bill No. 187 was placed on final passage and passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting 22.
Those voting yea were: Messrs. Armstrong, Bassett, Beach, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Cloes, Croft, Davis (D. J.), Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Godman, Govan, Griffin, Halteman, Hamilton, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McRae, McMaster, McMorran, Madison, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Shurfey, Slayden, Smalley,

Those absent or not voting were: Messrs. Abrams, Beebe, Davis (E. C.), Dickson, Erickson, Fancher, Gilbert (J. B.), Gregg, Hewitt, Hogan, Jackson (F. C.), Johnson, Long, McDonald, Megler, Peddycord, Reid, Shultz, Stevenson, Strobidge, Thompson (D. M.), Mr. Speaker—22.

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

House bill No. 206. On motion of Mr. Sherfey, the bill was re-referred to the Committee on Appropriations.

House bill No. 198. On motion of Mr. Tibbetts, the bill was re-referred to the Committee on Military Affairs and Soldiers' Home.

House bill No. 171. On motion of Mr. Reid, it was directed that the bill remain on the calendar.

REPORTS OF STANDING COMMITTEES.

House bill No. 106: Recommend it do pass as amended.

Senate joint resolution No. 11.

We, your Committee on Rules, have had under consideration Senate Joint Resolution No. 11, and report the same back to the House with the recommendation that it be amended by striking out all after the word "report" in line twenty-four of the original resolution, and before the word "that" in line twenty-seven, and insert in lieu thereof the following: "its findings to this Tenth Legislature on or before the 1st day of March, 1907; or report at said time such portions of such charges as they have investigated, and submit to this Legislature the question of the further investigation of said office, and that said resolution as amended, do pass.

On motion of Mr. Reid, the resolution as amended was adopted.

RESOLUTION.

By Mr. Bassett:

Resolved, That the Committee appointed by the speaker to confer with a similar committee appointed by the legislatures of Idaho and Oregon relative to the opening of the Columbia river be authorized to attend such conference at Portland, Saturday, February 9th.

The resolution was adopted.
REPORTS OF STANDING COMMITTEES.

House bill No. 149: Recommend that it be re-referred to the Committee on Judiciary.
The report of the committee was adopted.
House memorial No. 5: Recommend it do pass.
House bill No. 56: Recommend it do pass as amended.
House bill No. 204: Recommend it do pass as amended.

SECOND READING OF BILLS.

House substitute bill No. 44. On motion of Mr. Gaches, the bill was re-referred to the Committee on Agriculture.
House memorial No. 5, relating to soldiers' scrip locations.
The memorial was read the second time, passed to third reading and ordered engrossed.
House bill No. 106. On motion of Mr. Glen, the bill, as amended, was ordered reprinted.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, ordered printed and referred to committees indicated:
House bill No. 307, by Mr. Romaine: An act to amend sections 4, 5, 6, 10, 12, 13, 15 and 17, of "An act relating to drugs and medicines, the licensing of persons to compound, dispense, buy and sell the same in the State of Washington, placing restrictions on the sale of wines, malt and spirituous liquors, defining crimes and misdemeanors and prescribing penalties in cases of violations of the provisions of this act, repealing chapter 153 of the Session Laws of 1891 of Washington, being an act entitled 'An act to regulate the practice of pharmacy, the licensing of persons to carry on such practice and the sale of poisons in the State of Washington,' approved March 9, 1891, and also repealing chapter 113 of the Session Laws of 1893 of Washington, being an act entitled "An act to amend section 8, chapter 153, of the Session Laws of 1891 of Washington, regulating the practice of pharmacy, approved March 9, 1891, and declaring an emergency," approved March 10, 1893, and declar-
ing an emergency,' approved March 14, 1899, and by adding
to said act sections 17 1-2 and 17 1-3, and declaring an emerg­
ency.”

Referred to the Committee on Medicine, Surgery, Dentistry
and Hygiene.

House bill No. 308, by Mr. Rhodes: An act creating a State
Law Library and providing for its management, and repealing
sections one, two, three, four, five, six and seven of chapter 171
of Session Laws 1903, relating to the State Library.

Referred to the Committee on State Library.

House bill No. 309 (substituted for House bill No. 150),
by Committee on Public Morals: An act to regulate and in
certain cases to prohibit the manufacture, sale, keeping, keep­
ing for sale, owning, or giving away of cigarettes, cigarette
paper, cigarette wrappers, and other substitutes for the same,
providing penalties for the violation thereof, and repealing all
laws in conflict therewith.

Placed on the calendar.

House bill No. 310, by Mr. Sheets: An act amending sec­
tions 1092, 1093, and 1095, of Ballinger’s Annotated Codes and
Statutes of Washington, relating to the construction of sub­
sewers.

Referred to the Committee on Municipal Corporations other
than First Class.

THIRD READING OF BILLS.

House bill No. 115, authorizing the improvement of streets,
etc.

The bill was read the third time, placed on final passage and
failed to pass by the following vote: Yeas, 29; nays, 47; ab­
sent or not voting, 19.

Those voting yea were: Messrs. Freudenberg, Fulton, Gil­
bert (E. P.), Glen, Govan, Griffin, Hanson, Hurshman, Hux­
table, Jackson (H. F.), Kirkpatrick, Klovborg, Lambert, Lung,
Olsen, Quinlan, Ramsay, Reeve, Reid, Renick, Rhodes, Ro­
maine, Sewall, Shultz, Slayden, Stevenson, Thompson (W. H.),
Vergowe, Mr. Speaker—29.
Those voting nay were: Messrs. Armstrong, Bassett, Beach, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Gaches, Halteman, Hamilton, Henderson, Hogan, Hornberger, Hutchinson, Kayser, King, McCoy, McRae, McDonald, Madison, Megler, Miller, Morse, Ranck, Sayer, Sheets, Sherfey, Smalley, Stephens (E. M.), Stephens (Isaac N.), Taylor, Thompson (D. M.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Whitlow—47.

Those absent or not voting were: Messrs. Abrams, Beebe, Cloes, Erickson, Fancher, Gilbert (J. B.), Godman, Gregg, Hewitt, Jackson (F. C.), Johnson, Long, McMaster, McMorran, Peddycord, Rice, Strobridge, Weber, Weir—19.

House bill No. 166, relating to state finances, etc.

The bill was read the third time, placed on final passage and passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 20.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Godman, Govan, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Kayser, Kirkpatrick, Klovborg, Long, Lung, McCoy, McRae, McDonald, McMaster, McMorran, Madison, Megler, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens, (Isaac N.), Stevenson, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weber, Mr. Speaker—75.

Those absent or not voting were: Messrs. Abrams, Beebe, Cloes, Erickson, Gilbert (J. B.), Gregg, Hewitt, Jackson (F. C.), Johnson, King, Lambert, Miller, Peddycord, Reeve, Shultz, Strobridge, Taylor, Thompson (D. M.), Weir, Whitlow—20.
The emergency clause passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Bell, Blackmore, Bradberry, Byerly, Cameron, Congleton, Connell, Cloes, Croft, Davis (D. J.), Davis (E. C.), Dickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Godman, Govan, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lung, McCoy, McRae, McDonald, McMasters, McMorran, Madison, Megler, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (Isaac N.) Stevenson, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weber, Mr. Speaker—74.

Those absent or not voting were: Messrs. Abrams, Beebe, Carlyon, Coles, Erickson, Fancher, Gilbert (J. B.), Gregg, Hewitt, Jackson (F. C.), Johnson, Lambert, Long, Miller, Peddycord, Shultz, Strobridge, Taylor, Wade, Weir, Whitlow—21.

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

House memorial No. 5, relating to scrip locations, etc.

On motion of Mr. Megler, the rules were suspended, the second reading was considered the third and House memorial No. 5 was placed on final passage and passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 19.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Cloes, Croft, Davis (D. J.), Davis (E. C.), Dickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Godman, Govan, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McCoy, McRae, McDonald, McMaster, McMorran, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine,
Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (Isaac N.), Stevenson, Thompson (W. H.), Tibbetts, Tonkin, Ulsh, Wade, Weber, Mr. Speaker—76.

Those absent or not voting were: Messrs. Abrams, Beebe, Erickson, Gilbert (J. B.), Gregg, Hewitt, Jackson (F. C.), Johnson, Lambert, Peddycord, Shultz, Stephens (Isaac N.), Strobridge, Taylor, Thompson (D. M.), Troy, Vergowe, Weir, Whitlow—19.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, February 7, 1907.

To the Honorable the House of Representatives of the State of Washington:

GENTLEMEN—I have this day approved the following bills:

House bill No. 71, entitled "An Act to provide for the payment of all state moneys into the general fund, except those received from taxes levied for specific purposes and excepting the permanent and irreducible funds and the moneys derived therefrom; and providing for the payment of certain salaries and expenses from the general fund, and declaring an emergency."

House bill No. 105, entitled "An Act to amend section 1 of an act entitled 'An Act providing liens upon saw logs, spars, piles or other timber, and upon lumber and shingles, and concerning the remedy to secure and obtain such liens and the benefit thereof, and the manner and procedure of obtaining the same,' approved March 15, 1893, approved March 19, 1895."

MR. SPEAKER:

ALBERT E. MEAD, Governor.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 7, 1907.

Mr. Speaker:

The Senate has passed Senate bill No. 46, an act to provide for state depositaries and to regulate the deposits of public moneys, etc.

Also Senate bill No. 31, relating to the deeding of certain tide lands to the city of Tacoma;

Also Senate bill No. 65, authorizing cities of the first class to assess certain school land for local improvements, etc.;

Also Senate bill No. 75, authorizing the deeding of certain tide lands to the city of Olympia;

Also Senate bill No. 76, providing for the construction of a residence for the Governor, and making an appropriation therefor;

Also Senate bill No. 54, an act to establish a fish hatchery on the Lyle river, in Clallam county;
Also Senate bill No. 86, amending the law relating to estrays;
Also Senate bill No. 92, an act providing for the manner of sale and
distribution of grain sacks;
Also Senate bill No. 77, an act to establish a fish hatchery on the
Lewis river, in Cowlitz county;
Also House bill No. 4, an act to provide for the punishment of par­
ents responsible for the delinquency of children;
Also House bill No. 43, an act providing for the investment of the
permanent school fund, with the following amendments:
Amend the title of the printed bill by adding thereto "and declaring
an emergency."
In section 4, line six, after the word "thereof" change the period
into a semi-colon and add the following: "Provided, the word bonds
in this section shall not be interpreted to mean or include any special,
or assessment district bonds or bonds other than those found to be
within the limit of indebtedness prescribed by law, or regularly created
and issued as general indebtedness bonds; provided further, that
school district bonds regularly created and issued shall be given prefer­
lence in said investments."
Strike "Sec. 5" of the printed bill, inserting in lieu thereof "Sec. 5.
An emergency existing, this act shall take effect immediately."
And the same are herewith transmitted.
The Senate has indefinitely postponed House bill No. 46, to amend
the law relating to state highways.

J. W. Lysons, Secretary of the Senate.

House bill No. 43, providing for the investment of school
funds.
The Senate amendments to House bill No. 43 were read and,
on motion of Mr. Reid, the House concurred in the Senate
amendments.
The emergency clause passed the House by the following vote:
Yeas, 78; nays, 0; absent or not voting, 17.
Those voting yea were: Messrs. Armstrong, Bassett, Beach,
Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Coles,
Congleton, Connell, Cloes, Croft, Davis (D. J.), Davis (E. C.),
Dickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E.
P.), Glen, Godman, Govan, Griffin, Halteman, Hamilton, Han­
son, Henderson, Hogan, Hornberger, Hursman, Hutchinson,
Huxtable, Jackson (H. F.), Kayser, King, Kirkpatrick, Klov­
borg, Long, Lung, McCoy, McRae, McDonald, McMaster, Mc­
Morran, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck,
Roeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall,
TWENTY-SIXTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FRIDAY, FEBRUARY 8, 1907.

The speaker called the House to order at 10 a. m.

Roll call showed all members present except Messrs. Abrams, Armstrong, Beebe, Cloes, Congleton, Davis (D. J.), Dickson, Gilbert (J. B.), Griffin, Hogan, Jackson (F. C.), Johnson, King, Stephens (E. M.), Weber and Weir. All were excused except Messrs. Cloes, Congleton, Hogan, Stephens (E. M.), Weber and Weir.

Rev. A. M. Stevenson offered prayer.

On motion of Mr. Reid, the reading of the journal was dispensed with.

PETITIONS AND MEMORIALS.

Petitions favoring the passage of a local option law were received and referred to the Committee on Public Morals.

Petitions relating to the passage of a direct primary law were received and referred to the Committee on Privileges and Elections.
RESOLUTION.

House concurrent resolution No. 10, was introduced, as fol­

Resolutions by the House, the Senate concurring, That the House Com­
lower with the Senate Committee on Salaries and Mileage constitute a joint committee for the consideration of salaries paid state and county elective and appointive officers, and to make recommendations thereon to this Legislature.

The resolution was adopted.

REPORTS OF STANDING COMMITTEES.

House bill No. 128: Recommend it do pass as amended.
House bill No. 38: Recommend it do pass as amended.
House bill No. 190: Recommend it do pass as amended.
House bill No. 138: Recommend it do pass.
House bill No. 238: Recommend it be re-referred to the Committee on Appropriations.

The report of the committee was adopted.
House bill No. 226: Recommend it be indefinitely postponed.

The report of the committee was adopted.
House bill No. 225: Recommend it do pass.
House bill No. 227: Recommend it do pass.
House bill No. 157: Recommend it do pass as amended.
House bill No. 68: Recommend it do pass as amended.
Senate bill No. 74: Recommend it do pass.
House bill No. 95: Recommend it be indefinitely postponed.

The report of the committee was adopted.
House bill No. 168: Recommend it be indefinitely postponed.

The report of the committee was adopted.
House bill No. 224: Recommend it be indefinitely postponed.

The report of the committee was adopted.
House bill No. 217: Recommend it be re-referred to the Committee on Commerce and Manufactures.

The report of the committee was adopted.
Senate bill No. 57: Recommend it do pass.
House bill No. 145: Recommend it do pass.
House bill No. 112: Recommend it do pass as amended.
House bill No. 161: Recommend it do pass as amended.
House bill No. 195: Recommend it do pass as amended.
House bill No. 55: Recommend it do pass as amended.
Senate bill No. 63: Recommend it do pass as amended.
House memorial No. 4: Recommend it do pass as amended.
House bill No. 17: Recommend it do pass as amended.
Senate bill No. 17: Recommend it do pass.
House bill No. 42: Recommend it be indefinitely postponed.
Mr. Hutchinson moved that the bill be re-referred to the Committee on Education.
The motion was lost.
The report of the committee was adopted.
At the request of Mr. Stevenson, House bill No. 17 was ordered reprinted.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, ordered printed, and referred to committees indicated:
House bill No. 311, by Mr. Lung: An act amending section 1715 of Pierce's Code of Washington, the same being section 7202 of Vol. 2, Ballinger's Code and Statutes of Washington, relating to the bribery of executive or legislative officers and prescribing the punishment therefor.
Referred to the Committee on Judiciary.
House bill No. 312, by Mr. Bradberry: An act amending section 6 of an act to provide for the alteration, replat or vacation of any townsite, city plat or plats, addition or additions, or parts thereof, and the assessment, collection and payment of any damages connected therewith approved March 14th, 1903.
Referred to the Committee on Judiciary.
House bill No. 313, by Mr. Gaches: An act relating to the payment by the state of assessments made on state, school or granted lands for the construction and maintenance of dikes and drains benefitting such lands, and repealing section 2 of chapter 127 of Laws of 1905, being an act entitled "Amending act of 1901 relating to assessments of state, school and granted lands for drainage purposes. An act relating to the payment of as-
sessments made on state, school, granted or other lands for the purpose of dikes, and drainage, and amending section twenty-five of an act entitled 'An act providing for the establishment and construction of ditches for drainage purposes,' approved March 8, 1901, (same being section 4594 of Pierce's Washington Code), and making an appropriation therefor and declaring an emergency,” approved March 9, 1905; and making an appropriation therefor and declaring an emergency.

Referred to the Committee on Revenue and Taxation.

House bill No. 314, by Mr. Gaches: An act amending section 1 of chapter 127 of the Laws of 1905, being an act entitled “Amending act of 1901 relating to the assessment of state, school and granted lands for drainage purposes. An act relating to the payment of assessments made on state, school, granted or other lands for the purpose of dikes and drainage, and amending section twenty-five of an act entitled ‘An act providing for the establishment and construction of ditches for drainage purposes,’ approved March 8, 1901, (same being section 4594, of Pierce’s Washington Code), and making an appropriation therefor and declaring an emergency,” approved March 9, 1905, and repealing section 2 thereof and declaring an emergency.

Referred to the Committee on Revenue and Taxation.

House bill No. 315, by Mr. E. P. Gilbert: An act appropriating $5,000 for the relief of F. M. Fortune, for personal injury sustained by him while in the employ of the state.

Referred to the Committee on Appropriations.

House bill No. 316, by Mr. Kirkpatrick: An act to secure full, free and unrestricted competition in the letting of contracts for public work or improvements requiring different kinds of material therefor.

Referred to the Committee on Judiciary.

House bill No. 317, by Mr. Klovborg: An act amending section three of an act approved March 13th, 1899, being an act to establish the number of hours to constitute a day’s work on all state, county and municipal contracts, or such work done by contract or sub-contract, and providing a penalty for its violation.
Referred to the Committee on Labor and Labor Statistics.

House bill No. 318, by Mr. Carlyon: An act in relation to public service corporations, empowering the city council in cities and towns to regulate the charges of such public service corporations.

Referred to the Committee on Judiciary.

House bill No. 319, by Mr. Tonkin: An act to amend sec. 3 on an act entitled "An act creating a bureau of labor, defining its duties, abolishing the office of assistant labor and factory, mill and railway inspector, repealing chapter XXIX of the Laws of 1897; making an appropriation and declaring an emergency," approved March 16, 1901, and providing a penalty for the violation thereof.

Referred to the Committee on Mines and Mining.

House bill No. 320, by the Committee on Appropriations: An act appropriating the sum of forty-two thousand one hundred and forty-two dollars and seventy-five hundredths of a dollar ($42,142.75) to complete contracts now in force on state roads.

Placed on the calendar.

House bill No. 321, by Mr. Freudenberg: An act defining the crime of assault and battery and providing punishment therefor.

Referred to the Committee on Judiciary.

House bill No. 322, by Mr. Blackmore: An act to provide for the infliction of corporal punishment upon persons found guilty of wife-beating.

Referred to the Committee on Judiciary.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 8, 1907.

Mr. Speaker:

Your Committee on Engrossed Bills to whom was referred House bills Nos. 27, 152, 130, 91, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

H. D. Taylor, Chairman.

We concur in this report: A. M. Sewall, P. H. Carlyon, Howard G. Hanson, M. W. Whitlow.
REPORT OF SPECIAL COMMITTEE.

The committee appointed to confer with a similar committee of the Legislature of the State of Oregon relative to fishing on the Columbia river, submitted its report and, on motion of Mr. Megler, the report was referred to the Committee on Fisheries.

The speaker called Mr. Huxtable to the chair.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 6, 1907.

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 204, entitled "An Act regulating the use of county bridges by traction engines," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment: Amend section 1 by striking out everything commencing with the word "and" in line five of the original bill, same being line four of the printed bill, down to and including the word "therefor" in line seven of the original bill, same being line five of the printed bill.

Committee amendment: Amend section 1 by striking out in lines nine and ten of the original bill, same being lines seven and eight of the printed bill, after the word "bridge," the following: "and shall also be liable to the county for any damages occasioned thereby."

J. M. STEVENSON, Chairman.


The bill was read the second time by sections, the committee amendments were adopted and House bill No. 204 was passed to third reading and ordered engrossed.

House bill No. 138, relating to the accumulation of logs in streams.

Mr. Reid moved to amend by striking out section 3 and, from the title, the words, "and declaring an emergency."

The motion was carried.

The bill was read the second time by sections, passed to third reading and ordered engrossed.

House bill No. 225, appropriating funds for the relief of the Smith Premier Typewriter Co.
The bill was read the second time by sections and, on motion of Mr. Freudenberg, the rules were suspended, the second reading was considered the third and House bill No. 225 was placed on final passage and passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 19.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Govan, Gregg, Halteman, Hamilton, Hanson, Hewitt, Hogan, Hurshman, Huxtable, Jackson (H. F.), Kayser, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddy cord, Ramsay, Ranck, Reid, Renick, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (J. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow—76.

Those absent, or not voting were: Messrs Abrams, Beebe, Gilbert (J. B.), Godman, Govan, Henderson, Hornberger, Hutchinson, Jackson (F. C.), Johnson, King, McCoy, Quinlan, Reeve, Rhodes, Stephens (E. M.), Strobridge, Weber, Mr. Speaker—19.

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

House bill No. 227, appropriating funds for the relief of certain employes of the office of the Superintendent of Public Instruction.

The bill was read the second time by sections, and, on motion of Mr. D. M. Thompson, the rules were suspended, the second reading was considered the third, the bill was considered engrossed and House bill No. 227 was placed on final passage and passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 18.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes,
Those absent or not voting were: Messrs Abrams, Beebe, Gilbert (J. B.), Godman, Govan, Henderson, Hornberger, Hutchinson, Jackson (F. C.), Johnson, King, McMorran, Quinlan, Rhodes, Stephens (E. M.), Strobridge, Weber, Mr. Speaker—18.

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

Senate bill No. 17, amending the Code of Public Instruction.

Mr. Freudenberg moved, as an amendment, that all of line 11, beginning at the word “at” and including the word “directors” in line 12, be stricken and, in lieu thereof, the words “at the office of the City Clerk of the city in which such district is located,” be inserted.

Mr. Kirkpatrick moved to lay the motion to amend on the table.

The motion was carried.

Mr. Dickson moved, as an amendment, to strike out section 6, and the words in the title “and declaring an emergency.”

The motion was carried.

The bill was read the second time by sections, passed to third reading and ordered engrossed.

House bill No. 38.

On motion of Mr. Bassett, the bill was re-referred to the Committee on Revenue and Taxation.
STATE OF WASHINGTON

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 4, 1907.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 128, an act relating to the duty of County Commissioners in regard to prisoners in County Jails, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Add to the title the words "and authorizing the employment of such prisoners."

Strike out everything beginning with and following the words "provided," in section 1.

Strike out sections 2, 3, and 4.

HENRY W. LONG, Chairman.

We concur in this report: J. J. King, W. F. Freudenberg, Howard G. Hanson, S. E. Kirkpatrick.

The bill was read the second time by sections, the committee amendments were adopted and House bill No. 128 was passed to third reading and ordered engrossed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 7, 1907.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred House bill No. 157, entitled "An Act providing for the repair, construction and beautifying of certain parts of the capitol buildings and grounds, and providing an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

D. M. THOMPSON, Chairman.

Committee amendment: Amend section 3 as follows: In line five of the printed bill, being line six of the original bill, strike out the word "five" and in lieu thereof insert the word "four."

The bill was read the second time by sections, the committee amendment was adopted and, on motion of Mr. Carlyon, the rules were suspended, the second reading was considered the third, the bill was considered engrossed and House Bill No. 157 was placed on final passage and passed the House by the following vote: Yeas, 69; nays, 0; absent or not voting, 26.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis, (E. C.), Dickson, Erickson, Fancher, Fulton, Gilbert (E. P.), Glen,
Mr. Speaker:

We, your Committee on Appropriations, to whom was referred House bill No. 68, entitled "An Act for the relief of Charles Shepard,"
have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

D. M. THOMPSON, Chairman.

Committee amendment: Amend the title by striking out the words "A bill for."

The bill was read the second time by sections, the committee amendment was adopted and, on motion of Mr. Thompson (D. M.), the rules were suspended, the second reading was considered the third, the bill was considered engrossed and House bill No. 68 was placed on final passage and passed the House by the following vote: Yeas, 63; nays, 0; absent or not voting, 32.

Those voting yea were: Messrs. Armstrong, Bassett, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gilbert (E. P.), Glen, Govan, Hanson, Hewitt, Hogan, Hurshman, Hutchinson, Lambert, Long, Lung, McMaster, McRae, Megler, Morse, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rice, Romaine, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—63.

Those absent or not voting were: Messrs. Abrams, Beach, Beebe, Gaches, Gilbert (J. B.), Godman, Gregg, Griffin, Halteman, Hamilton, Henderson, Hornberger, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, McCoy, McDonald, McMorran, Madison, Miller, Olsen, Rhodes, Sheets, Stephens (E. M.), Strobridge, Thompson (W. H.), Weber—32.

Senate bill No. 74: Mr. Reid moved that the bill keep its place on the calendar.

The motion was carried.

Senate bill No. 57, amending an act relating to partition fences.
The bill was read the second time by sections and, on motion of Mr. Cameron, the rules were suspended, the second reading was considered the third and Senate bill No. 57 was placed on final passage and passed the House by the following vote: Yeas, 67; nays, 0; absent or not voting, 28.

Those voting yea were: Messrs. Armstrong, Bassett, Bell, Blackmore, Bradbery, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Govan, Hallahan, Hamilton, Hanson, Hewitt, Hogan, Hulsman, Hutchinson, Huxtable, Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McMaster, McMorran, McRae, Madison, Miller, Morse, Peddycord, Ranck, Reid, Renick, Rice, Romaine, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (J. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weir, Whitlow, Mr. Speaker—67.

Those absent or not voting were: Messrs. Abrams, Beach, Beebe, Davis (E. C.), Gilbert (J. B.), Godman, Gregg, Griffin, Henderson, Hornberger, Jackson (F. C.), Jackson (H. F.), Johnson, King, McCoy, McDonald, Megler, Olsen, Quinlan, Ramsay, Reeve, Rhodes, Sheets, Stephens (E. M.), Strobridge, Wade, Weber—28.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 112, entitled "An Act to enable counties, cities and towns to validate certain warrants and other obligations and evidences of indebtedness on the part of such counties, cities and towns issued by the corporate authorities thereof in excess of their legal authority, and declaring an emergency, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Strike out the emergency clause in title.

Strike out section 5.

Geo. T. Reid, Chairman.

We concur in this report: Harry A. Rhodes, J. H. Griffin, C. B. Madison.

The bill was read the second time by sections and, on motion of Mr. Davis (D. J.), the rules were suspended, the bill was
considered engrossed, the second reading was considered the third and House bill No. 112 was placed on final passage and passed the House by the following vote: Yeas, 64; nays, 0; absent or not voting, 31.

Those voting yea were: Messrs. Armstrong, Bassett, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Govan, Halteman, Hamilton, Hanson, Hewitt, Hogan, Hurshman, Kayser, Klovborg, Long, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ranck, Reid, Renick, Rice, Romaine, Sayer, Sewall, Sherfey, Shultz, Smalley, Stephenson (J. N.), Stevenson, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tenkin, Troy, Vergove, Weir, Whitlow, Mr. Speaker—64.

Those absent or not voting were: Messrs. Abrams, Beach, Bebe, Gilbert (J. B.), Glen, Godman, Gregg, Griffin, Henderson, Horrberger, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Lambert, McCoy, Quinlan, Ramsay, Reeve, Rhodes, Sheets, Slayden, Stephens (E. M.), Strobridge, Taylor, Ulsh, Wade, Weber—31.

FIRST READING OF SENATE BILLS.

Senate bill No. 31, by Senator Metcalf: An act authorizing and directing the Commissioner of Public Lands to certify certain tide lands to the Governor for deed and authorizing and directing the Governor to execute and the Secretary of State to attest a deed conveying to the city of Tacoma certain tide lands for use as, and in connection with its public park, and for no other purposes.

Referred to the Committee on State, School and Granted Lands.

Senate bill No. 46, by Senator Knickerbocker: An act to provide for state depositaries and regulate the deposits of state moneys therein, and declaring an emergency.

Referred to the Committee on Revenue and Taxation.
Senate bill No. 54, by Senator Blair: An act to establish a state fish hatchery on the Lyle river in Clallam county in the State of Washington.

Referred to the Committee on Fisheries.

Senate bill No. 65, by Senator Jones: An act authorizing and empowering cities of the first class to include within local improvement districts land in school sections, the title of which remains in the State of Washington, and to assess such land for the cost of local improvements; authorizing the sale of such lands to pay for local improvements; and authorizing purchasers at sales of such land to receive conveyances of said lands from the State of Washington upon payment of the amount owing the state for the same, or upon payment of the appraised value of such land.

Referred to the Committee on Municipal Corporations of the First Class.

Senate bill No. 75, by Senator Ruth: An act authorizing and directing the Commissioner of Public Lands to certify certain tide lands to the Governor for deed and authorizing and directing the Governor to execute and the Secretary of State to attest a deed conveying to the city of Olympia certain tide lands for use as, and in connection with its public park, and for no other purposes.

Referred to the Committee on State, School and Granted Lands.

Senate bill No. 76, by Senator Ruth: An act providing for the purchase of site, construction and furnishing of a residence for the Governor of the State of Washington, appropriating the sum of $35,000 therefor.

Referred to the Committee on State Buildings, Public Grounds and Libraries.

Senate bill No. 77, by Senator Watson: An act to establish a State fish hatchery on the Lewis river, or some of its tributaries, in Cowlitz county, in the State of Washington.

Referred to the Committee on Fisheries.

Referred to the Committee on Agriculture.

Senate bill No. 92, by Senator Presby: An act providing for the manner of sale and distribution of all grain sacks manufactured at the state penitentiary and declaring an emergency.

Referred to the Committee on Appropriations.

On motion of Mr. Cameron, Senate bill No. 86 was substituted for House bill No. 189 and House bill No. 189 was indefinitely postponed.

On motion of Mr. Gaches, Senate bill No. 92 was substituted for House bill No. 193 and House bill No. 193 was indefinitely postponed.

The House adjourned until 2 p. m., Monday, February 11, 1907.

Leo. O. Meigs, J. A. Falconer,
Chief Clerk. Speaker.

TWENTY-NINTH DAY.

AFTERNOON SESSION.

House of Representatives,
Olympia, Wash., Monday, February 11, 1907.

The speaker called the House to order at 2 p. m.


All were excused except Messrs. Lambert, Sheets, and Weber. Reverend E. L. Swick offered prayer.
On motion of Mr. Megler, the further reading of the minutes was dispensed with.

PETITIONS AND MEMORIALS.

A petition asking for superior court judges for Douglas, Ferry and Stevens, Chelan and Okanogan counties was received and referred to the Committee on Judiciary.

A petition asking for the passage of a local option law was received and referred to the Committee on Public Morals.

A petition from the sheriffs of the state was received and referred to the Committee on Judiciary.

REPORTS OF STANDING COMMITTEES.

House bill No. 38: Recommend it do pass as amended.
House bill No. 233: Recommend it do pass.
House bill No. 236: Recommend it do pass.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, February 7, 1907.

To the Honorable the House of Representatives of the State of Washington:

GENTLEMEN—I have the honor to forward to you herewith copy of a report made to me by a committee which I appointed to investigate the condition of shipping and the appliances and methods employed by the owners and masters of vessels propelled by machinery to insure the safety of passengers on the inland waters of the state.

ALBERT E. MEAD, Governor.

Referred to the Committee on Commerce and Manufactures.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, ordered printed and referred to committees indicated:

House bill No. 323, substituted by Committee on Privileges and Elections for House bill No. 99: An act relating to, regulating and providing for the nomination of candidates for public office in the State of Washington by primary elections and providing penalties for the violation thereof.

Placed on the calendar.
House bill No. 324, substituted by Committee on Public Morals for House bill No. 50: An act to prohibit or permit the sale or distribution of intoxicating liquors as a beverage in any voting precinct of the State of Washington, in accordance with the will of a majority of the qualified electors thereof, and to provide for the enforcement of the provisions of this act under suitable penalties.

Placed on the calendar.

House bill No. 325, by Mr. Gregg: An act prohibiting the retaining by an employer of any part of the wages, compensation or salary of an employee for the purpose of providing medical or surgical attendance for employees and providing a penalty for the violation thereof.

Referred to the Committee on Judiciary.

House bill No. 326, by Mr. Smalley: An act for the relief of S. K. Pendergast, and for declaring an emergency.

Referred to the Committee on Appropriations.

House bill No. 327, by Mr. Cameron: An act to amend section 1 of an act entitled, "An act relating to electric railroads, street and other electric railways and corporations incorporated for the construction, ownership or operation thereof, the right of eminent domain therefor, the use of streets and roads thereby and leases and sales thereof heretofore or hereafter made."

Referred to the Committee on Judiciary.

House bill No. 328, by Mr. Reid: An act relative to the examination of the books, accounts and methods of business used and employed in the various state offices.

Referred to the Committee on Judiciary.

House bill No. 329, by Mr. Armstrong: An act creating a board of railroad telegraph examiners, and making it unlawful for any person to engage in the occupation of railroad telegrapher, without first obtaining a license from said board, and providing penalties.

Referred to the Committee on Labor and Labor Statistics.

House bill No. 330, by Mr. McDonald: An act to create a state fish hatchery in Walla Walla county, State of Washing-
ton, for the propogation and distribution of trout and other game fishes in the State of Washington and making an appropriation therefor.

Referred to the Committee on Game and Game Fish.

House bill No. 331, by Mr. Huxtable: An act relating to weights and measures, and creating the office of Inspector of Weights and Measures, providing for the appointment of the inspector, prescribing his powers, duties and compensation, and providing penalties for violation of this act.

Referred to the Committee on Judiciary.

House bill No. 332, by Mr. Ranck: An act prohibiting minors under the age of sixteen from carrying firearms, prohibiting parents and guardians of such minors from permitting such minors to carry or handle firearms, and providing a punishment for violations thereof.

Referred to the Committee on Judiciary.

House bill No. 333, by Mr. Freudenberg: An act amending an act entitled "An act amending section 10 of an act entitled 'An act providing for the organization, classification, incorporation and government of municipal corporations and declaring an emergency,' approved March 27, 1890," approved March 16, 1903, same being chapter 145 of the Session Laws of 1903.

Referred to the Committee on Municipal Corporations of the First Class.

House bill No. 334, by Mr. Halteman: An act to provide for the registration of witnesses by common carriers in cases of accident.

Referred to the Committee on Judiciary.

House bill No. 335, by Mr. Peddycord: An act to promote the safety of employes and travelers upon railroads by requiring and compelling all railroads operating in this state to provide all cars with automatic couplers, air brakes, and hand brakes, and automatic power brakes on all railroad cars, tenders and engines operating in this state, to prohibit the use of any defective cars or engines, to prohibit the running of trains over defective tracks, bridges or other structures, directing and re-
quiring railroads operating in this state to report all accidents to the Railroad Commission of Washington, authorizing said Railroad Commission to appoint an inspector of track, bridges and equipment, and defining his duties and powers, authorizing and directing the said Railroad Commission to enforce the provisions thereof by any railroad operating in this state.

Referred to the Committee on Railroads.

House bill No. 336, by Mr. Abrams: An act relating to the selection of jurors in superior courts of the state and declaring an emergency.

Referred to the Committee on Judiciary.

House bill No. 337, by Mr. Troy: An act to amend section 23 of an act entitled "An act to establish a railroad commission for the State of Washington, whereby discrimination and extortion in railroad and express charges may be prevented and reasonable and just freight and passenger service and tariff may be corrected and established; to authorize the commission to make all necessary rules and regulations for its government, and the carrying into effect the provisions of this act; to give said commission the power to regulate the sale of railroad tickets, and to correct and provide charges for hauling loaded or empty cars, proper trackage, proper train service, sufficient freight and passenger rooms, and just and reasonable joint rates and demurrage; to prescribe penalties for the violation of this act, and to provide means and rules for its proper enforcement, and making an appropriation therefor," approved March 7, 1905.

Referred to the Committee on Railroads.

House bill No. 338, by Mr. Morse: An act to establish and maintain a state fish hatchery on the outlet of Trout Lake in Island county, Washington.

Referred to the Committee on Fisheries.

House bill No. 339, substituted for House bill No. 61, by Mr. Gaches: An act to prohibit all live stock from running at large in any county and portion of the county in the State of Washington in which three-fourths of the lands therein are
under fence, except in certain cases, providing a penalty for the enforcement of the act, and repealing chapter 91 of the Session Laws of 1905.

Referred to the Committee on Dairy and Live Stock.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 11, 1907.

Mr. Speaker:

The Senate has passed Senate joint resolution No. 2, protesting against the creation of certain forest reserves.

The president has signed Senate bill No. 128 entitled: "An act making an appropriation for the office of the Commissioner of Public Lands.

The Senate has refused to concur in the House amendment to Senate concurrent resolution No. 3, and the House is respectfully requested to recede therefrom. And the same is herewith transmitted.

J. W. Lyons, Secretary of the Senate.

On motion of Mr. Romaine, the rules were suspended and Senate Joint Resolution No. 2 was taken up for consideration.

Mr. Romaine moved that the House concur in the resolution and that the same be re-transmitted to the Senate.

Mr. Megler moved that the resolution be referred to the Committee on Memorials.

The motion was lost.

The resolution was adopted by the following vote: Yeas, 73; nays, 13; absent or not voting, 9.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Congleton, Davis (D. J.), Davis (E. C.), Dickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Lambert, Long, McDonald, McMorran, McRae, Madison, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Renick, Rice, Romaine, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor,
STATE OF WASHINGTON

Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—73.

Those voting nay were: Messrs. Bell, Cloes, Connell, Croft, Erickson, Fancher, Glen, Lung, Megler, Peddycord, Reid, Rhodes, Sayer—13.

Those absent or not voting were: Messrs. Jackson (F. C.), Klovborg, McCoy, McMaster, Sheets, Stephens (E. M.), Tonkin, Vergowe, Weber—9.

The speaker announced that he was about to sign Senate bill No. 128, House bill No. 4 and House bill No. 43.

SECOND READING OF BILLS.

On motion of Mr. Megler, the House reconsidered its action on amendments to House bill No. 128.

The committee amendment to section 1 was adopted.
The committee amendment to section 2 was adopted.
The committee amendment to section 3 was rejected.
The committee amendment to section 4 was adopted.
On motion of Mr. Megler, section 3 was made section 2.
The committee amendment to the title was adopted.

REPORTS OF COMMITTEES ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 8, 1907.

Mr. Speaker:

Your Committee on Enrolled Bills to whom was referred House bill No. 43, have compared the same with the engrossed bill and find it correctly enrolled.
Respectfully submitted,

E. C. Davis, Chairman.

We concur in this report: Edmund Rice, James J. Glen, H. F. Jackson, C. E. Gaches.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 8, 1907.

Mr. Speaker:

Your Committee on Enrolled Bills to whom was referred House bill No. 4, have compared same with the engrossed bill and find it correctly enrolled.
Respectfully submitted,

E. C. Davis, Chairman.

We concur in this report: Edmund Rice, James J. Glen, H. F. Jackson, C. E. Gaches.
Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 195, An act in relation to the fees of state and county officers, witnesses and jurors, and repealing an act entitled "An act in relation to the fees of state and county officers, witnesses and jurors, and repealing an act entitled 'An act in relation to the fees of state and county officers, witnesses and jurors, and amending section 2086 of the Code of Washington of 1881,' same being approved March 15, 1893," approved March 16, 1903, and declaring an emergency, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

In line 80 of the printed bill, same being on last line of page 4 of the original bill, strike out the phrase reading: "Providing, that if the valuation of the estate, as shown by the appraisement thereof returned into the court be less than the sum of $1,000.00, said final fee of five dollars shall not be collected."

GEO. T. REID, Chairman.

We concur in this report: J. H. Griffin, W. F. Freudenberg, R. S. Lambert.

On motion of Mr. Reid, the words "and declaring an emergency" were stricken.

The bill was read the second time by sections and, on motion of Mr. Hanson, the rules were suspended, the bill was considered engrossed, the second reading was considered the third and House bill No. 195 was placed on final passage and passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 14.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Clos, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (II. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, McDonald, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddyord, Quinlan, Ramsay, Ranck, Reeve, Reid, Rhodes, Rice, Romaine, Sayre, Sewall, Sherfey, Slayden, Smalley, Stephens (I. N.),
Stevenson, Taylor, Thompson (D. M.), Thompson (W. II.), Tibbetts, Troy, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—81.

Those absent or not voting were: Messrs. Griffin, Hewitt, Jackson (F. C.), Lung, McCoy, McMaster, Renick, Sheets, Shultz, Stephens (E. M.), Strobridge, Tonkin, Vergowe, Weber—14.

There being no objections, the title of the bill was allowed to stand as the title of the act.

House bill No. 145, repealing Chapter 143, Laws of 1895:

The bill was read the second time and, on motion of Mr. Reid, the rules were suspended, the bill was considered engrossed, the second reading was considered the third and House bill No. 145 was placed on final passage and passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 15.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Husttable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Long, McMorrnan, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sherfey, Slayden, Smalley, Stephens (T. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. II.), Tibbetts, Troy, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—80.

Those absent or not voting were: Messrs. Griffin, Hewitt, Jackson (F. C.), Lambert, Lung, McCoy, McDonald, McMaster, Sheets, Shultz, Stephens (E. M.), Strobridge, Tonkin, Vergowe, Weber—15.

There being no objections, the title of the bill was ordered to stand as the title of the act.
Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 161, entitled "An act making it the duty of county clerks and assessors to report to the prosecuting attorneys and to the attorney-general all material information relative to the administration of the estates of persons dying intestate and without known heirs, and providing means for the enforcement thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Strike out the last clause of the title reading as follows: "and providing means for the enforcement thereof."

In section 1 in line 6 of the printed bill, same being line 7 of the original bill, between the words "to" and "superior," strike out the words "the presiding" and insert in lieu thereof the following: "a judge of the".

Strike out section 3.

GEO. T. REID, Chairman.

We concur in this report: Harry A. Rhodes, J. H. Griffin, H. B. Madison.

Mr. Freudenberg moved to amend the title by inserting, after the words "report to," the words "a judge of the superior court."

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Reid, the rules were suspended, the second reading was considered the third, the bill was considered engrossed and House bill No. 161 was placed on final passage and passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 14.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gachcs, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, McDonald, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycoard, Quinlan, Ramsay, Ranck, Reeve,
Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sherfey, Slayden, Smalley, Stephens (I. X.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—81.

Those absent or not voting were: Messrs. Beebe, Gilbert (E. P.), Hewitt, Jackson (F. C.), Lung, McCoy, McMaster, Sheets, Shultz, Stephens (E. M.), Tonkin, Vergowe, Weber—14.

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

MR. SPEAKER:

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 7, 1907.

We, your Committee on Judiciary, to whom was referred House bill No. 55, entitled "An act authorizing and directing a numerical index of the records of the offices of County Auditors," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

In line 1 of section 1 of the printed bill, same being line 2 of the original bill, between the words "shall" and "keep," insert the words "when directed by the Board of County Commissioners so to do."

Further amend section 1 by striking out the forms therein and substituting therefor the form herewith attached.

Amend section 3 as follows: In line one of the printed bill, same being line 2 of the original bill, insert after the word "immediately" the following: "if authorized by the Board of County Commissioners."

Add another section to be known as section 4 and to read as follows: "Section 4. Nothing in this act contained shall be construed to discontinue or interfere with the system of indices now in use in the offices of the County Auditors."

GEORGE T. REID, Chairman.

We concur in this report: Harry A. Rhodes, J. H. Griffin, H. B. Madison.

On motion of Mr. Bassett, the House returned to the following order of business:

REPORTS OF STANDING COMMITTEES.

House bill No. 13: Recommend it do pass as amended.
Referred to the Committee on Appropriations.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., February 7, 1907.

MR. SPEAKER:

We, your Committee on Memorials, Resolutions and Petitions, to whom was referred House memorial No. 4, have had the same under
consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment: Amend by striking out in line 2 in the original, same being 2 of the printed copy, the figures “3400” and inserting in lieu thereof the figures “26950.40.”

J. W. SLAYDEN, Chairman.

We concur in this report: Henry Hurshman, A. W. McMorran, C. C. Ramsay.

The bill was read the second time by sections, the committee amendments were adopted and the bill was passed to third reading and ordered engrossed.

The memorial was read the second time and, on motion of Mr. Troy, the rules were suspended, the second reading was considered the third, the memorial was considered engrossed and House memorial No. 4 was placed on final passage and passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 14.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, McDonald, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Shertey, Shultz, Slayden, Smalley, Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—81.

Those absent or not voting were: Messrs. Glen, Hewitt, Hogan, Jackson (F. C.), Lung, McCoy, McMaster, Reid, Sheets, Stephens (E. M.), Strobridge, Tonkin, Vergowe, Weber—14.

There being no objections, the title of the bill was ordered to stand as the title of the act.
REPORT OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 7, 1907.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate bill No. 63, entitled “An act relating to the criminal insane, their trial, commitment and custody,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section 6 by striking out the words “he may” in line 9 of the engrossed bill, and inserting in lieu thereof the following: “the warden shall permit him to.”

GEORGE T. REID, Chairman.

We concur in this report: Harry A. Rhodes, J. H. Griffin, H. B. Madison.

The bill was read the second time by sections, the committee amendment was adopted and Senate bill No. 63 passed to third reading.

The speaker called Mr. Lambert to the chair.

House bill No. 233, relating to the law department of the state library.

The bill was read the second time by sections and, on motion of Mr. Reid, the rules were suspended, the second reading was considered the third, the bill was considered engrossed and House bill No. 233 was placed on final passage and passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 13.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson Erickson, Fancher, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, McDonald, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sherfey,
Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—82.

Those absent or not voting were: Messrs. Gaches, Henderson, Hewitt, Jackson (F. C.), Lung, McCoy, McMaster, Sheets, Stephens (E. M.), Strobridge, Tonkin, Vergowe, Weber—13.

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

House bill No. 38: On motion of Mr. Glen, the bill was re-referred to the Committee on Judiciary.

House bill No. 236: On motion of Mr. Reid, the bill was re-referred to the Committee on Judiciary.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 11, 1907.

Mr. Speaker:

The president has signed House bill No. 4, entitled "An act providing for the punishment of those responsible for the delinquency of children."

Also, House bill No. 43, providing for the investment of the permanent school fund.

And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

SENATE CHAMBER,
OLYMPIA, WASH., February 11, 1907.

Mr. Speaker:

The Senate has passed Senate bill No. 116, entitled "An act relating to commission merchants," and the same is herewith transmitted.

J. W. Lysons, Secretary of the Senate.

THIRD READING OF BILLS.

House bill No. 190, relating to the assessment of taxes:

The bill was read the third time, placed on final passage and passed the House by the following vote: Yeas, 78; nays, 1; absent or not voting, 16.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Ful-
HOUSE BILL NO. 130, RELATING TO JOINT ACCOUNTS: The bill was read the third time, placed on final passage and failed to pass the House by the following vote: Yeas, 38; nays, 31; absent or not voting, 26.

Those voting yea were: Messrs. Bassett, Beebe, Bell, Bradberry, Byerly, Cameron, Coles, Congleton, Connell, Davis (D. J.), Dickson, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Govan, Hogan, Hurshman, Hutchinson, Jackson (H. F.), Johnson, King, Klovborg, Long, Madison, Morse, Peddycord, Quinlan, Renick, Sayer, Sewall, Sherfey, Shultz, Smalley, Thompson (D. M.), Tibbetts, Troy, Mr. Speaker—38.

Those voting nay were: Messrs. Abrams, Armstrong, Beach, Blackmore, Croft, Davis (E. C.), Erickson, Fancher, Glen, Godman, Gregg, Halteman, Hamilton, Hanson, Kayser, Kirkpatrick, Lambert, McDonald, McMorran, Olsen, Ranck, Reeve, Slayden, Stephens (J. N.), Stevenson, Taylor, Thompson (W. H.), Ulsh, Wade, Weir, Whitlow—31.

Those absent or not voting were: Messrs. Carlyon, Cloes, Gaches, Griffin, Henderson, Hewitt, Hornberger, Huxtable, Jackson (F. C.), Lung, McCoy, McMaster, McRae, Megler,
Mr. Halteman gave notice of his intention to move for a reconsideration of House bill No. 130 on Wednesday, February 13, 1907.

House bill No. 138, an act to prevent the accumulation of logs in streams: The bill was read the third time, placed on final passage and passed the House by the following vote: Yeas, 66; nays, 4; absent or not voting, 25.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Byerly, Cameron, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Govan, Gregg, Halteman, Hamilton, Hanson, Hogan, Hursman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kaysor, King, Kirpatrick, Klovborg, Lambert, Long, McDonald, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Rhodes, Rice, Sayer, Sewall, Sherfey, Slayden, Smalley, Stephens (I. N.), Stevenson, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—66.

Those voting nay were: Messrs. Blackmore, Bradberry, Connell, Ranck—4.

Those absent or not voting were: Messrs. Carlyon, Cloes, Freudenberg, Godman, Griffin, Henderson, Hewitt, Hornberger, Jackson (F. C.), Lung, McCoy, McMaster, Reeve, Reid, Rennick, Romaine, Sheets, Shultz, Stephens (E. M.), Strobridge, Taylor, Tonkin, Vergowe, Weber—25.

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

House bill No. 152, to provide for assessment of operating property of railroads: The bill was read the third time, placed on final passage and passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cam-
eran, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis, E. C.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Go- van, Gregg, Griffin, Halteman, Hamilton, Hanson, Hurshman, Hutchinson, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, McDonald, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sherfey, Slayden, Smalley, Stephens (I. N.), Stevenson, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—74.

Those absent or not voting were: Messrs. Cloes, Fancher, Henderson, Hewitt, Hogan, Hornberger, Huxtable, Jackson (F. C.), Lang, McCoy, McMaster, Peddycord, Reid, Sheets, Shultz, Stephens (E. M.), Strobridge, Taylor, Tonkin, Vergowe, Weber—21.

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

The speaker resumed the chair.

House bill No. 27, relating to the payment of wages for labor.

The bill was read the third time, placed on final passage and passed the House by the following vote: Yeas, 53; nays, 13; absent or not voting, 29.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bradberry, Byerly, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Hamilton, Hanson, Hurshman, Huxtable, Jackson (H. F.), King, Klovborg, McDonald, McMorran, McRae, Megler, Morse, Olsen, Quinlan, Ramsay, Reeve, Reid, Rhodes, Rice, Sayre, Sewall, Sherfey, Shultz, Smalley, Stephens (I. N.), Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Weir, Whitlow, Mr. Speaker—53.

Those voting nay were: Messrs. Bell, Blackmore, Cameron, Congleton, Gaches, Halteman, Hogan, Johnson, Kayser, Lambert, Peddycord, Ranck, Slayden—13.

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

The House adjourned until 10 a. m., Wednesday, February 13, 1907.

Leo. O. Meigs, J. A. Falconer,
Chief Clerk. Speaker.

THIRTY-FIRST DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Wednesday, February 13, 1907.

The speaker called the House to order at 10 a. m.

Roll call showed all members present except Messrs. F. C. Jackson, Shultz and Weber. Mr. F. C. Jackson was excused.

Rev. E. L. Swick offered prayer.

On motion of Mr. Freudenberg, the further reading of the journal was dispensed with.

PETITIONS AND MEMORIALS.

Petitions asking for the passage of a local option law were received and referred to the Committee on Public Morals.
MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, 
OLYMPIA, February 11, 1907.

To the Honorable the House of Representatives of the State of Wash­
ington:

GENTLEMEN—I have today approved the following bills:

House bill No. 4, entitled "An act to provide for the punishment of 
parents or persons responsible for or contributing to the delinquency 
of children of the age of 17 years or under."

House bill No. 43, entitled "An act providing for the investment of 
the permanent school funds, the permanent funds of the Normal 
schools, State university, Scientific school, Agricultural college, char­
itable, educational, penal and reformatory institutions of the State of
Washington, and declaring an emergency."

ALTERT E. MEAD, Governor.

REPORTS OF COMMITTEE ON ENGROSSED BILLS.

OLYMPIA, WASH., February 13, 1907.

MR. SPEAKER:

Your Committee on Engrossed Bills, to whom was referred House 
bills Nos. 195, 55, 93, 204, 128 and House memorial No. 1, have com­
pared same with the original bills and find them correctly engrossed. 
Respectfully submitted,

H. D. TAYLOR, Chairman

We concur in this report: A. M. Sewall, M. W. Whitlow, A. H. 
Gregg, P. H. Carlyon.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1907.

MR. SPEAKER:

Your Committee on Engrossed Bills, to whom was referred House 
bill No. 161, have compared same with the original bill and find it 
correctly engrossed.

Respectfully submitted,

H. D. TAYLOR, Chairman

We concur in this report: M. W. Whitlow, A. M. Sewall, Howard 
A. Hanson, A. H. Gregg.

RESOLUTION.

House concurrent resolution No. 11, relative to national re­
ciprocal demurrage.

On motion of Mr. McMaster, the resolution was adopted.

REPORTS OF STANDING COMMITTEES.

House bill No. 153: Recommend it be indefinitely postponed. 
The report of the committee was adopted.
House bill No. 107: Recommend that the bill hereto attached be substituted for House bill No. 107 and that the substituted bill do pass.

The report of the committee was adopted.

On motion of Mr. Bassett, the substituted bill was ordered printed.

Governor's message relative to the State Oil Inspector's office: Recommend it be re-referred to the Committee on Commerce and Manufactures.

The report of the committee was adopted.

House bill No. 28: Recommend it be indefinitely postponed.

The report of the committee was adopted.

Report of the committee appointed to investigate shipping, etc.: Recommend it be adopted.

The report of the committee was adopted.

House bill No. 252: Recommend it do pass.

House bill No. 253: Recommend it do pass.

House bill No. 19: Recommend it do pass.

On motion of Mr. Gregg, the bill was re-referred to the Committee on Judiciary.

House bill No. 186: Recommend it do pass as amended.

House bill No. 8: Report of a portion of the committee recommends that the bill hereto attached be substituted for House bill No. 8 and that the substituted bill do pass.

Report of a portion of the committee recommends that House bill No. 8 do pass.

On motion of Mr. Reid, the bill was placed on the calendar.

On motion of Mr. Smalley, the substituted bill was ordered to be printed.

House bill No. 147: Recommend it be placed on the calendar.

The report of the committee was adopted.

House bill No. 241: Recommend it do pass.

Senate bill No. 75: Recommend it do pass.

Senate bill No. 31: Recommend it do pass:

House bill No. 297: Recommend it do pass.
House bill No. 245: Recommend it do pass.
House bill No. 264: Recommend it do pass.
House bill No. 13: Recommend it do pass.
House bill No. 185: Recommend it do pass.
House bill No. 52: Recommend it do pass.
House bill No. 51: Recommend it do pass.
House bill No. 243: Recommend it do pass.
House bill No. 260: Recommend it do pass.
House bill No. 248: Recommend it do pass.
House bill No. 247: Recommend it do pass.
House bill No. 50: Majority report recommends that House bill No. 324 be substituted and that the substituted bill do pass.

Minority report recommends that it be indefinitely postponed.

Mr. Erickson moved that the bill be ré-referred to the Committee on Revenue and Taxation.

The requisite number demanding a roll call, the motion to re-refer was voted on by roll call and was lost by the following vote: Yeas, 38; nays, 47; absent or not voting, 10.

Those voting yea were: Messrs. Armstrong, Beach, Bell, Bradsberry, Cameron, Carlyon, Cloes, Croft, Davis (D. J.), Erickson, Freudenberg, Gilbert (E. P.), Glen, Govan, Griffin, Hewitt, Hogan, Hurshman, Huxtable, Jackson (H. F.), Kayser, Klovborg, Olsen, Reid, Renick, Rice, Sewall, Sheets, Slayden, Stephens (E. M.), Stevenson, Taylor, Thompson (W. H.), Tonkin, Troy, Vergowe, Wade, Weir—38.

Those voting nay were: Abrams, Bassett, Beebe, Blackmore, Byerly, Coles, Connell, Dickson, Fancher, Fulton, Gaches, Gilbert (J. B.), Godman, Gregg, Halteman, Hamilton, Hanson, Henderson, Hornberger, Hutchinson, Johnson, King, Kirkpatrick, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Peddycord, Ramsay, Ranck, Reeve, Rhodes, Romaine, Sayer, Smalley, Stephens (I. N.), Thompson (D. M.), Tibbetts, Mr. Speaker—47.
Those absent or not voting were: Messrs. Congleton, Davis (E. C.), Jackson (F. C.), Quinlan, Sherfey, Shultz, Strobridge, Ulsh, Weber, Whitlow—10.

Mr. Johnson moved that the majority report be adopted.

Mr. Reid moved that House bill No. 324 be referred to the Committee on Public Morals.

The motion was carried.

House bill No. 217: Recommend it do pass as amended.

House bill No. 56: Report of portion of committee recommends it do pass as amended.

House bill No. 217: Recommend it do pass as amended.

House substitute bill No. 44: Recommend it do pass as amended.

House bill No. 278: Recommend it do pass as amended.

House bill No. 108: Recommend it be re-referred to the Committee on Judiciary.

The report of the committee was adopted.

House bill No. 184: Recommend it be re-referred to the Committee on Judiciary.

The report of the committee was adopted.

House bill No. 291: Recommend it do pass as amended and that it be reprinted.

The report of the committee was adopted.

House bill No. 192: Recommend it do pass as amended.

House bill No. 223: Recommend it do pass as amended.

House bill No. 102: Recommend it do pass as amended.

House bill No. 231: Recommend it do pass as amended.

House bill No. 229: Recommend it do pass as amended.

House bill No. 230: Recommend it do pass as amended.

House bill No. 266: Recommend it do pass as amended.

House bill No. 97: Recommend it do pass as amended.

House bill No. 15: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 63: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 181: Recommend it be indefinitely postponed.
The report of the committee was adopted.

House bill No. 169: Recommend it be indefinitely postponed.

On motion of Mr. Hornberger, the bill was re-referred to the Committee on Judiciary.

House bill No. 144: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 113: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 237: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 34: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 48: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 49: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 259: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 200: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 139: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 284: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 140: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 98: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 165: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 250: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 22: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 26: Recommend it be indefinitely postponed.

The report of the committee was adopted.
INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, ordered printed and referred to the committees indicated:

House bill No. 340, substituted for House bill No. 107: An act relating to the assessment and taxation of bank stock, and declaring an emergency.
Referred to the Committee on Revenue and Taxation.

House bill No. 341, by Mr. Bassett: An act to establish retaliation and reciprocation between this state and others of the United States as regards insurance companies of such respective states.
Referred to the Committee on Insurance.

House bill No. 342, by Mr. Beach: An act to amend section 1 of an act entitled "An act to provide for a closed season for crabs in the State of Washington, to prohibit the sale or canning thereof, and fixing a penalty for the violation thereof," approved March 9, 1905.
Referred to the Committee on Fisheries.

House bill No. 343, by Mr. Cloes: An act regulating the sale of milk and cream in cities of this state, providing for the appointment of an inspector of milk, defining his duties, providing for the licensing the sale of milk and cream, providing penalties for the violation of the provisions of this act, repealing all acts and parts of acts in conflict herewith and declaring an emergency.
Referred to the Committee on Medicine, Surgery, Dentistry and Hygiene.

House bill No. 344, by Mr. Lung, by request: An act to make uniform the law of sales.
Referred to the Committee on Judiciary.

House bill No. 345, by Mr. Armstrong: An act creating the office of State Oil Inspector, providing for the appointment of deputies, providing for the compensation of said State Oil Inspector and deputies, and providing for the inspection of petroleum and its products, used for illuminating purposes, and providing a penalty for the violation thereof and repealing chap-
ter 161 of the Laws of 1905, being an act entitled: "An act creating the office of State Oil Inspector, providing for his compensation, and providing for the inspection of petroleum and its products, used for illuminating purposes, and providing a penalty for the violation thereof.

Referred to the Committee on Revenue and Taxation.

House bill No. 346, by Mr. Romaine: An act authorizing cities to regulate and control the operations and the compensation and charges of telephone systems.

Referred to the Committee on Judiciary.

House bill No. 347, by Mr. Stevenson: An act for the relief of Skamania county and making an appropriation.

Referred to the Committee on Appropriations.

House bill No. 348, by Mr. E. M. Stephens: An act to repeal Sec. 9 of Chapter XLV of the Session Laws of Washington of the year 1899 relating to mining claims and the rules of mining districts; the same being section 6448 of Pierce's Code, 1905.

Referred to the Committee on Mines and Mining.

House bill No. 349, by Mr. Coles: An act providing for the annexation to cities of the first class, unincorporated territory contiguous thereto and declaring an emergency.

Referred to the Committee on Municipal Corporations of the First Class.

House bill No. 350, by Mr. Coles: An act to regulate and control insurance companies, corporations and associations, and imposing penalties.

Referred to the Committee on Insurance.

House bill No. 351, by Mr. Tibbetts: An act relating to legal holidays in the public schools, and amending section 56 of Code of Public Instruction, being chapter 118, Session Laws 1897.

Referred to the Committee on Education.

FIRST READING OF SENATE BILLS.

Senate bill No. 116, by Committee on Horticulture: An act regulating commission merchants or persons selling farm, dairy,
orchard or garden produce on commission, and providing a penalty for the violation thereof, and repealing an act entitled "An act to regulate the sale of farm, dairy, orchard or garden produce on commission," approved March 21, 1895.

Referred to the Committee on Horticulture and Forestry.

SECOND READING OF BILLS.

Senate bill No. 74: On motion of Mr. Ramsay, the bill was re-referred to the Committee on Roads and Bridges.

REPORT OF STANDING COMMITTEES.

OLYMPIA, WASH., February 6, 1907.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House bill No. 171, entitled "An act to provide for state depositaries and regulate the deposits of moneys therein," have had same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section 3 in line 4 of the printed bill, the same being line 5 of the original bill, after the word "two" strike out "and one half."

FRANK H. RENICK, Chairman.

We concur in this report: S. J. Cameron, Harry A. Rhodes, C. F. Kayser, Geo. McCoy.

Mr. Dickson moved to amend by inserting, after the word "be," the words "not less than" in line 4 of section 3.

The amendment was adopted.

Mr. Renick moved to amend by adding:

"Section 7. The word bank wherever it occurs in this act shall be construed to include all national and state banks and trust companies doing a regular banking business in this state."

The amendment was adopted.

The bill was read the second time by sections, the committee amendment was adopted and, on motion of Mr. Renick, the rules were suspended, the second reading was considered the third, the bill considered engrossed and placed on final passage and passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 8.

 Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cam-
eron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—87.

Those absent or not voting were: Messrs. Davis (D. J.), Govan, Jackson (F. C.), Quinlan, Sherfey, Shultz, Ulsh, Weber—8.

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

On motion of Mr. Reid, the House took a recess until 1:45 p. m.

AFTERNOON SESSION.

The speaker called the House to order at 1:45 p. m.
Roll call showed all members present except Messrs. F. C. Jackson, McDonald, Shultz and Weber.

MESSAGES FROM THE SENATE.

SENATE CHAMBER.
OLYMPIA, WASH., February 13, 1907.

Mr. Speaker:

The Senate has concurred in the House amendment to Senate concurrent resolution No. 11.

J. W. Lysons, Secretary of the Senate.

SENATE CHAMBER.
OLYMPIA, WASH., February 13, 1907.

Mr. Speaker:

The president has signed Senate bill No. 57, entitled “An act amending sections 3523 and 3526 of Ballinger’s Annotated Codes and
Statutes of Washington, relating to partition fences," and the same is herewith transmitted.

J. W. Lysons, Secretary of the Senate.

SENATE CHAMBER,
OLYMPIA, WASH., February 13, 1907.

Mr. Speaker:
The Senate has passed Senate concurrent resolution No. 13, requiring the secretary of the Senate and the chief clerk of the House to transmit copies of certain amendments with bills passed.

Also, Senate bill No. 148, granting additional authority to cities of the first class in the matter of the location and operation of railroads, etc., and the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

RECONSIDERATIONS.

On motion of Mr. Halteman, the House reconsidered the vote on House bill No. 130 and it was placed on the calendar.

On motion of Mr. Ramsay, the House reconsidered the vote to re-refer Senate bill No. 74 and it was placed on the calendar.

On motion of Mr. Coles, House bill No. 13 was ordered to be reprinted.

THIRD READING OF BILLS.

Senate bill No. 63, relative to criminal insane.

On motion of Mr. Reid, the rules were suspended, the second reading considered the third and the bill was placed on final passage and passed the House by the following vote:

Yea's, 66; Nays, 25; Absent or not voting, 4.

Those voting yea were: Messrs. Bassett, Beach, Beebe, Bell, Byerly, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Griffin, Halteman, Hanson, Henderson, Hornberger, Hutchinson, Huxtable, King, Kirkpatrick, Klovborg, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Olsen, Peddycord, Quinlan, Ramsay, Reid, Renick, Rhodes, Rice, Sewall, Sheets, Sherfey, Slayden, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weir, Mr. Speaker—66.
Those voting nay were: Messrs. Abrams, Armstrong, Blackmore, Bradberry, Carlyon, Davis (D. J.), Dickson, Gaches, Gregg, Hamilton, Hewitt, Hurshman, Jackson (H. F.), Johnson, Kayser, Lambert, McDonald, Morse, Ranck, Reeve, Romaine, Sayer, Smalley, Wade, Whitlow—25.

Those absent or not voting were: Messrs. Hogan, Jackson (F. C.), Shultz, Weber—4.

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

The speaker announced that he was about to sign Senate bill No. 57.

Senate bill No. 17, amending the Code of Public Instruction.

On motion of Mr. Reid, the rules were suspended, the second reading considered the third and the bill placed on final passage and passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 13.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Hanson, Henderson, Hewitt, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tilletts, Tonkin, Troy, Ulsh, Vergowe, Weir, Whitlow, Mr. Speaker—82.

Those absent or not voting were: Messrs. Connell, Fancher, Gregg, Griffin, Halteman, Hamilton, Hogan, Jackson (F. C.), Sewall, Shultz, Thompson (D. M.), Wade, Weber—13.
There being no objections, the title of the bill was ordered to stand as the title of the act.

The speaker called Mr. Johnson to the chair.

FIRST READING OF SENATE BILLS.

Senate bill No. 148, by Senator Jones: An act granting additional authority to cities of the first class to authorize the location, construction and operation of railroads in, along, over or across any highway, street, alley or public place, and to prescribe the duration and condition of such use, notwithstanding any charter provisions limiting the term of franchise, or concerning the acquisition by any such city of the property of companies holding any franchise, privilege, license, grant or authority and declaring an emergency.

Referred to the Committee on Judiciary.

On motion of Mr. Fulton, the House took a recess for ten minutes.

Mr. Johnson called the House to order.

SECOND READING OF SENATE BILLS.

Senate bill No. 31, relative to tidelands in Tacoma.

The bill was read the second time by sections and, on motion of Mr. Hornberger, the rules were suspended, the second reading considered the third and the bill placed on final passage and passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting 10.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes; Rice, Romaine, Sayer, Sewall, Sheets, Sher-
Those absent or not voting were: Messrs. Dickson, Griffin, Hewitt, Huxtable, Jackson (F. C.), Lambert, Long, McDonald, Shultz, Weber—10.

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

Senate bill No. 75, relative to tidelands in Olympia.

The bill was read the second time by sections and, on motion of Mr. Carlyon, the rules were suspended, the second reading considered the third and the bill placed on final passage and passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 12.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vengowe, Wade, Weir, Whitlow—83.

Those absent or not voting were: Messrs. Dickson, Fancher, Griffin, Hamilton, Hewitt, Huxtable, Jackson (F. C.), Lambert, Peddycord, Shultz, Weber, Mr. Speaker—12.

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

Senate bill No. 74, relative to the public highway fund.
Mr. D. M. Thompson offered the following amendment:

"In line 6 of the printed bill, being line 9 of the original bill, strike out the word 'of' between the words 'tax' and 'one-half' and insert, in lieu thereof, the following: 'sufficient to meet the appropriation made by the Legislature for roads, bridges and highways not to exceed'."

The amendment was lost.

The bill was read the second time by sections and, on motion of Mr. Stevenson, the rules were suspended, the second reading was considered the third and the bill placed on final passage and passed the House by the following vote: Yeas, 89; nays, 1; absent or not voting, 5.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—89.

Those voting nay were: Connell.

Those absent or not voting were: Messrs. Fancher, Jackson (F. C.), Kirkpatrick, Shultz, Weber—5.

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

RECONSIDERATION

On motion of Mr. Renick, the House reconsidered the vote on House bill No. 171.
On motion of Mr. Renick, the House returned to the following order of business:

REPORT OF STANDING COMMITTEES.

Senate bill No. 46: Recommend it do pass as amended.

SECOND READING OF SENATE BILLS.

Senate bill No. 46, providing for state depositaries.

Mr. Speaker moved that the rules be suspended and that House bill No. 171 be placed on third reading and final passage.

The motion was carried and House bill No. 171 passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 15.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Govan, Gregg, Griffin, Hamilton, Hanson, Henderson, Hornberger, Hurshman, Johnson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weir, Whitlow, Mr. Speaker—80.

Those absent or not voting were: Messrs. Beebe, Bell, Fancher, Godman, Halteman, Hewitt, Hogan, Hutchinson, Huxtable, Jackson (F. C.), McCoy, Miller, Shultz, Wade, Weber—15.

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

On motion of Mr. Rhodes, Senate bill No. 46 was re-referred to the Committee on Revenue and Taxation.
The speaker resumed the chair.
The House adjourned.

Leo. O. Meigs,                J. A. Falconer,
Chief Clerk.                  Speaker.

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THIRTY-SECOND DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Thursday, February 14, 1907.

The speaker called the House to order at 10 a.m.
Roll call showed all members present except Messrs. F. C. Jackson, McCoy, Sewall, Shultz and Weber. Messrs. F. C. Jackson and Sewall were excused.
Rev. E. L. Swick offered prayer.
On motion of Mr. Reid, the further reading of the journal was dispensed with.

PETITIONS AND MEMORIALS.

Petitions asking for the passage of a local option law were received and referred to the Committee on Public Morals.

REPORTS OF STANDING COMMITTEES.

House bill No. 324: Majority report recommends it do pass as amended. Minority report recommends it be indefinitely postponed.
On motion of Mr. Johnson, the bill was placed on the calendar.

House bill No. 99: Recommend that substituted bill No. 323, hereto attached, do pass in its stead.

House bill No. 127: Recommend it do pass as amended.

House bill No. 288: Recommend it do pass.
House substituted bill No. 59: Recommend it do pass.
House bill No. 272: Recommend it do pass.
House bill No. 3: Recommend it do pass as amended.
House bill No. 169: Recommend it do pass as amended.
House bill No. 257: Recommend it do pass.
House bill No. 64: Recommend it do pass as amended.
House bill No. 194: Recommend it do pass as amended.
House bill No. 295: Recommend it be indefinitely postponed. The report of the committee was adopted.
House bill No. 149: Recommend it be indefinitely postponed. The report of the committee was adopted.

MESSAGE FROM THE GOVERNOR.

State of Washington, Executive Department, Olympia, February 13, 1907.

To the Honorable the House of Representatives of the State of Washington:

Gentlemen—I have the honor to transmit herewith copy of a special report made to me by Mr. C. F. Hubbard, Commissioner of Labor, recommending that an appropriation be made for the appointment of a woman inspector in the Department of Labor.

I most earnestly endorse this recommendation.

Albert E. Mead, Governor.

Referred to the Committee on Appropriations.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, ordered printed and referred to the committees indicated:

House bill No. 352, by Mr. J. B. Gilbert: An act to amend section 1 of an act entitled "An act to protect the owners of stock from injury thereto by moving trains, declaring the law of negligence and providing for a reasonable attorney's fee in all actions for such injury," approved by the Governor March 15, 1893. The same being 7807 of Pierce's Washington Codes. Referred to the Committee on Dairy and Live Stock.

House bill No. 353, by Mr. Hanson: An act granting to cities owning their own water works and electric light and pow-
er plants a lien for delinquent charges, and providing for the enforcement thereof.

Referred to the Committee on Municipal Corporations of the First Class.

House bill No. 354, by Mr. Troy: An act appropriating funds for the relief of Julius Macomber, as sheriff of Jefferson county.

Referred to the Committee on Appropriations.

House bill No. 355, by Mr. Morse: An act providing for the survey of a state road and bridge in Island and Skagit counties, in the State of Washington, and making an appropriation for the same.

Referred to the Committee on Roads and Bridges.

House bill No. 356, by Mr. Kirkpatrick: An act to provide for the safety of persons at public assemblies.

Referred to the Committee on Judiciary.

House bill No. 357, by Mr. H. F. Jackson: An act authorizing city officials in cities of the first class to close their offices Saturdays at one o'clock in the afternoon.

Referred to the Committee on Municipal Corporations of the First Class.

House bill No. 358, by Mr. Tibbetts: An act to regulate the width of tires of vehicles, prescribing a penalty for the violation thereof and exempting certain vehicles from taxation.

Referred to the Committee on Roads and Bridges.

House bill No. 359, by Mr. Hogan: An act relating to the probate of the estates of deceased persons and amending sections 2531, 2533 and 2659 of Pierce's Washington Code (1905).

Referred to the Committee on Judiciary.

House bill No. 360, by Mr. Hogan: An act relating to the enforcement of liens upon steamers, vessels, boats and other water craft, their tackle, apparel and furniture.

Referred to the Committee on Judiciary.

House bill No. 361, by Mr. Hogan: An act amending section 342 Ballinger's Annotated Codes and Statutes of Washing-
ton, and relating to the powers and duties of boards of county commissioners, and declaring an emergency.

Referred to the Committee on Judiciary.

House bill No. 362, by Mr. Abrams: An act to repeal and repealing sections 160 and 161 of the Penal Code of the State of Washington as codified and annotated by William Lair Hill, the same being sections 7319 and 7320, respectively, of Ballinger's Codes and Statutes of Washington.

Referred to the Committee on Judiciary.

House bill No. 363, by Mr. Wade: An act granting additional power to cities of the second, third and fourth classes, giving such municipalities power to exact bonds from persons or corporations obtaining franchises, and providing for the appointment and confirmation of boards of park commissioners by the mayor and council, and authorizing the levy of a tax for park purposes, and giving city councils the power to annex territory for park or other municipal purposes and providing for the selection of the mayor in the case of a vacancy; and providing that councils in such cities shall have the power to regulate rates of commodity of all public service corporations.

Referred to the Committee on Municipal Corporations other than First Class.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 12, 1907.

Mr. Speaker:

We, your Committee on Congressional Apportionment, to whom was referred House bill No. 8, entitled "An act to apportion the State of Washington into three congressional districts," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the bill hereto attached be substituted for the printed bill, and we recommend that the substitute do pass.

J. G. Megler, Chairman.

We concur in this report: G. E. Dickson, S. J. Cameron, E. A. Blackmore, J. A. Fancher, E. R. Erickson, R. S. Lambert.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 12, 1907.

Mr. Speaker:

We, one-half of your Committee on Congressional Apportionment, to whom was referred House bill No. 8, entitled "An act to apportion
the State of Washington into three congressional districts," have had
the same under consideration, and we respectfully report the same
back to the House with the recommendation that it do pass.

We concur in this report: A. H. Gregg, H. L. Strobridge, William
A. Halteman, James A. Weir, James J. Glen, Oliver Byerly, F. P.
Connell.

Mr. Dickson moved that the proposed substitute for House
bill No. 8 be adopted.

The motion was lost.

The bill was read the second time by sections and, on motion
of Mr. Reid, the rules were suspended, the second reading was
considered the third, the bill considered engrossed and placed on
final passage and passed the House by the following vote: Yeas,
63; nays, 0; absent or not voting, 5.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carbyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Gowan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Hutchins, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klouvborg, Lambert, Long, Lung, McCoy, McDonald, McMasters, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Paddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Sherfy, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—90.

Those absent or not voting were: Messrs. Davis (E. C.), Jackson (F. C.), Rice, Shultz, Weber—5.

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

REPORTS OF STANDING COMMITTEES.

We, your Committee on Judiciary, to whom was referred House
bill No. 102, entitled "An act fixing the fees to be paid to the Secretary
of State by corporations doing business in this state, providing penalties for failure to pay the same 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 House with the recommendation that it do pass as amended.

Amend section 1 by striking out all of said section after the word "dollars" in line four of the printed bill, being line six of the original bill.

Amend section 2 by striking out all of said section after the word "dollars" in line three of the printed bill, being line five of the original bill.

Amend section 6 by striking out the word "ten" in line 5 of the printed bill, being line 7 of the original bill, and inserting in lieu thereof the word "twenty."

Amend section 7 of the act by striking out the whole thereof, and inserting in lieu thereof the following:

Section 7. No corporation shall be permitted to commence or maintain any suit, action or proceeding in any court of this state, without alleging and proving that it has paid its annual license fee last due. A certificate of the payment of such annual license fee, or any duplicate of such certificate under the seal of the Secretary of State, shall be prima facie evidence of such payment; and the Secretary of State is hereby required to issue such duplicate certificates, upon request, at a charge of 25 cents for each thereof. The State Board of Tax Commissioners may institute suits to enforce the payment of any license fees, due from any corporation, under this or any other law. Failure upon the part of any corporation to pay its annual license fee for a period of one year, from and after the date which such payment first became due, shall be prima facie evidence of the insolvency of such corporation, and the fact of such insolvency may be shown by the state or by any private person or corporation: Provided, That as to corporations now delinquent in the payment of their annual license fees for a period of one or more years, such presumption of insolvency shall not exist until after one year from the date of the passage of this act and the continuation of such delinquency. It shall be the duty of the Secretary of State to strike from the records of his office the names of all corporations which have neglected, for a period of two years to pay their annual license fees; and any corporation thereafter organized may take and shall have the exclusive right to use the corporate name of any corporation so stricken from the records: Provided, That no corporate name shall be so stricken from the records for a period of one year from the date of the passage of this act.

Geo. T. Reid, Chairman.

We concur in this report: J. J. King, Henry W. Lung.

Mr. Beebe offered the following amendment:

"Add to section 6 the following: 'Provided, however, that
building and loan companies paying special fees provided for in the act under which the same are incorporated shall not be required to pay the regular fee provided herein.'"

The amendment was adopted.

The bill was read the second time by sections, passed to third reading and ordered engrossed.

The speaker called Mr. McCoy to the chair.

House bill No. 252, regulating the powers, rights and duties of corporations organized to build booms, etc.

Mr. Dickson moved to strike from the title the words "a bill for."

The amendment was adopted.

The bill was read the second time by sections, and, on motion of Mr. Speaker, the rules were suspended, the second reading was considered the third, the bill was considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 77; nays, 2; absent or not voting, 16.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Bradberry, Byerly, Cameron, Cloes, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Miller, Morse, Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Romaine, Sayer, Sewall, Sheets, Sherfey, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—77.

Those voting nay were: Messrs. Gaches, Olsen—2.

Those absent or not voting were: Messrs. Blackmore, Carlyon, Congleton, Fancher, Huxtable, Jackson (F. C.), Long, Megler, Reid, Renick, Rhodes, Rice, Shultz, Slayden, Weber—16.
There being no objections, the title of the bill was ordered to stand as the title of the act.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House bill No. 97, entitled "An act providing for the amendment of section 16 of article one (1) of the Constitution of the State of Washington, relating to the exercise of the power of eminent domain," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend section 1 by striking out in line 11 of the original bill, same being line 8 of the printed bill, the words "flumes, ditches, canals, reservoirs or," and by striking out in line 12 of the original bill, same being lines 9 and 10 of the printed bill, the words "through, on or across the lands or waters or property of others for mining, milling, manufacturing, irrigation and lumbering purposes, or for"

GEO. T. REED, Chairman.

The bill was read the second time by sections, the committee amendment was adopted and, on motion of Mr. Speaker, the rules were suspended, the second reading was considered the third, the bill was considered engrossed and placed on final passage and passed the House by the following vote: Yeas, 70; nays, 8; absent or not voting, 17.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Bradberry, Byerly, Cameron, Carlyn, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Godman, Govan, Gregg, Griffin, Halteman, Hanson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Johnson, Kayser, King, Kirkpartick, Lambert, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Miller, Morse, Olsen, Peddycode, Quinlan, Ramsay, Ranck, Reeve, Rhodes, Romaine, Sayer, Sewall, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Wade, Weir, Mr. Speaker—70.

Those voting nay were: Messrs. Connell, Glen, Hamilton, Henderson, Klovborg, Ulsh, Vergowe, Whitlow—8.
Those absent or not voting were: Messrs. Blackmore, Cloes, Coles, Congleton, Dickson, Gaches, Jackson (F. C.), Jackson (H. F.), Long, Megler, Reid, Renick, Rice, Sheets, Shultz, Slayden, Weber—17.

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

House bill No. 292, providing for the construction of armories for the State National Guard.

The bill was read the second time by sections and, on motion of Mr. E. P. Gilbert, the rules were suspended, the bill was considered engrossed, the second reading was considered the third and House bill No. 292 was placed on final passage and passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 10.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Bradsberry, Byerly, Cameron, Carlyn, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Lamb, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Megler, Miller, Morse, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, SHERFAY, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—85.

Those absent or not voting were: Messrs. Blackmore, Huxtable, Jackson (F. C.), Kayser, Madison, Reid, Rice, Shultz, Slayden, Weber—10.

The emergency clause passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 12.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Bradsberry, Byerly, Cameron, Carlyn, Cloes,
Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (H. F.), Johnson, King, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Megler, Miller, Morse, Olsen Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Sherfey, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—83.

Those absent or not voting were: Messrs. Bassett, Blackmore, Huxtable, Jackson (F. C.), Kayser, Kirkpatrick, McRae, Reid, Rice, Shultz, Slayden, Weber—12.

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

MESSAGE FROM THE SENATE.

SENATE CHAMBER, OLYMPIA, WASH., FEBRUARY 14, 1907.

Mr. Speaker:

The Senate has passed House bill No. 74, entitled "An act relating to the collection of an excise tax from express companies, with the following amendments:

In section 1, line 3 of the printed bill, strike out the word "other" and insert the word "any" in lieu thereof.

In section 1, line 3 of the printed bill, after the word "express" strike the words, "not including," and insert in lieu thereof the following: "service as distinguished from;" and in the same section, in line 4, after the word "ordinary," insert the word "freight."

In section 6, line 11 of the printed bill, after the word "books" insert the word "records."

In section 9 of the engrossed bill strike the last word of said section, "immediately," and insert in lieu thereof these words, "April 1, 1907."

Also, House bill No. 76, entitled "An act relating to the deposit of municipal funds," with the following amendments:

The title to read as follows: "An act relating to the keeping and deposit of municipal funds."
In section 2, line 1 of the printed bill, after the words “designation shall” strike the words, “become effectual and”.

In section 2, line 5 of the printed bill, after the word “bank,” insert the following: “or in lieu thereof shall deposit with the treasurer good and sufficient municipal, school district, county, state or United States, bonds, in said amounts.”

In section 2, line 9 of the printed bill, after the word “balances” insert the following: “where such balances exceed one thousand ($1,000.00) dollars.”

Also, Senate bill No. 60, relating to the filing of plats and assessment upon same, etc.

Also, Senate bill No. 90, relating to the organization, classification, etc., of municipal corporations.

Also, House bill No. 116, authorizing county commissioners to acquire and operate quarries, etc.

Also House bill No. 31, regulating the hours of service of railroad employees.

And the same are herewith transmitted.

The Senate has indefinitely postponed House bill No. 112, An act to enable counties, cities and towns to validate certain warrant indebtedness.

The Senate has failed to adopt House concurrent resolution No. 10.

J. W. LYSONS, Secretary of the Senate.

The House took a recess until 1:30 p. m.

AFTERNOON SESSION.

The speaker called the House to order at 1:30 p. m.

Roll call showed all members present except Messrs. Hewitt, Hogan, Jackson (F. C.), Kirkpatrick, Long, Rice, Romaine Smalley, Weber. Mr. F. C. Jackson was excused.

SECOND READING OF BILLS.

House bill No. 293, relative to State National Guard.

The bill was read the second time by sections and, on motion of Mr. Dickson, the rules were suspended, the second reading was considered the third, the bill considered engrossed and the bill placed on final passage and passed the House by the following vote: Yeas, 86; nays, 0, absent or not voting, 9.
Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hanson, Henderson, Hornberger, Hurlshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, and Mr. Speaker—86.


The emergency clause passed the House by the following vote: Yeas, 85; nays, 1; absent or not voting, 9.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hornberger, Hurlshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—85.
Those voting nay were: Mr. Godman—1.
Those absent or not voting were: Messrs. Hewitt, Hogan, Jackson (F. C.), Kirkpatrick, Long, Miller, Reid, Rice, Weber—9.

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

The speaker announced that he had appointed Messrs. Reid, Rice and Bassett on the committee to investigate the office of the State Land Commissioner.

On motion of Mr. E. P. Gilbert, the rules were suspended and the clerk was instructed to immediately transmit House bills Nos. 292 and 293 to the Senate.

SENATE AMENDMENTS.

On motion of Mr. Bassett, the rules were suspended and the House took up the consideration of the Senate amendments to House bills Nos. 76 and 74.

On motion of Mr. D. M. Thompson, the House concurred in the Senate amendments to House bill No. 76 and the bill, as amended passed the House by the following vote: Yeas, 81; nays, 2; absent or not voting, 12.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyn, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hornberger, Hurshman, Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Lung, McDonald, McMaster, McMorran, McRae, Madison Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Strobridge, Thompson (D. M.), Thompson (W. H.), Tibbets, Tonkin; Troy, Ulsh, Vergowe, Weir, Whitlow, Mr. Speaker—81.

Those voting nay were: Messrs. Glen, Hutchinson—2.
Those absent or not voting were: Messrs. Hewitt, Hogan, Huxtable, Jackson (F. C.), Kirkpatrick, Long, McCoy, Rice, Stevenson, Taylor, Wade, Weber—12.

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

On motion of Mr. Bassett, the House concurred in the Senate amendments to House bill No. 74 and the bill, as amended, passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 18.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carbyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davs (E. C.), Dickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hurshman, Hutchinson, Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lung, McDonald, McMaster, McMorran, McRae, Madison, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Renick, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Strobridge, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weir, Whitlow, Mr. Speaker—77.

Those absent or not voting were: Messrs. Erickson, Fancher, Hewitt, Hogan, Hornberger, Huxtable, Jackson (F. C.), Kirkpatrick, Lambert, Long, McCoy, Megler, Rhodes, Rice, Stevenson, Taylor, Wade, Weber—18.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 14, 1907.

Mr. Speaker:

The president has signed Senate joint resolution No. 2, protesting against the withdrawal of certain lands in Whatcom county for forest reserve purposes, and the same is herewith transmitted.

J. W. LYSONS, Secretary of the Senate.

THIRD READING OF BILLS.

House bill No. 55, requiring a numerical index in the records of the County Auditor.
The bill was read the third time, placed on final passage and failed to pass the House by the following vote: Yeas, 27; nays, 56; absent or not voting, 12.

Those voting yea were: Messrs. Coles, Congleton, Croft, Erickson, Fancher, Gilbert (E. P.), Gilbert (J. B.), Glen, Hamilton, Hornberger, Hutchinson, King, McMorran, Madison, Megler, Miller, Peddycord, Reid, Sayer, Sheets, Sherfey, Taylor, Thompson (D. M.), Thompson (W. H.), Tonkin, Ulsh, Vergowe—27.

Those voting nay were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Connell, Davis (D. J.), Davis (E. C.), Dickson, Fulton, Govan, Gregg, Griffin, Hanson, Henderson, Hewitt, Hogan, Hurshman, Jackson (H. F.), Johnson, Kayser, Klovborg, Lambert, Lang, McDonald, McMaster, McRae, Morse, Quinlan, Ramsay, Ranck, Reecv, Renick, Rhodes, Rice, Romaine, Sewall, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Tibbetts, Troy, Wade, Weir, Whitlow, Mr. Speaker—56.

Those absent or not voting were: Messrs. Freudenberg, Gaches, Godman, Halteman, Huxtable, Jackson (F. C.), Kirkpatrick, Long, McCoy, Olsen, Slayden, Weber—12.

On motion of Mr. Reid, the rules were suspended and the House took up consideration of Senate bill No. 46.

REPORT OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 14, 1907.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred Senate bill No. 46, entitled "An act to provide state depositaries and regulate the deposits of state moneys therein, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend by striking all of section 3 after the words "shall be" in the fourth line of the printed bill, the same being the fifth line of the original bill, and insert in lieu of the words stricken "not less than two per cent per annum."
Committee amendment: Strike out all of section 8 of the original and printed bill.

FRANK H. RENICK, Chairman.

On motion of Mr. Reid, the words "and declaring an emergency" were stricken.

The bill was read the second time, the committee amendments were adopted and, on motion of Mr. Reid, the rules were suspended, the second reading was considered the third and the bill placed on final passage and passed the House by the following vote: Yeas, 87; nays, 0; absent or not voting, 8.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsey, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weir, Whitlow, Mr. Speaker—87.

Those absent or not voting were: Messrs. Beebe, Dickson, Gaches, Jackson (F. C.), Kirkpatrick, Long, Wade, Weber—8.

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

The speaker announced that he had signed Senate joint resolution No. 2.

On motion of Mr. Reid, the clerk was instructed not to transmit House bill No. 171 to the Senate.

The speaker called Mr. Reid to the chair.
THIRD READING OF BILLS.

House bill No. 91, relating to the pollution of public water supplies.

Mr. Freudenberg moved that the rules be suspended and that House bill No. 91 be returned to second reading for the purpose of amendment.

The motion was lost.

The bill was read the third time, placed on final passage and passed the House by the following vote: Yeas, 54; nays, 23; absent or not voting, 16.

Those voting yea were: Messrs. Abrams, Bassett, Beach, Beebe, Blackmore, Byerly, Cameron, Carlyon, Cloes, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fulton, Gilbert (J. B.), Glen, Godman, Gregg, Hanson, Henderson, Hurshman, Johnson, Kayser, King, Klovborg, Lambert, Lung, McCoy, McDonald, McMorran, McRae, Megler, Miller, Morse, Olsen, Ramsay, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sheets, Sherfey, Shultz, Smalley, Stephens (I. N.), Thompson (D. M.), Thompson (W. H.), Ulsh, Whitlow, Mr. Speaker—54.

Those voting nay were: Messrs. Bell, Bradsberry, Coles, Congleton, Freudenberg, Govan, Griffin, Hamilton, Hewitt, Hogan, Jackson (H. F.), McMaster, Madison, Peddycoard, Quinlan, Rance, Sewall, Slayden, Stephens (E. M.), Strobridge, Taylor, Tibbetts, Tonkin, Troy, Weir—25.

Those absent or not voting were: Messrs. Armstrong, Dickson, Fancher, Gaches, Gilbert (E. P.), Halteman, Hornberger, Hutchinson, Huxtable, Jackson (F. C.), Kirkpatrick, Long, Stevenson, Vergowe, Wade, Weber—16

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

House bill No. 93, relating to the registration of births and deaths.

On motion of Mr. Sheets, the rules were suspended, the second reading considered the third, the bill was considered en-
grossed, placed on final passage and passed the House by the following vote: Yeas, 63; nays, 18; absent or not voting, 14.

Those voting yea were: Messrs. Armstrong, Beach, Bell, Blackmore, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Gregg, Griffin, Halteman, Hanscom, Henderson, Hewitt, Hogan, Hurshman, Kayser, King, Klovborg, Lambert, Lung, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddy cord, Ramsay, Ranck, Reid, Renick, Rice, Romaine, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Weir, Whitlow—63.

Those voting nay were: Messrs. Abrams, Bassett, Bradberry, Byerly, Cameron, Fancher, Gaches, Godman, Govan, Hamilton, Hornberger, Huxtable, Johnson, Quinlan, Stephens (E. M.), Taylor, Vergowe, Mr. Speaker—18.

Those absent or not voting were: Messrs. Beebe, Hutchinson, Jackson (F. C.), Jackson (H. F.), Kirkpatrick, Long, McCoy, McDonald, Reeve, Rhodes, Sayer, Strobridge, Wade, Weber—14.

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

House bill No. 128, regarding prisoners in county jails.

The bill was read the third time, placed on final passage and passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 14.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Lung, McDonald, McMaster, McMorran, McRae, Madison,
Megler, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Weir, Whitlow, Mr. Speaker—81.

Those absent or not voting were: Messrs. Beach, Hewitt, Hutchinson, Jackson (F. C.), Kirkpatrick, Long, McCoy, Miller, Reeve, Slayden, Strobridge, Ulsh, Wade, Weber—14.

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

House bill No. 204, regulating the use of county bridges by traction engines.

The bill was read the third time, placed on final passage and passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 22.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Godman, Govan, Gregg, Hamilton, Henderson, Hornberger, Hurshman, Huxtable, Jackson (H. F.), Johnson, King, Klovborg, Lambert, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Weir, Whitlow, Mr. Speaker—73.

Those absent or not voting were: Messrs. Beach, Glen, Griffin, Halteman, Hanson, Hewitt, Hogan, Hutchinson, Jackson (F. C.), Kayser, Kirkpatrick, Long, McDonald, Miller, Reeve, Slayden, Strobridge, Taylor, Ulsh, Wade, Weber—22.

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

House bill No. 130, relating to joint accounts.
On motion of Mr. Bassett, the rules were suspended and House bill No. 130 was returned to second reading for the purpose of amendment.

Mr. Bassett offered the following amendment: "Amend by adding, after the word 'made' in line 6 of the bill, the words, 'provided that the payment by any bank or trust company to any one person under this act shall not exceed three hundred dollars'."

The amendment was lost.

On motion of Mr. Bassett, the bill was returned to third reading.

The bill was read the third time, placed on final passage and passed the House by the following vote: Yeas, 51; nays, 31; absent or not voting, 13.

Those voting yea were: Messrs. Armstrong, Bassett, Beebe, Bell, Bradsberry, Byerly, Cameron, Carlyon, Coles, Congleton, Davis (E. C.), Dickson, Freudenberg, Fulton, Gilbert (J. B.), Halteman, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Peddy cord, Renick, Rhodes, Rice, Sayer, Sewall, Shultz, Slayden, Smalley, Stephens (E. M.), Thompson (D. M.), Tibbetts, Troy, Mr. Speaker—51.


Those absent or not voting were: Messrs. Gaches, Gilbert (E. P.), Griffin, Jackson (F. C.), Kirkpatrick, Lambert, Long, Quinlan, Reeve, Strobridge, Ulsh, Wade, Weber—13.

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

The House adjourned.

Leo. O. Meigs,  
Chief Clerk.  

J. A. Falconer,  
Speaker.
THIRTY-THIRD DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, February 15, 1907.

The speaker called the House to order at 10 a. m.
Roll call showed all members present except Messrs. Abrams, Bassett, Gaches, Gilbert (E. P.), Godman, Halteman, Hewitt, Jackson (F. C.), Peddycord, Smalley, Wade, Weber.

Rev. E. L. Swick offered prayer.
On motion of Mr. Reid, the further reading of the journal was dispensed with.

PETITIONS AND MEMORIALS.

A communication from the public printer asking for an examination of his office relative to the purchase of bill files for the Legislature was received and referred to the Committee on Printing and Supplies.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 14, 1907.

Your Committee on Engrossed Bills to whom was referred House bills Nos. 97 and 102, have compared same with the original bills and find them correctly engrossed.

H. D. TAYLOR, Chairman.

We concur in this report: A. H. Gregg, Howard A. Hanson, H. B. Hewitt, A. M. Sewall.

REPORTS OF STANDING COMMITTEES.

House bill No. 38: Recommend it do pass as amended.
Senate bill No. 116: Recommend it do pass as amended.
Senate bill No. 97: Recommend it do pass as amended.
House bill No. 282: Recommend it do pass.
House bill No. 2: Recommend it be indefinitely postponed.
The report of the committee was adopted.
House bill No. 222: Recommend it be placed on the calendar as amended.

House bill No. 5: Recommend it do pass as amended.

House bill No. 314: Recommend it do pass as amended.

House bill No. 313: Recommend it do pass as amended after being re-referred to the Committee on Appropriations.

Re-referred to the Committee on Appropriations.

House bill No. 208: Recommend it do pass as amended.

REPORT OF SPECIAL COMMITTEES.

The report of the committee appointed to confer with a like committee of the Oregon Legislature concerning the opening of the upper Columbia river was received and placed on file.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, ordered printed and referred to committees indicated:

House bill No. 364, by Mr. Reeve: An act relating to the election of county commissioners, and amending an act entitled "An act to amend section one of an act entitled 'An act concerning the manner of electing county commissioners,' and amending section 272 and 266 of the first volume of Hill's Annotated Statutes and Codes of Washington,' approved March 3, 1893," approved March 20th, 1895, and repealing all other acts or parts of acts in conflict herewith.

Referred to the Committee on Judiciary.

House bill No. 365, by Mr. McDonald: An act for the protection of beaver within the state of Washington, defining violations thereof, and providing a penalty for violating the same.

Referred to the Committee on Game and Game Fish.

House bill No. 366, by Mr. McCoy: An act amending section 8174 of Pierce's Washington Code relating to the time, method and place of sales of state, school and granted lands, materials thereon, and leases thereof, and regulating the manner in which other public lands and leases shall be sold.

Referred to the Committee on State, School and Granted Lands.
House bill No. 367, by Mr. E. C. Davis: An act relating to the time of commencing actions involving titles to land based on tax foreclosure.

Referred to the Committee on Revenue and Taxation.

House bill No. 368, by Mr. Griffin: An act relating to justices of the peace in cities having a population of more than one hundred thousand (100,000) inhabitants, fixing their salaries and limiting their employment.

Referred to the Committee on Compensation and Fees for State and County Officers.

House bill No. 369, by Mr. McDonald: An act declaring certain kinds of property the subject of larceny and for kindred purposes.

Referred to the Committee on Judiciary.

House bill No. 370, by Mr. Whitlow: An act relating to stallions for public service.

Referred to the Committee on Dairy and Live Stock.

House bill No. 371, by Mr. Beebe: An act relating to the annexation of territory to school districts when the district constitutes an incorporated city of 10,000 or more inhabitants and declaring an emergency.

Referred to the Committee on Judiciary.

House bill No. 372, by Mr. Beebe: An act to amend an act entitled "An act regulating the keeping and deposit of municipal funds. Approved March 9, 1905."

Referred to the Committee on Revenue and Taxation.

House bill No. 373, by Mr. Govan: An act providing for the protection of owner or lessees of second class tide lands on which they are propagating and cultivating clams, and declaring the taking of clams from such lands by other persons without permission, a misdemeanor and providing a penalty therefor.

Referred to the Committee on Game and Game Fish.

House bill No. 374, by Mr. Congleton: An act for the relief of R. Stevenson, of Spokane county, State of Washington, and making an appropriation therefor.

Referred to the Committee on Appropriations.

House bill No. 375, by Mr. Beach: An act providing for a
state wagon road in Mason and Jefferson counties in the State of Washington, and making an appropriation therefor.

Referred to the Committee on Roads and Bridges.

House bill No. 376, by the Joint Committee on Game and Game Fish: An act providing for issuing hunter’s and fisherman’s licenses and licensing taxidermists, providing for the disposition of moneys collected under the provisions thereof and fixing penalties for its violation.

Placed on the Calendar.

House bill No. 377, by the Joint Committee on Game and Game Fish: An act creating a state game, game fish and forest commission, defining their duties and making an appropriation.

Placed on the Calendar.

House bill No. 378, by Mr. Rhodes: An act to amend section five of chapter 134 of the General Laws of 1903.

Referred to the Committee on Judiciary.

House bill No. 379, by Mr. Tibbetts: An act amending section 842 of Pierce’s Washington Code relating to exemptions of personal property, the same being section 1 of an act entitled “An act in relation to exemptions, and providing that no property shall be exempt from certain classes,” approved March 14, 1903.

Referred to the Committee on Judiciary.

House bill No. 380, by the Joint Committee on Game and Game Fish: An act for the preservation, propagation, protection, taking, use and transportation of game animals, game birds and game fish, and certain harmless birds and animals. And fixing penalties for violation thereof.

Placed on the Calendar.

On motion of Mr. Reid, the rules were suspended and House bill No. 38 was placed on second reading.

REPORT OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 14, 1907.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House bill No. 38, entitled “An act providing for the collection of taxes upon
personal property about to be or in danger of being removed from the limits of the state," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the amendments previously recommended by the Committee on Revenue and Taxation.

Geo. T. Reid, Chairman.

House of Representatives,
Olympia, Wash., February 7, 1907.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House bill No. 38, entitled "An act providing for the collection of taxes upon personal property about to be or in danger of being removed from the limits of the state," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend the title in line 1 of the printed bill the same being line 2 of the original bill, after the word "property" strike "about to be or in danger of being," and insert in lieu thereof the words, "which is being removed or about to be removed."

Also amend after the word "state," in the second line of the printed bill, the same being in the third line of the original bill, by adding "or is being dissipated or about to be dissipated, and declaring an emergency."

Amend section 2, line 2 of printed bill, the same being line 3 of the original bill, after the word "year" insert "and prior to the levy of taxes thereon."

Amend section 1, line 2 of the printed bill, the same being line 4 of the original bill, after the word "state," insert "or is being dissipated or about to be dissipated."

Also in line 4 of the printed bill, the same being line 6 of the original bill, after the word "remove" and before the word "together," insert "is being dissipated or about to be dissipated."

Amend section 2, in line 2 of the printed bill, the same being line 2 of the original bill, after the word "state" insert "is being dissipated or about to be dissipated."

Amend section 2, line 5 of the printed bill, the same being lines 7 and 8 of the original bill, by striking "An emergency is declared to exist and this act shall be in force immediately," and insert in lieu thereof a new section numbered section 3. to read as follows: "Sec. 3. An emergency exists and this act shall take effect immediately."

Frank H. Renick, Chairman.

We concur in this report: C. F. Kayser, C. E. Gaches.

The bill was read the second time by sections, the committee amendments were adopted, the second reading was considered the third and the bill considered engrossed and placed on final
passage and passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 4.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyn, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteeman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler. Miller, Morse, Olsen, Peddyoord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow. Mr. Speaker—91.

Those absent or not voting were: Messrs. Gilbert (E. P.), Hewitt, Jackson, (F. C.), Weber—4.

The emergency clause passed the House by the following vote: Yeas, 90; nays, 0; absent or not voting, 5.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyn, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteeman, Hamilton, Hanson, Henderson, Hogan, Horneberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddyoord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tib-
betts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—90.

Those absent or not voting were: Messrs. Gilbert (E. P.), Hewitt, Jackson (F. C.), Ulsh, Weber—5.

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

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 6, 1907.

Mr. Speaker:

We your Committee on County and County Boundaries, to whom was referred House bill No. 106, entitled "An act to create and establish the county of Calispel, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Add a new section to said bill numbered 2, as follows:

Sec. 2. At any time within three months after this act shall take effect, any qualified voter living in any portion of Stevens county embraced within the boundaries of Calispel county as heretofore defined, may present to the Governor of the State of Washington a petition addressed to said Governor in substance, that the signers of such petition are a majority of the voters living in the portion of Stevens county embraced within the boundaries of Calispel county as defined within this act, and praying that in case it shall be found that the constitutional provisions relating to the creation of new counties have been complied with, the county of Calispel shall be deemed fully established: Provided, That said petition shall be accompanied by a good and sufficient bond to the superior judge to whom said petition shall be transmitted by the Governor to be approved by said superior judge, in the sum of $1,000.00 to cover costs of proceedings under this act, and in case the said county shall not be established.

Add a new section to said bill to be numbered 3, as follows:

Sec. 3. The Governor shall forthwith transmit said petition to the superior judge of Stevens county and the said superior judge shall within thirty days thereafter examine said petition and ascertain whether said petition bears the signature of persons living within the territory of Calispel county and entitled to vote therein, in number equal to a majority of the votes cast by voters living within said territory at the last preceding general election, as nearly as the number of such voters voting at such preceding election can be ascertained; if the judge finds the petition sufficiently signed, then the said judge shall ascertain to his satisfaction, upon evidence received in open court, that the striking therefrom of the territory proposed to be set over into Calispel county will not reduce the remaining population of said
Stevens county to a population of less than four thousand, and that such territory so proposed to be set over contains a population of two thousand or more: Provided, however, That the judge may in his discretion appoint an elector or electors who shall be a free holder, residing within the territory of Calispel county, to take a special enumeration of the population of the county of Stevens, or of any part thereof, which he may desire so that it will show separately the number of the population living in such portion thereof within the boundaries of Calispel county, and living in the rest of said county of Stevens. It shall be the duty of the person or persons so appointed to qualify by filing with such court an oath that he will take such enumeration truly and impartially and therefrom he or they take such enumeration and return the same verified by his affidavit to the effect that he believes the same to be a true and correct enumeration of such county, or as the case may be, of the portion of such county as to which the same relates, in such court, and to file the same in such court within one month after such enumeration has been completed.

Add a new section to said bill to be numbered 4, as follows:

Sec. 4. If it shall be shown to the satisfaction of such judge of the superior court of Stevens county that there are two thousand or more inhabitants within the boundaries herein set forth for the county of Calispel, and that there shall remain four thousand or more inhabitants in the remaining portion of Stevens county, thereupon he shall make a decree setting forth the fact that the provisions of the Constitution of the State of Washington have been complied with. Upon the filing of such decree it shall be the duty of the clerk of such court to make and transmit to the board of county commissioners of Stevens county a certified copy thereof, and also a certified copy thereof to the Governor of the state, and to the Secretary of State.

Add a new section to said bill to be numbered 5, as follows:

Sec. 5. Immediately upon receipt of said certified copy of the decree of the superior court of Stevens county, the Governor shall make a proclamation declaring the county of Calispel fully established.

Change the words and figures at the beginning of section 2 of the original and printed bill to read “Sec. 6.”

Change the words and figures at the beginning of section 3 of the original and printed bill to read “Sec. 7.”

Change the words and figures at the beginning of section 4 of the original and printed bill to read “Sec. 8.”

Change the words and figures at the beginning of section 5 of the original and printed bill to read “Sec. 9.”

Change the words and figures at the beginning of section 6 of the original and printed bill to read “Sec. 10.”

Change the words and figures at the beginning of section 7 of the original and printed bill to read “Sec. 11.”
Change the words and figures at the beginning of section 8 of the original and printed bill to read "Sec. 12."

Change the words and figures at the beginning of section 9 of the original and printed bill to read "Sec. 13."

Change the words and figures at the beginning of section 10 of the original and printed bill to read "Sec. 14."

Change the words and figures at the beginning of section 11 of the original and printed bill to read "Sec. 15."

Change the words and figures at the beginning of section 12 of the original and printed bill to read "Sec. 16."

Change the words and figures at the beginning of section 13 of the original and printed bill to read "Sec. 17."

Change the words and figures at the beginning of section 14 of the original and printed bill to read "Sec. 18."

Change the words and figures at the beginning of section 15 of the original and printed bill to read "Sec. 19."

Change the words and figures at the beginning of section 16 of the original and printed bill to read "Sec. 20."

Change the words and figures at the beginning of section 17 of the original and printed bill to read "Sec. 21."

Change the words and figures at the beginning of section 18 of the original and printed bill to read "Sec. 22."

JAMES J. GLEN, Chairman.

We concur in this report: J. Hugh Sherfey, A. W. McMorran, G. W. Hamilton, R. A. Hutchinson.

The bill was read the second time by sections, the committee amendments were adopted, the bill was passed to third reading and ordered engrossed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 12, 1907.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House bill No. 186, entitled "An act relating to the government, management and control of the state's public institutions and educational institutions, and its capitol building and grounds, etc.," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend Sec. 2, line 9 of the printed bill, the same being line 12 of the original bill, after the word "institutions" strike the remainder of the section and in lieu thereof insert "shall have the authority, and it shall be its duty to visit, at least once each year each of the following named educational institutions: The University of Washington, the State College of Washington, the State Normal school at Cheney, the State Normal school at Ellensburg, and the State Normal school at Bellingham, and examine into their system of accounts, and their sources of income and expenditures and their financial management generally, and from time to time make suggestions in writing to the
board of regents of the respective institutions examined, of such changes in its financial management as to said board of control shall seem to be necessary for the better preservation of the several maintenance funds belonging to the institution; and should the said board of control deem it advisable, they shall have power to make such changes in the system of bookkeeping followed at any of the above named institutions as the said board shall seem better suited to the correct keeping of the accounts of such institution; and said board of control shall have power to provide for a uniform system of keeping the accounts at all such institutions, and to provide a uniform system of vouchers and means by which moneys provided for the maintenance of the several institutions shall be drawn from the lawful custodian of such moneys.

It shall be the further duty of the board of control to examine into the conditions and needs of the aforesaid several institutions, and on or before the first day of December of the year preceding a session of the Legislature report in writing to the Governor the condition of each of said institutions, and what sum of money it deems advisable to appropriate for its maintenance and betterment, having reference to the probable growth of such institution, its general welfare, and the object and purpose of its creation.

Amend section 3, line 6 of the printed bill, the same being line 8 of the original bill, strike "twelve thousand ($12,000.00)" and insert in lieu thereof the words "three thousand five hundred ($3,500)."

Also in section 3, line 7 of the printed bill, the same being line 10 of the original bill, after the word "each" insert "public," and after the word "institution" insert the words "under its control."

Also amend section 3, in line 11, the same being line 15 of the original bill, after the word "the" insert "public."

Also amend section 3, line 15 of the printed bill, the same being line 21 of the original bill, before the word "institutions" insert the word "said."

Amend section 4, line 3 of the printed bill, the same being line 3 of the original bill, before the word "institutions" insert "public."

Amend section 5, line 8 of the printed bill, the same being line 11 of the original bill, strike the words "four thousand ($4,000.00)" and insert in lieu thereof the words "three thousand five hundred ($3,500.00)."

Amend section 8, line 11 of the printed bill, the same being line 15 of the original bill, after the word "of" strike "an" and insert "a public."

Frank H. Renick, Chairman.

We concur in this report: C. E. Gaches, C. F. Kayser.

Mr. Hutchinson moved, as an amendment, to insert, in lieu of the words "four thousand" the words "three thousand" in line 8, section 5, of the printed bill.

The amendment was lost.
Mr. Hutchinson offered the following amendment:
"Strike out all of section 2 after the word 'officials' in line 9 of section 2."

The amendment was lost.
Mr. Hutchinson offered the following amendment:
"Strike out 'three thousand dollars' in line 12 of section 1."

The amendment was lost.

The bill was read the second time by sections, the committee amendments were adopted, the bill was passed to third reading and ordered engrossed.

The speaker announced that he had signed Senate bills Nos. 31, 74 and 75, and House bills Nos. 31 and 116.

The speaker announced the substitution of Mr. Rhodes for Mr. Reid on the committee to investigate the office of the Commissioner of State Lands.

RECONSIDERATION.
On motion of Mr. Rhodes, the House reconsidered the vote on House bill No. 55 and, on motion of Mr. Rhodes, the bill was referred to the Committee on Judiciary.

On motion of Mr. Reid, the rules were suspended and the clerk was instructed to transmit immediately to the Senate House bill No. 38.

REPORT OF STANDING COMMITTEES.
HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 11, 1907.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 192, entitled "An act to provide for the indeterminate sentence of persons convicted of certain felonies, for the termination of such sentence and the release of such persons, defining the duties of the board of control and warden of the penitentiary in relation thereto, 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 House with the recommendation that it do pass as amended.

In section 5, line fourteen, insert the word "place" between the words "suitable" and "free."

In section 8, line four of the printed bill, at the end of the sentence after the word "convicted" add the following: "Persons convicted of a felony committed prior to the taking effect of this act, and sentenced
after this act is in force, shall be sentenced under the law in force at
the time such felony was committed; but the provisions of this act
relating to the power of the prison board to parole and release pris-
oners shall apply to such persons."  

Geo. T. Reid, Chairman.

We concur in this report: H. B. Madison, J. W. Romaine, Austin
M. Wade, J. J. King, Lee A. Johnson.

The bill was read the second time by sections, the committee
amendments were adopted and the bill was passed to third read-
ing and ordered engrossed.

REPORT OF COMMITTEE ON ENROLLED BILLS.

House of Representatives,
Olympia, Wash., February 15, 1907.

Mr. Speaker:

Your Committee on Enrolled Bills to whom was referred House bills
Nos. 31 and 116, have compared same with the engrossed bills and
find them correctly enrolled.

Respectfully submitted,

E. C. Davis, Chairman.

We concur in this report: G. H. Armstrong, Edmund T. Rice,
James J. Glen, H. F. Jackson.

MESSAGES FROM THE SENATE.

Senate Chamber,
Olympia, Wash., February 15, 1907.

Mr. Speaker:

The president has signed Senate bill No. 31, authorizing the deed-
ing of certain tide lands to the city of Tacoma;
Also Senate bill No. 74, amending the law relating to the State
Highway fund;
Also, Senate bill No. 75, authorizing the deeding of certain tide
lands to the city of Olympia.
And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

Senate Chamber,
Olympia, Wash., February 15, 1907.

Mr. Speaker:

The Senate has passed Senate bill No. 132, amending the law rel-
ating to drainage districts;
Also, Senate bill No. 115, relating to conveyances by corporations;
Also, Senate bill No. 144, authorizing the formation of metropolitan
park districts;
Also, Senate bill No. 145, providing for a system of checking ac-
counts of various public officers;
Also, Senate bill No. 189, authorizing the Board of Control to em­ploy an agent to purchase jute;
Also, Senate bill No. 35, relating to the Incorporation of associa­tions;
Also, Senate concurrent resolution No. 14, to consider the advisa­bility of enacting a law authorizing the use of voting machines;
Also, House memorial No. 2, relating to the Swinomish Indian reser­vation;
Also, House memorial No. 3, relating to Forest Reserves;
Also, House bill No. 227, for the relief of Mrs. Geo. E. Blankenship and Miss Clara E. McKenzie;
Also, House bill No. 118, for the relief of the town of Kent;
Also, House bill No. 68, for the relief of Charles E. Shephard;
Also, House bill No. 103, for the relief of A. A. Lytle;
Also, House bill No. 160, for the payment of the publication of cer­tain notices;
Also, House bill No. 132, for the payment of legislative printing;
Also, House bill No. 225, for the relief of the Smith Premier Type­writer Company;
Also, House bill No. 159, for certain deficiencies in maintenance of the State Capitol building;
Also, House bill No. 129, relating to liability of a bank in case of forged checks;
Also, House bill No. 157, providing for the repair of certain parts of the Capitol building and grounds, with the following amendment:
In section 1, line fourteen of the printed bill, strike out the words “to the Webster Vacuum System.”
At the end of section 1 of the printed bill, strike the period and place in lieu thereof a comma and add the following words: “and to provide for an adequate system to protect the Capitol building from fire.”
Also, Senate bill No. 4, relating to the classification and issuance of teachers’ certificates;
Also, House bill No. 78, entitled “An act providing for the collection of an excise tax on private car companies, with the following amend­ment:
In section 9 of the engrossed bill, strike the last word of said sec­tion and insert in lieu thereof the words: “April 1, 1907.”
Also House bill No. 62, entitled “An act making it unlawful for any person to entice away any female person under the age of eighteen years, or withholding knowledge of her whereabouts, declaring the same to be a misdemeanor and prescribing a penalty therefor, with the following amendments:
Strike the title of the printed bill and substitute therefor the fol­lowing: “An act relating to the offense of unlawful enticement and providing a penalty.”
Strike section 1 of the printed bill and substitute therefor the following: "Section 1. Any person who shall entice a female under the age of eighteen years from the custody of her parents, guardian, or other person having lawful control of her, for any unlawful purpose, shall upon conviction thereof be fined in any sum not exceeding one thousand dollars or imprisoned in the county jail not exceeding one year, or be fined and imprisoned."

Strike section 2 of the printed bill.

Strike section 3 of the printed bill.

Also, House bill No. 6, entitled "An act prohibiting the owners or those in charge of any canal or ditch from suffering noxious weeds or other growths to go to seed on the banks thereof, with the following amendments:

Amend the title of the printed bill by adding the following: "And providing a penalty for the violation thereof";

Also, House bill No. 81, entitled "An act amending sections 6434, 6435 and 6437 of Ballinger's Annotated Codes and Statutes of Washington, relating to the duties of guardians and the sale of property of resident insane persons," with the following amendments:

In line 1 of the title of the printed bill, strike the words "of the State."

In line 1, section 1 of the printed bill, strike the words "of the State."

In line 1, section 2 of the printed bill, strike the words "of the State."

In line 1, section 3 of the printed bill, strike the words "of the State." In line 2 of said section, strike the figures "7437," the interrogation point and the brackets surrounding the figures "6437." In line 3 of said section, strike the word "performed" and substitute the word "executed" therefor. In line 4 of said section, strike the word "prejudicial" and substitute the word "prejudicially" therefor.

And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

The House took a recess until 2 p. m.

AFTERNOON SESSION.

The speaker called the House to order at 2 p. m.

Roll call showed all members present except Messrs. Blackmore, Bradsberry, Gilbert (E. P.), Hogan, Hornberger, Jackson (F. C.), McDonald, Peddy cord, Sewall, Stephens (E. M.), Ulsh, Vergowe, Weber. Messrs Blackmore, Bradsberry, Hogan, Jackson (F. C.), Peddy cord and Sewall were excused.
FIRST READING OF SENATE BILLS.

Senate bill No. 4, by Senator Scott: An act amending section 2407 of Ballinger's Annotated Codes and Statutes of Washington, relating to the classification and issuance of teachers' certificates to be issued by the authority of the State of Washington, entitling the holder thereof to teach in the schools of this state.

Referred to the Committee on Education.

Senate bill No. 35, by Senator Graves: An act to amend sections seven and twelve of an act entitled "An act to provide for the incorporation of associations for social, charitable and educational purposes," approved March 21, 1895.

Referred to the Committee on Judiciary.

Senate bill No. 60, by Senator Gunn: An act to amend section 1263 Ballinger's Annotated Codes and Statutes of Washington, relating to filing of plats and payment, assessment and collection of taxes upon the same.

Referred to the Committee on Revenue and Taxation.

Senate bill No. 90, by Senator Stevenson: An act amending section 715 of Ballinger's Annotated Codes and Statutes of Washington, relating to the organization, classification, incorporation and government of municipal corporations.

Referred to the Committee on Judiciary.

Senate bill No. 115, by Senator Piper: An act relating to sales and conveyances by corporations in cases where the property or assets sold or conveyed constitute substantially all of the property or assets of the vendor corporation, or are needed to enable it to continue to carry on its corporate business, or consist in whole or in part of any franchise granted by public authority, and providing for the distribution of the proceeds thereof and providing for proceedings in court in certain cases for the ascertainment and payment to minority stockholders of their just share of the proceeds thereof.

Referred to the Committee on Corporations other than Municipal and Railroads.

Senate bill No. 132, by Senator Anderson: An act amending section 38 of an act entitled "An act to provide for the es-
tablishment and creation of drainage districts and the construction and maintenance of a system of drainage, and to provide for the means of payment thereof; and declaring an emergency," approved March 20th, 1895.

Referred to the Committee on Dikes, Drains and Drainage.

Senate bill No. 144, by Senator Jones: An act authorizing the formation of metropolitan park districts, providing for park officials, fixing their powers and duties, and declaring an emergency.

Referred to the Committee on Municipal Corporations of the First Class.

Senate bill No. 145, by Senator Metcalf: An act providing for a system of checking the accounts of various county officers, and amending section 1597 of Ballinger's Annotated Codes and Statutes of Washington, and repealing all acts or parts of acts in conflict herewith.

Referred to the Committee on Judiciary.

Senate bill No. 189, by Committee on State Penal and Reformatory Institutions: An act empowering the state board of control to employ an agent to represent said board in the purchasing of jute.

Referred to the Committee on Judiciary.

Senate concurrent resolution No. 13, relating to the amendment of bills.

Referred to the Committee on Rules and Order.

Senate concurrent resolution No. 14, regarding voting machines.

Referred to the Committee on Judiciary.

SECOND READING OF BILLS.

House bill No. 185, providing for holding certain teachers' examinations.

The bill was read the second time by sections and, on motion of Mr. Bassett, the rules were suspended, the second reading considered the third, the bill considered engrossed and placed on final passage and passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 16.
Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Byerly, Cameron, Carlyon, Coles, Congleton, Connell Croft, Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Gregg, Griffin, Hamilton, Hanson, Henderson, Hewitt, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sheets, Sherfey, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Wade, Weir, Whitlow, Mr. Speaker—79.

Those absent or not voting were: Messrs. Bradsberry, Cloes, Davis (D. J.), Gilbert (E. P.), Govan, Halteman, Hogan, Jackson (F. C.), Lambert, Peddycord, Sewall, Shultz, Stephens (E. M.), Ulsh, Vergowe, Weber—16.

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

House bill No. 245, defining the practice of veterinary medicine, surgery and dentistry.

The bill was read the second time by sections, passed to third reading and ordered engrossed.

House bill No. 243, amending the Code of Public Instruction.

The bill was read the second time by sections and, on motion of Mr. Rhodes, the rules were suspended, the second reading was considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 12.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Go-
van, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reid, Renick, Rhodes, Rice, Sayer, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Wade, Weir, Whitlow, Mr. Speaker—83.

Those absent or not voting were: Messrs. Bradberry, Hewitt, Jackson (F. C.), Peddycord, Reeve, Romaine, Sewall, Stephens (E. M.), Stevenson, Ulsh, Vergowe, Weber—12.

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

On motion of Mr. Strobridge, House bills Nos. 260 and 266 were passed, to retain their places on the calendar.

House bill No. 248, amending an act relating to the taking of judgments.

The bill was read the second time by sections, and, on motion of Mr. Griffin, the rules were suspended, the second reading was considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 19.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Griffin, Halteman, Hamilton, Hanson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Sayer, Sheets, Sherfey, Shultz, Slayden, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Wade, Weir, Whitlow, Mr. Speaker—76.
Those absent or not voting were: Messrs. Bradsberry, Cloes, Fulton, Gregg, Henderson, Hewitt, Jackson (F. C.), Kirkpatrick, Peddycord, Romaine, Sewall, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Ulsh, Vergowe, Weber—19.

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

The speaker called Mr. Beebe to the chair.

House bill No. 247, relating to notaries public.

The bill was read the second time by sections, and, on motion of Mr. Griffin, the rules were suspended, the bill was considered engrossed, the second reading considered the third, the bill was placed on final passage and passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 19.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Gregg, Griffin, Halteman, Hamilton, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Reeve, Renick, Rhodes, Rice, Romaine, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Wade, Weir, Whitlow, Mr. Speaker—76.

Those absent or not voting were: Messrs. Bradsberry, Fancher, Fulton, Govan, Hanson, Hewitt, Jackson (F. C.), Peddycord, Ranck, Reid, Sewall, Sheets, Stephens (E. M.), Stevenson, Strobridge, Taylor, Ulsh, Vergowe, Weber—19.

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

The speaker announced that he had signed House bills Nos. 159 and 160.
Mr. Speaker:

We, your Committee on Water and Water Rights other than Irrigation, to whom was referred House bill No. 278, entitled "An act authorizing cities and towns to construct and maintain dikes," etc., have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

That section 10 be amended as follows: Strike out everything after the word "effect" and in lieu thereof insert the word "immediately."

E. R. Henderson, Chairman.


On motion of Mr. Megler, the clerk was instructed to amend the title by adding the words "and declaring an emergency."

The bill was read the second time by sections and, on motion of Mr. Gaches, the rules were suspended, the second reading was considered the third, the bill was considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 24.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Byerly, Cameron, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Godman, Govan, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hursman, Hutchinson, Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Rice, Romaine, Sayer, Sheets, Sherfey, Slayden, Smalley, Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Weir, Whitlow, Mr. Speaker—71.

Those absent or not voting were: Messrs. Bradberry, Carlyon, Cloes, Congleton, Gilbert (J. B.), Gregg, Griffin, Hewitt, Huxtable, Jackson (F. C.), Johnson, Long, Peddycord, Renick, Rhodes, Sewall, Shultz, Stephens (E. M.), Stevenson, Strobridge, Ulsh, Vergowe, Wade, Weber—24.
The emergency clause passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 20.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Godman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Rhodes, Rice, Romaine, Sayer, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (J. N.), Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Wade, Weir, Whitlow, Mr. Speaker—75.

Those absent or not voting were: Messrs. Bradsberry, Gilbert (J. B.), Govan, Gregg, Griffin, Halteman, Hewitt, Jackson (F. C.), Johnson, Kayser, McRae, Peddycord, Renick, Sewall, Stephens (E. M.), Stevenson, Ulsh, Vergowe, Weber—20.

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

House bill No. 253, relating to the holding of meetings of corporations.

The bill was read the second time by sections and, on motion of Mr. Lambert, the rules were suspended, the second reading was considered the third, the bill was considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 16.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McDon-
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ald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Quinlan, Ramsay, Ranck, Reeve, Reid, Rhodes, Rice, Romaine, Sayer, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Wade, Weir, Whitlow, Mr. Speaker—79.

Those absent or not voting were: Messrs. Blackmore, Dickson, Gilbert (J. B.), Griffin, Hewitt, Jackson (F. C.), Long, Olsen, Peddycord, Renick, Sewall, Stephens (E. M.), Stevenson, Ulsh, Vergowe, Weber—16.

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

REPORT OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1907.

Mr. Speaker:

We, your Committee on Agriculture, to whom was referred substituted House bill No. 44, entitled "An act for protection against the spread of Canada and Russian thistle, tumbling mustard and other noxious weeds, and for the destruction thereof, and for the payment of the cost of destroying same, and providing for the punishment for the violation of this act, and for the appointment of a State Botanist, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

In line two, section 2 of the printed bill, the same being line three of the original bill, insert after the word "altissimum" and before the word "and" the work "Cockle Burr."

S. J. CAMERON, Chairman.


Mr. Godman offered the following amendment:

"Amend by striking out the words 'or may become noxious' in line three of section 3."

The amendment was adopted.

Mr. Lambert moved to amend by striking out section 11.

The amendment was lost.

The bill was read the second time by sections, and, on motion of Mr. Rhodes, the rules were suspended, the second reading was considered the third, the bill was considered engrossed,
placed on final passage and passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 17.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsey, Ranck, Reeve, Renick Rhodes, Rice, Romaine, Sayer, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Wade, Whitlow—78.

Those absent or not voting were: Messrs. Bradberry, Gilbert (E. P.), Hewitt, Hornberger, Jackson (H. F.), Long, McCoy, McDonald, Peddycoard, Reid, Sewall, Stephens (E. M.), Ulsh, Vergowe, Weber, Weir, Mr. Speaker—17.

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

The speaker resumed the chair.

House bill No. 17.

On motion of Mr. Tibbetts, the bill was re-referred to the Committee on Revenue and Taxation.

House bill No. 297, relating to inspection of sheep, etc.

The bill was read the second time by sections and, on motion of Mr. Cameron, the rules were suspended, the second reading was considered the third, the bill was considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 24.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Byerly, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hanson, Henderson, Horn-
Those absent or not voting were: Messrs. Blackmore, Bradsberry, Carlyon, Fancher, Gilbert (E. P.), Griffin, Hamilton, Hewitt, Hogan, Jackson (F. C.), Kayser, Long, McDonald, McRae, Peddycord, Quinlan, Renick, Sewall, Stephens (E. M.), Stevenson, Taylor, Ulsh, Vergowe, Weber—24.

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

House bill No. 320, appropriating funds for state road contracts.

Mr. Megler offered the following amendment:

"Insert the words 'from the State Highway Fund' after the figures in parenthesis in line 2 of the title."

The amendment was adopted.

The bill was read the second time by sections and on motion of Mr. D. M. Thompson, the rules were suspended, the second reading was considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 72; nays, 1; absent or not voting, 22.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Halteman, Hanson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Ramsay, Ranck, Reeve, Reid, Rhodes, Rice, Romaine, Sayer, Sheets, Sherfey, Slayden, Smalley, Stephens (I. N.), Strobridge, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Wade, Weir, Whitlow, Mr. Speaker—71.
Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.),
Thompson (W. H.), Tibbetts, Tonkin, Troy, Wade, Weir,
Whitlow, Mr. Speaker—72.

Those voting nay were. Mr. Connell—1.

Those absent or not voting were: Messrs. Bell, Bradsberry,
Dickson, Fancher, Gilbert (E. P.), Gregg, Griffin, Hamilton,
Henderson, Hewitt, Jackson (F. C.), Long, Peddyecord, Quinn-
lan, Renick, Sewall, Shultz, Stephens (E. M.), Strobridge,
Ulsh, Vergowe, Weber—22.

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

The speaker called Mr. Reid to the chair.

House bill No. 51, amending an act relating to public librar-
ies.

The bill was read the second time and, on motion of Mr. Bas-
sett, the rules were suspended, the second reading was considered
the third, the bill considered engrossed, placed on final passage
and passed the House by the following vote: Yea, 77; nays, 2;
absent or not voting, 16.

Those voting yea were: Messrs. Abrams, Armstrong, Bass-
sett, Beebe, Bell, Blackmore, Byerly, Cameron, Carlyon, Coles,
Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.),
Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E.
P.), Gilbert (J. B.), Glen, Gregg, Halteman, Hamilton, Han-
son, Henderson, Hewitt, Hogan, Hornberger, Hurshman,
Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser,
King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McDon-
alld, McMaster, McRae, Madison, Megler, Miller, Morse, Olsen,
Ramsay, Ranck, Reeve, Reid, Rhodes, Rice Romaine, Sayer,
Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Steven-
son, Strobridge, Taylor, Thompson (D. M.), Thompson (W.
H.), Tibbetts, Tonkin, Troy, Wade, Weir, Whitlow, Mr.
Speaker—77.

Those voting nay were: Messrs. Beach and Godman—2.

Those absent or not voting were: Messrs. Bradsberry, Fanc-
cher, Govan, Griffin, Jackson (F. C.), Long, McMorran, Peddy-
There being no objections, the title of the bill was ordered to stand as the title of the act.

OLYMPIA, WASH., February 15, 1907.

MR. SPEAKER:

Your Committee on Enrolled Bills to whom was referred House bills Nos. 159 and 160, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted,

E. C. DAVIS, Chairman.

We concur in this report: G. H. Armstrong, C. E. Gaches, James J. Glen.

MESSAGES FROM THE SENATE.

OLYMPIA, WASH., February 15, 1907.

MR. SPEAKER:

The President has signed House bill No. 31, entitled "An act regulating the hours of labor of train employes;"

Also, House bill No. 116, authorizing boards of county commissioners to acquire and operate quarries, etc.

The Senate has passed Senate bill No. 110, to provide against the adulteration of food, drugs, etc.;

Also, Senate bill No. 42, to provide for the improvement of the public highways;

The Senate has also adopted House concurrent resolution No. 11, relating to national reciprocal demurrage;

Also, House bill No. 159, entitled "An act providing for certain deficiencies in maintenance of State Capitol building;"

Also, House bill No. 160, making an appropriation for the publication of certain notices.

And the same are herewith transmitted.

J. W. LYSONS, Secretary of the Senate.

The speaker announced that he had re-referred House bill No. 373 to the Committee on Fisheries.

On motion of Mr. Megler, the House adjourned until 2 p. m., Monday, February 18, 1907.

LEO. O. MEIGS, J. A. FALCONER,
Chief Clerk. Speaker.
THIRTY-SIXTH DAY.

AFTERNOON SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MONDAY, FEBRUARY 18, 1907.
2 o'clock p. m.

The speaker called the House to order at 2 p. m.
Roll call showed all members present except Messrs. Blackmore, Griffin, Hanson, Jackson (F. C.), Reeve, Shultz, Stephens (E. M.), Strobridge and Vergowe, of whom Messrs. Blackmore, Hanson and F. C. Jackson were excused.
Rev. W. S. Crockett offered prayer.
On motion of Mr. Tibbetts, the further reading of the journal was dispensed with.

PETITIONS AND MEMORIALS.

A petition asking for the passage of a local option law was received and referred to the Committee on Public Morals.
A petition asking for the making of Saturday afternoon of each week a half-holiday was received and referred to the Committee on Memorials, Resolutions and Petitions.

REPORTS OF STANDING COMMITTEES.

House bill No. 213: Recommend it do pass as amended.
House bill No. 273: Recommend it do pass.
House bill No. 339: Recommend it do pass as amended.
House bill No. 352: Recommend it do pass.
House bill No. 313: Recommend it do pass.
House bill No. 244: Recommend it be indefinitely postponed.
The report of the committee was adopted.
House bill No. 220: Recommend it do pass as amended.
House bill No. 300: Recommend it do pass.
House bill No. 286: Recommend it do pass as amended.
House bill No. 175: Recommend it do pass.
STATE OF WASHINGTON

House bill No. 251: Recommend it do pass as amended.
Senate bill No. 86: Recommend it do pass.
Senate bill No. 76: Recommend it do pass.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, February 15, 1907.

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

GENTLEMEN—I have the honor to transmit herewith copy of Executive Document No. 45 of the first session of the Thirty-fifth Congress, giving the report of the Committee appointed to ascertain and report upon the expense incurred in the Indian wars in Oregon and Washington territories in 1855 and 1856, for the information of your body in considering House bill No. 126, entitled "An act to provide for compensating volunteers for the service of the Territory of Washington during the Indian wars of 1855 and 1856 for such service and appropriating money therefor." I have received this document from Hon. B. H. Shaw, of Vancouver, who obtained it from Congressman Wesley L. Jones. Inasmuch as copies are extremely rare, I would suggest that it be printed in the Journal of the House to the end that it may be preserved in the records of the state.

Through the efforts of Congressman Francis W. Cushman, an abstract of the muster rolls of the Washington Territory Volunteers in the wars named is being made in the War Department at Washington and will be in the hands of the Military Department of the State of Washington in a short time.

ALBERT E. MEAD, Governor.

Referred to the Committee on Appropriations.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, February 18, 1907.

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

GENTLEMEN—I submit herewith a supplemental report of the State Board of Tax Commissioners, and recommend that a joint resolution be passed directing that this question be settled as speedily as possible along the lines suggested herein.

ALBERT E. MEAD, Governor.

Referred to the Committee on Revenue and Taxation.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, February 15, 1907.

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

GENTLEMEN—I have this day approved the following bills:
House bill No. 159, entitled "An act for certain deficiencies in main-
tenance of state capitol building and preparing same for convening of the Tenth legislature.”

House bill No. 160, entitled “An act making an appropriation for the payment of the publication of the notices required to be given by section 2 of chapters 65 and 67 of the laws of 1905.”

ALBERT E. MEAD, GOVERNOR.

INTRODUCTION OF BILLS.

The following bills were introduced, read the first time by title, and referred to the committees indicated:

House bill No. 381, by Mr. Lung: An act in relation to real estate.

Referred to the Committee on Judiciary.

House bill No. 382, by Mr. Long: An act making it a misdemeanor for any person to use obscene language in any of the public highways of the state, in the presence or hearing of any woman, or child under the age of fifteen (15) years and fixing the punishment therefor.

Referred to the Committee on Judiciary.

House bill No. 383, by Mr. Long: An act to protect stock breeders in the State of Washington, providing for liens for service of sire and declaring an emergency.

Referred to the committee on Dairy and Live Stock.

House bill No. 384, by Messrs. McMorran and McRae: An act amending section 3 and repealing sections 4, 5 and 6, of an act entitled “An act relative to the qualifications and compensation of county commissioners,” approved March 9, 1893.

Referred to the Committee on Judiciary.

House bill No. 385, by Mr. Hewitt: An act authorizing the collection of hospital dues by employers from their employes; to make contracts with physicians, sanitariums and hospitals for the reception, care and treatment of such employes, and conferring a right of action on employes for a breach of such contracts, and authorizing the inspection of sanitariums and hospitals caring for such employes, and to regulate the same, and providing punishment for violation of contracts.

Referred to the Committee on Corporations other than Municipal and Railroads.
House bill No. 386, by the Joint Committee on Game and Game Fish: An act to provide for the extermination of cougar, wild-cat, lynx, bear, coyote, coon, skunk, and other wild animals that prey upon game animals and game birds, for the payment of bounties for such extermination, providing penalties and making an appropriation therefor.

Referred to the Committee on Game and Game Fish.

House bill No. 387, by Mr. D. M. Thompson: An act authorizing county commissioners to change the names of streets on platted lands, and providing for the approval of plats outside of incorporated towns.

Referred to the Committee on Judiciary.

House bill No. 388, by Mr. Bassett: An act relating to the sale of intoxicating liquors, fixing a state license fee, and providing a punishment for the violation thereof.

Referred to the Committee on Revenue and Taxation.

House bill No. 389, by Mr. King: An act to amend section 1556 of Ballinger’s Annotated Codes and Statutes of Washington, relating to bailiffs of the supreme court.

Referred to the Committee on Judiciary.

House bill No. 390, by Mr. Godman: An act amending section 9 of an act entitled “An act to provide for the manner of commencing civil actions in the superior courts, and bringing the same to trial,” approved March 15th, 1893.

Referred to the Committee on Judiciary.

House bill No. 391, by Mr. Cloes: An act to amend section three (3) of an act entitled “An act in relation to the descent of real estate of deceased persons and sales thereof by executors and administrators, and quieting titles acquired by descent. Approved March 20th, 1895.”

Referred to the Committee on Judiciary.

House bill No. 392, by Mr. Godman: An act amending the code of civil procedure and designating the place for the commencement and trial of civil actions in certain cases.

Referred to the Committee on Judiciary.
House bill No. 393, by Mr. Gregg: An act to amend section 1 of an act entitled "An act to amend section 1785 of the Code of Washington, the same being section 1534 of Volume 2 of Hill's Annotated Statutes and Codes of Washington, relating to costs in civil actions before justices of the peace, and providing for an attorney's fee as part of the costs in such actions," approved February 16, 1893, same being section 2973 of Pierce's Washington Code.

Referred to the Committee on Judiciary.

House bill No. 394, by Mr. McDonald: An act to amend section five of an act entitled "An act in relation to estrays, providing for their detention, registration and sale, and prescribing penalties for its violation," approved February 16, 1905.

Referred to the Committee on Dairy and Live Stock.

House bill No. 395, by Mr. Beach: An act to protect nurserymen and dealers in nursery stock, and to secure liens for the purchase price of stock, and prescribing the manner of their enforcement.

Referred to the Committee on Agriculture.

House bill No. 396, by Mr. Beebe: An act to amend section 4251 of Ballinger's Annotated Codes and Statutes of Washington relating to the organization and management of private corporations as amended by Chapter 11 of the Session Laws of 1905, entitled "An act to amend section 4251 of Ballinger's Annotated Codes and Statutes of Washington (Pierce's Washington Code, section 7054) relating to the organization and management of private corporations, and declaring an emergency."

Referred to the Committee on Judiciary.

House bill No. 397, by Mr. Beebe: An act relating to certification of teachers in cities employing four hundred or more teachers in the public schools thereof.

Referred to the Committee on Education.

House bill No. 398, by Mr. Beebe: An act relating to the arid lands pertaining to the endowment of the University of the State of Washington, and authorizing an exchange of part of
said arid lands for water to irrigate the part retained, and to provide revenue for said University.

Referred to the Committee on State, School and Granted Lands.

House bill No. 399, by Mr. Freudenberg: An act to regulate the selling, bartering, trading, loaning or giving away of morphine, opium, chloral, cocaine, and similar drugs and medicines containing the same, providing penalties for violation thereof.

Referred to the Committee on Judiciary.

House bill No. 400, by Hr. Freudenberg: An act defining and prescribing penalties for larceny by a partner of partnership property, repealing inconsistent acts.

Referred to the Committee on Judiciary.

House bill No. 401, by Mr. Coles: An act to regulate the practice of architecture.

Referred to the Committee on Miscellaneous Matters.

House bill No. 402, by Mr. Ulsh: An act providing for the laying out and construction of a state wagon road and making an appropriation therefor.

Referred to the Committee on Roads and Bridges.

House bill No. 403, by Mr. Romaine: An act to amend section 5 of "An act to authorize the fish commissioner to make research for the purpose of enforcing the fish laws of the State of Washington," approved March 9, 1893, being section 5237 of Pierce's Washington Code.

Referred to the Committee on Fisheries.

House bill No. 404, by Mr. Troy: An act to provide for the sale of certain state tide lands situate in Jefferson county, and to provide for the survey, appraisement, and classification, price and manner of sale thereof, and making an appropriation therefor, and providing for the disposition of the proceeds of said sale.

Referred to the Committee on Tide Lands.

House bill No. 405, by Mr. Troy: An act providing for the leasing of rights-of-way over any lands of the State of Washing-
ton to any persons or corporations for logging purposes and the removal of any timber, and providing for the leasing of any harbor areas and lands of the State of Washington to any persons or corporations for booming purposes, and declaring an emergency.

Referred to the Committee on Judiciary.

House bill No. 406, by Mr. Johnson: An act to amend sections 5 and 19 of an act entitled, "An act to provide for the establishment and creation of drainage districts and for the construction and maintenance of a system of drainage, and to provide for the means of payment thereof, and declaring an emergency," approved March 20, 1895, the same being sections 3719 of Volume 1 of Ballinger's Annotated Codes and Statutes of Washington, and declaring an emergency.

Referred to the Committee on Dikes, Drains and Drainage.

On motion of Mr. Reid, the rules were suspended and the House took up the following order of business:

House bill No. 102, fixing fees to be paid by corporations.

THIRD READING OF BILLS.

On motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 9.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fium, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (J. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.),
Tibbetts, Tonkin, Troy, Ulsh, Wade, Weber, Weir, Whitlow, Mr. Speaker—86.

Those absent or not voting were: Messrs. Bassett, Griffin, Hanson, Jackson (F. C.), Reeve, Sheets, Stephens (E. M.), Strobridge, Vergowe—9.

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

House bill No. 106, creating Calispel county.

On motion of Mr. Reid, the rules were suspended, the second reading was considered the third, the bill placed on final passage and failed to pass by the following vote: Yeas, 26; nays, 51; absent or not voting, 18.


Those voting nay were: Messrs. Armstrong, Beach, Bell, Byerly, Cameron, Carlyon, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Gaches, Gilbert (J. B.), Godman, Govan, Gregg, Halteman, Henderson, Hurshman, King, Kirkpatrick, Kløvborg, Long, McCoy, McDonald, McMaster, McRae, Madison, Megler, Morse, Olsen, Quinlan, Ranck, Reid, Renick, Romaine, Sewall, Slayden, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tonkin, Troy, Weber, Weir, Whitlow—51.

Those absent or not voting were: Messrs. Beebe, Blackmore, Cloes, Fulton, Griffin, Hanson, Hewitt, Hogan, Jackson (F. C.), Kayser, Miller, Reeve, Sheets, Sherfey, Stephens (E. M.), Strobridge, Ulsh, Vergowe—18.

House bill No. 186, relating to the control of public institutions.

On motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill was placed on final pass-
age and passed the House by the following vote: Yeas, 76; 
nays, 1; absent or not voting, 18.

Those voting yea were: Messrs. Abrams, Armstrong, Bas- 
sett, Beach, Bell, Bradsberry, Byerly, Cameron, Coles, Congle- 
ton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, 
Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), 
Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hen- 
derson, Hornberger, Hurshman, Huxtable, Jackson (H. F.), 
Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, 
Lung, McCoy, McDonald, McMorrnan, McRae, Madison, Meg- 
ler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, 
Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sherfey, 
Shultz, Slayden, Smallie, Stephens (I. N.), Stevenson, Taylor, 
Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, 
Troy, Wade, Weber, Weir, Whitlow, Mr. Speaker—76.

Those voting nay were: Mr. Hutchinson.

Those absent or not voting were: Messrs. Beebe, Blackmore, 
Carlyon, Cloes, Gilbert (E. P.), Griffin, Hanson, Hewitt, Ho- 
gan, Jackson (F. C.), McMaster, Reeve, Rice, Sheets, Steph- 
en (E. M.), Strobridge, Ulsh, Vergowe—18.

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

On motion of Mr. McDonald, the rules were suspended and 
House bill No. 245 was returned to second reading for the pur- 
pose of amendment.

Mr. McMaster offered the following amendment: “Amend 
section 10 by striking therefrom “shall be a graduate of a 
legally chartered and organized veterinary college or veteri- 
ary department of a university or agricultural college,” same 
being lines 2, 3 and 4 of section 10 of the printed bill.

The amendment was adopted.

The following amendment was offered: “Amend section 15 
by inserting between the words “jehorn” and “cattle,” line 2 
published bill, the word “vaccinate.”

The amendment was adopted.

On motion of Mr. McDonald, the rules were suspended and
the bill was placed on final passage and passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 13.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Bell, Bradshberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Wade, Weber, Weir, Whitlow, Mr. Speaker—82.

Those absent or not voting were: Messrs. Beebe, Blackmore, Griffin, Hamilton, Hanson, Hewitt, Jackson (F. C.), Reeve, Sewall, Sheets, Stephens (E. M.), Ulsh, Vergowe—13.

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

House bill No. 192, relating to sentences of certain prisoners.

On motion of Mr. Godman, the rules were suspended, the second reading was considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 12.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Bradshberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.) Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Henderson, Hogan, Hornberger, Hurshman; Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay,

Those absent or not voting were: Messrs. Blackmore, Griffin, Hamilton, Hanson, Hewitt, Jackson (F. C.), Reeve, Sheets, Shultz, Stephens (E. M.), Strobridge, Vergowe—12.

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

The speaker announced that he was about to sign House bills Nos. 74, 76, 227, 103, 68, 118, 132, 120 and 225 and House memorials Nos. 2 and 3.

SENATE AMENDMENTS.

On motion of Mr. Dickson, the House took up for consideration House bills passed by the senate with amendments.

House bill No. 157.

The House concurred in the Senate amendments and the bill as amended passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 13.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.) Dickson, Erickson, Faucher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycoard, Quinlan, Ramsay, Ranck, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Wade, Weber, Weir, Whitlow, Mr. Speaker—82.

Those absent or not voting were: Messrs. Blackmore, Griffin, Hamilton, Hewitt, Jackson (F. C.), Reeve, Sewall, Sheets, Stephens (E. M.), Strobridge, Troy, Ulsh, Vergowe—13.
There being no objections, the title of the bill was ordered to stand as the title of the act.

House bill No. 78.

The House concurred in the Senate amendment and, on motion of Mr. Reid, the calling of the roll was waived and the amended bill was considered passed.

House bill No. 6.

The House concurred in the Senate amendment, and on motion of Mr. Reid, the calling of the roll was waived and the amended bill was considered passed.

House substituted bill No. 81.

The House concurred in the Senate amendments, and, there being no objections, the calling of the roll was waived and the amended bill considered passed.

SECOND READING OF BILLS.

House bill No. 264, providing for the taxing of dogs.

Mr. Cameron offered the following amendment: "In line 2 of the printed bill after the word 'dogs' insert 'except those which are kept and used for the purpose of caring and tending of sheep'."

The amendment was lost.

The bill was read the second time by sections, passed to third reading and ordered engrossed.

Mr. Speaker:

We, your Committee on Commerce and Manufacture, to whom was referred House bill No. 217, entitled "An act defining the weight of a ton of coal and making it a misdemeanor to sell less for a ton and providing a penalty for the violation thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend by striking out all of section 1 and substituting in lieu thereof the following: "Section 1. That 2240 pounds shall constitute a gross ton of coal and 2000 pounds shall constitute a net ton of coal."
Amend section 2, by striking out the figures 2240 in line 1 of the original bill, the same being line 1 of the printed bill also, and substituting in lieu thereof the figures “2000.”

D. J. Davis, Chairman.


The bill was read the second time by sections, the committee amendments were adopted and the bill was passed to third reading and ordered engrossed.

House bill No. 56.

On motion of Mr. McMaster, the bill was re-referred to the Committee on Labor and Labor Statistics.

House bill No. 282, creating the county of Grays Harbor.

Mr. Freudenberg offered the following amendment: “Amend by striking section 22 and substituting the following: ‘An emergency exists and this act shall take effect immediately.’ ”

The amendment was adopted.

The requisite number demanding a call of the House, the roll was called and, on motion of Mr. Reid, the further call of the House was dispensed with.

The bill was read the second time by sections and, on motion of Mr. Hogan, the rules were suspended, the second reading was considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 74; nays, 12; absent or not voting, 9.

Those voting yea were: Messrs. Abrams, Armstrong, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Johnson, Kayser, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McMorran, McRae, Megler, Miller, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reid, Renick, Rhodes, Rice, Romaine, Sewall, Shultz, Slayden, Smalley, Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Ulsh, Wade, Weber, Weir, Mr. Speaker—74.
Those voting nay were: Messrs. Bassett, Beach, Connell, Gilbert (J. B.), Jackson (H. F.), King, Madison, Morse, Sayer, Stephens (I. N.), Troy, Whitlow—12.

Those absent or not voting were: Messrs. Griffin, Jackson (F. C.), McCoy, Reeve, Sheets, Sherfey, Stephens (E. M.), Strobridge, Vergowe—9.

The emergency clause passed the House by the following vote: Yeas, 78; nays, 9; absent or not voting, 8.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Johnson, Kayser, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Megler, Miller, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Shultz, Slayden, Smalley, Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Ulsh, Wade, Weber, Weir, Mr. Speaker—78.

Those voting nay were: Messrs. Beach, Connell, Jackson (H. F.), King, Madison, Morse, Stephens (I. N.), Troy, Whitlow—9.

Those absent or not voting were: Messrs. Griffin, Jackson (F. C.), Reeve, Sheets, Sherfey, Stephens (E. M.), Strobridge, Vergowe—8.

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

FIRST READING OF SENATE BILLS.

Senate bill No. 42, by Senator Kline: An act to provide for the improvement of the public highways.

Senate bill No. 110, by Senator Graves: An act to provide against the adulteration of foods, drinks and drugs, and fraud in the sale thereof; creating a State Board of Food Commis-
sion, defining their duties and providing for the appointment of an officer to be known as the State Dairy and Food Commissioner; providing for the enforcement of the law and fixing a penalty for violation thereof; repealing chapter XCIV of the Laws of 1901 as amended by chapter 51 of Laws of 1905, being an act entitled "An act to provide against the adulteration of food and fraud in the sale thereof; creating a State Board of Food Commission, defining their duties and providing for the appointment of an officer to be known as the State Dairy and Food Commissioner, providing for the enforcement of the law and fixing a penalty for violation thereof; making an appropriation, declaring an emergency, and repealing 'An act to provide against the adulteration of food,' approved March 13, 1899," approved March 16, 1901.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1907.

MR. SPEAKER:
Your Committee on Engrossed Bills, to whom was referred House bills Nos. 186, 192, 44, and House concurrent resolution No. 11, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,
H. D. TAYLOR, Chairman.

We concur in this report: A. H. Gregg, P. H. Carlyon, H. B. Hewitt.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1907.

MR. SPEAKER:
Your Committee on Enrolled Bills, to whom was referred House bills No. 225, 129, 132, 118, 68, 103, 227, 76, and 74; also memorials Nos. 2 and 3, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted,
E. C. DAVIS, Chairman.

We concur in this report: James J. Glen, Edmund Rice, G. H. Armstrong, C. E. Gaches.

The House adjourned.

LEO. O. MEIGS,
Chief Clerk.

J. A. FALCONER,
Speaker.
THIRTY-SEVENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
Olympia, Wash., Tuesday, February 19, 1907.

The speaker called the House to order at 10 a. m.

Roll call showed all members present except Messrs. Abrams, Gaches, Godman, Griffin, Hutchinson, Rice, Sherfey, Strobridge, and Ulsh.

Reverend W. S. Crockett offered prayer.

On Motion of Mr. Reid, the further reading of the Journal was dispensed with.

The speaker announced that Messrs. Troy and Johnson had been appointed members of the Committee on Insurance.

PETITIONS AND MEMORIALS.

A petition against the passage of House bill No. 338 was received and referred to the Committee on Municipal Corporations Other Than First Class.

A petition against the passage of House bill No. 270 was received and referred to the Committee on Medicine, Surgery, Dentistry and Hygiene.

A petition against the passage of Senate bill No. 193 was received and referred to the Committee on Municipal Corporations of the First Class.

RESOLUTIONS.

House concurrent resolution No. 12, requesting the investigation of certain applications for the purchase of oyster lands.

Referred to the Committee on State, School and Granted Lands.

House memorial No. 6, relative to forest reserves.

Referred to the Committee on Memorials, Resolutions and Petitions.
By the Committee on Rules and Order:

Resolved, That no bills be introduced into the House after the 20th day of February except by a two-thirds vote of the House.

The resolution was adopted.

The speaker announced that House bill No. 386 was placed on the calendar.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, February 18, 1907.

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

GENTLEMEN—I have the honor to transmit herewith a copy of a communication I have received from the State Labor Commissioner. I endorse the Commissioner's recommendation that the work of inspection of bakeries be placed with the office of the Dairy and Food Commissioner.

ALBERT E. MEAD, Governor.

Referred to the Committee on Labor and Labor Statistics.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, February 18, 1907.

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

GENTLEMEN—I have this day approved the following bills:
House bill No. 31, entitled "An act regulating the hours of service of employees in train service upon railroads, and providing a penalty."
House bill No. 116, entitled "An act authorizing the county commissioners of any county to acquire and operate quarries of suitable road building rock and ground containing deposits of suitable road building gravel, and to purchase rock-crushing machinery and appliances, and declaring an emergency."

ALBERT E. MEAD, Governor.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1907.

Mr. Speaker:

Your Committee on Engrossed Bills to whom was referred House bills Nos. 217, 245, have compared same with the original bill and find them correctly engrossed.

Respectfully submitted,

H. D. TAYLOR, Chairman.

We concur in this report: A. H. Gregg, M. W. Whitlow, Howard C. Hanson, P. H. Carlyon.
MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 19, 1907.

MR. SPEAKER:

The Senate has passed Senate bill No. 48, empowering county commissioners to make exhibits at the Alaska-Yukon-Pacific exposition.

Also, Senate bill No. 61, authorizing the assessment of county or state lands in cities or towns;

Also, Senate bill No. 52, amending the law relating to revenue and taxation;

Also, Senate bill No. 38, providing for levy, collection and manner of payment of road, bridge, poll and property taxes;

Also, Senate bill No. 71, relating to contracts and providing that certain contracts shall be void unless in writing;

Also, Senate bill No. 141, providing for the employment of convicts on state roads;

Also, Senate bill No. 118, making an appropriation for the relief of the town of Kalama;

Also, Senate bill No. 50, providing for the immunity of witnesses in certain cases;

Also, Senate bill No. 140, relating to the model training school departments of normal schools;

Also, Senate bill No. 107, relating to the exercise of the power of eminent domain;

Also, Senate concurrent resolution No. 15, providing for a test case to be instituted against certain insurance companies.

The president has signed Senate bill No. 17, amending the law relating to the public school system of the State of Washington.

Also, Senate bill No. 63, an act relating to the criminal insane.

And the same are herewith transmitted.

J. W. LYSONS, Secretary of the Senate.

SENATE CHAMBER,
OLYMPIA, WASH., February 19, 1907.

MR. SPEAKER:

The president has signed House bill No. 74, entitled “An act providing for the collection of an excise tax from express companies.

Also, House bill No. 76, relating to the keeping and deposit of municipal funds.

Also, House bill No. 227, appropriating funds for the relief of Mrs. George E. Blankenship, et al.

Also, House bill No. 103, for the relief of A. A. Lytle.

Also, House bill No. 68, for the relief of Charles E. Shepherd.

Also, House bill No. 118, for the relief of the town of Kent.

Also, House bill No. 132, making an appropriation for legislative printing.
Also, House bill No. 129, relating to liability of banks in case of forged checks.

Also, House bill No. 225, appropriating funds for the relief of the Smith Premier Typewriter Company.

Also, House memorial No. 2, praying for the opening of the Swinomish Indian reservation.

Also, House memorial No. 3, praying for right-of-way privileges over forest reserves in this state.

And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

SENATE AMENDMENTS.

There being no objection, the House took up for consideration the following bill:

House bill No. 62, relating to the enticement of females.

The House concurred in the Senate amendments and the bill was placed on final passage, as amended, and passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 17.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Beebe, Bell, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hanson, Henderson, Hewitt, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Renick, Romaine, Sayer, Sewall, Sheets, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weber, Weir, Whitlow, Mr. Speaker—78.

Those absent or not voting were: Messrs. Abrams, Blackmore, Fancher, Gaches, Griffin, Hamilton, Hogan, Lambert, Reeve, Reid, Rhodes, Rice, Sherfey, Shultz, Stevenson, Strobridge, Ulsh—17.

There being no objections, the title of the bill was ordered to stand as the title of the act.
REPORTS OF STANDING COMMITTEES.

House bill No. 306: Recommend it do pass as amended.
House bill No. 319: Recommend it do pass.
House bill No. 299: Recommend it do pass as amended.
House bill No. 359: Recommend it do pass.
House bill No. 331: Recommend it be indefinitely postponed.

The report of the Committee was adopted.
House bill No. 184: Recommend it do pass.
House bill No. 342: Recommend it do pass.
House bill No. 234: Recommend it do pass.
House bill No. 265: Recommend it do pass.
House bill No. 338: Recommend it do pass.
House bill No. 183: Recommend it do pass.
Senate bill No. 54: Recommend it do pass.
House bill No. 218: Recommend it do pass as amended.
House bill No. 353: Recommend it do pass.
House bill No. 134: Recommend it do pass as amended.
House bill No. 336: Recommend it do pass as amended.
House bill No. 357: Recommend it do pass.
House bill No. 256: Recommend it do pass as amended.
House bill No. 211: Recommend it do pass as amended.
House bill No. 334: Recommend it be indefinitely postponed.

The report of the Committee was adopted.
House bill No. 332: Recommend it be indefinitely postponed.

The report of the Committee was adopted.
House bill No. 261: Recommend it be indefinitely postponed.

On motion of Mr. Huxtable, the bill was re-referred to the Committee on Judiciary for the purpose of amendment.
House bill No. 70: Recommend it do pass as amended.
House bill No. 89: Recommend it do pass as amended.
Re-referred to the Committee on Appropriations.
House bill No. 327: Recommend it do pass.
House bill No. 321: Recommend it do pass as amended.
House bill No. 328: Recommend it do pass.
Senate bill No. 148: Recommend it do pass as amended.
Senate bill No. 60: Recommend it do pass.

INTRODUCTION OF BILLS.

The following bills were introduced, read the first time by title, ordered printed and referred to the committees indicated:

House bill No. 407, by Mr. Lung: An act to adopt Pierce's Washington Code as an official compilation.
Referred to the Committee on Judiciary.

House bill No. 408, by Mr. II. F. Jackson: An act amending sections 58, 59 and 60 of an act entitled "An act to provide for the collection and assessment of taxes in the State of Washington," approved March 15, 1897.
Referred to the Committee on Revenue and Taxation.

House bill No. 409, by Mr. E. P. Gilbert: An act relating to the acquisition of right-of-way for railroads through lands owned by the State of Washington, held for military purposes at American Lake, Pierce county, Washington.
Referred to the Committee on State, School and Granted Lands.

House bill No. 410, by Mr. E. P. Gilbert: An act authorizing the exchange of certain state lands for other lands now owned by the Commercial Trust Company.
Referred to the Committee on State, School and Granted Lands.

House bill No. 411, by Mr. Beebe: An act permitting the deposit with the State Treasurer of a special guarantee fund by corporations engaged in the business of issuing certificates of title or policies of title, insurance or other guarantees of title to real estate within the State of Washington, and regulating the method whereby said guarantee fund may be made available and providing for the certification of such corporations.
Referred to the Committee on Judiciary.

House bill No. 412, by Mr. McCoy: An act to amend section 2130 of Ballinger's Annotated Codes and Statutes of Wash-
ington, relating to the creation of a Board of Appraisers, and a Board of Harbor Line Commissioners, as required by articles 15 and 16 of the state constitution to be generally known as the Board of State Land Commissioners and defining their duties.

Referred to the Committee on State, School and Granted Lands.

House bill No. 413, by Joint Committee on Judiciary: An act relating to the superior courts of the counties of Whatcom, Yakima, Kittitas, Benton, Franklin, Adams, Lincoln and Spokane, the election and appointment of judges therein, and declaring an emergency.

Placed on the calendar.

House bill No. 414, by Mr. Coles: An act amending an act providing for the incorporation of trust companies and defining their powers and duties.

Referred to the Committee on Banks and Banking.

House bill No. 415, by Mr. Hanson: An act authorizing and empowering cities of the first class to create and establish a building department and defining its duties and powers.

Referred to the Committee on Municipal Corporations of the First Class.

House bill No. 416, by Mr. Taylor: An act making it unlawful for any railroad and other transportation companies doing business in the State of Washington and any agent, officer or servant of any railroad or other transportation companies, to require any employee of such railroad or transportation companies to purchase of any such company or of any particular person, firm or corporation, or at any particular place or places, the uniforms or other clothing or apparel required by any such railroad or other transportation companies to be used by such employees in the performance of their duties as such, and fixing a penalty therefor and declaring an emergency.

Referred to the Committee on Labor and Labor Statistics.

House bill No. 417, by Mr. Halteman: An act to amend sections 2, 3, 7, and 10 of chapter 97 of the Session Laws of
1903 of the State of Washington, approved March 14, 1903, being “An act providing for the incorporation and regulation of mutual fire insurance companies and associations,” made by chapter 71 of the Session Laws of 1905.

Referred to the Committee on Insurance.

House bill No. 418, by Mr. McMaster: An act creating a State University Permanent fund, a State University Current fund, and repealing section 16 of an act approved March 27, 1890, entitled “An act in relation to the establishment and government of the University of the State of Washington,” and repealing section 11 of an act approved March 14, 1893, entitled “An act providing for the location, construction and maintenance of the University of Washington, and making appropriation therefor, and declaring an emergency,” and repealing section 1 of an act approved March 13, 1895, and entitled “An act providing for the bonding of the lands of the University of Washington, and declaring an emergency.”

Referred to the Committee on Judiciary.

House bill No. 419, by Mr. King: An act providing for the survey, establishment and construction of a state wagon road within the counties of Chelan and Kittitas, and making an appropriation therefor, and declaring an emergency.

Referred to the Committee on Roads and Bridges.

House bill No. 420, by Mr. Slayden: An act to regulate the transportation of insane persons upon the electric railways.

Referred to the Committee on Medicine, Surgery, Dentistry and Hygiene.

House memorial No. 6, by Messrs. Smalley and Halteman: Protesting against the making of certain temporary withdrawals permanent and asking that they be immediately set aside and that the lands therein described at once be restored to the public domain.

Referred to the Committee on Memorials, Resolutions and Petitions.

The speaker called Mr. McMorran to the chair.
SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 11, 1907.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred House bill No. 13, entitled "An act to provide for the formation of banking corporations and to regulate the business of banking and securing state supervision thereof; for the appointment of a state examiner, defining his duties, fixing his compensation and making an appropriation therefor," have had section 51 of the same, relating to appropriation, under consideration, and we respectfully report the same back to the House with the recommendation that it do pass.

D. M. Thompson, Chairman.

Mr. Speaker:

We, your Committee on Banks and Banking, to whom was referred House Bill No. 13 entitled "An act to provide for the formation of banking corporations and to regulate the business of banking and securing state supervision thereof; for the appointment of a state examiner, defining his duties, fixing his compensation and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend the title by adding after the word "therefor," the words "and prohibiting the use of the words 'bank,' 'trust,' and 'savings,' in advertising business by persons, firms and associations not hereby brought under state supervision and fixing a penalty for its violation."

Section 1. Amend by inserting after the word "business" in line 4 of the original bill, which is line 5 of the printed bill, the words, "or building and loan association business."

Sec. 5. Amend by striking out all of the section after the word "office," in line 3 of the original bill, which is line 3 of the printed bill.

Sec. 6. Amend by striking out the words, "person, firm or co-partnership, company or," in lines 5 and 6 of the original bill, which is line 6 of the printed bill.

Amend by striking out after the word "deposits," in line 7 of the original bill, which is line 7 of the printed bill, all down to and including the word "duties," at the end of the parenthesis in line 10 of the printed bill.

Sec. 7. Amend by striking out after the word "any," in line 1 of the original bill, which is line 1 of the printed bill, the words, "individual, firm, co-partnership, company."

Amend by striking out after the word "such," in line 5 of the original bill, which is line 5 of the printed bill, the words, "person, firm, co-partnership, company."
Amend by inserting after the words "existing banks," in line 9 of the original bill, which is line 10 of the printed bill, "branch banks."

Sec. 8. Amend by striking out all of the section after the word "of," in line 8 of the original bill, which is line 10 of the printed bill, and substitute the words, "one thousand (1,000) and less than two thousand (2,000) inhabitants, fifteen thousand dollars ($15,000); in cities having a population of two thousand (2,000) and less than three thousand (3,000) inhabitants, twenty thousand dollars ($20,000); in cities having a population of three thousand (3,000) and less than five thousand (5,000) inhabitants, twenty-five thousand dollars ($25,000); in cities having a population of five thousand (5,000) and less than ten thousand (10,000) inhabitants, thirty thousand dollars ($30,000); in cities having a population of ten thousand (10,000) and less than twenty-five thousand (25,000) inhabitants, fifty thousand dollars ($50,000); in cities having a population of twenty-five thousand (25,000) and less than fifty thousand (50,000) inhabitants, seventy-five thousand dollars ($75,000); and in cities having a population of more than fifty thousand (50,000) inhabitants, one hundred thousand dollars ($100,000). Such property shall be in lawful money as provided in section 12 of this act."

Sec. 14. Amend by striking out after the word "no" in line 9 of the original bill, which is line 9 of the printed bill, the words "individual, firm, co-partnership," and insert the words, "foreign bank" in lieu thereof.

Amend by striking out the words "individual, firm, co-partnership," in line 9 of the original bill, which is line 11 of the printed bill, and insert the words, "foreign bank," in lieu thereof.

Sec. 15. Amend by placing a period after the word "direct," in line 3 of the original bill, which is line 3 of the printed bill, and striking out the word "but" immediately following.

Amend by striking out after the word "no" in line 3 of the original bill, which is line 3 of the printed bill, the word "such"; also, in the same line, after the word "stock," by adding the words "or accept its capital stock or any part of it as security for loans."

Amend by striking out all of section 15 after the word "stock" in line 3 of the original bill, which is line 3 of the printed bill.

Sec. 17. Amend by striking out the word "incorporated" in line 1.

Sec. 18. Amend by striking out the word "incorporated" in line 1.

Sec. 19. Amend by striking out the word "incorporated" in line 1.

Sec. 21. Amend by adding the words to line 9 of the original bill, which is line 9 of the printed bill, "Providing, that no such real estate except that used in the transaction of its business shall be carried as an asset on the books of the bank for a longer period than three years from the date of its purchase."

Sec. 25. Amend by striking out all of the section.

Sec. 31. Amend by striking out all of section 31, and inserting in lieu thereof, "Section 31. No person or persons, association or body
corporate, except banks, or trust companies incorporated under the laws
of the United States, or the laws of the State of Washington, shall ad-
vertise or put forth a sign having thereon 'any of the following words:
'Bank,' 'banking company,' 'trust,' or 'savings,' or any other artificial
or corporate name, or other words indicating that such person, persons,
associations or body corporate is a bank, trust company, or savings
bank, or shall in any way solicit or receive deposits as a bank. Every
person, association, or body corporate, violating the provisions of this
act, shall be fined not more than one thousand dollars ($1,000). This
act shall not prohibit firms or individuals doing business as private
bankers or brokers under their own name or names.

Sec. 33. Amend by striking out all of lines 1, 2 and 3, and the word
"and" in line 4 of the printed bill, which is lines one and two and
part of three of the original bill.

Amend by striking out the word "incorporated" in line 8 of the
printed bill, which is line 7 of the original bill.

Section 34. Amend by striking out after the word "liabilities" in
line 2 of the original bill, which is line 2 of the printed bill, "but one-
half of".

Amend by striking out the word "fifteen" in line 2 of the original
bill, which is line 2 of the printed bill, and substitute the word
"twenty" in lieu thereof.

Amend by striking out after the second word "and" in line 4 of the
original bill, being line 4 of the printed bill, the words "one-half shall
consist of".

Sec. 35. Amend by striking out the words "four thousand" in line 1
of the original bill, which is line 1 of the printed bill, and insert the
words "thirty-six hundred."

Sec. 36. Amend by striking out the words "bank commissioner" in
line 4 of the original bill, which is line 4 of the printed bill, and insert
the words "state examiner" in lieu thereof.

Sec. 37. Amend by striking out the word "five" in line 1 of the
original bill, which is line 1 of the printed bill, and insert the word
"three" in lieu thereof.

Amend by striking out the words "such" and "as shall be" in line 2
of the original bill, which is line 2 of the printed bill.

Sec. 41. Amend by striking out after the word "condition" in line 2
of the original bill, which is line 2 of the printed bill, down to and in-
cluding the words "fifty dollars," and insert in lieu thereof the follow-
ing: "ten dollars ($10.00) for each examination, and in addition there-
to, one two-hundredths' per cent (1-200%) on all deposits, including
those of banks and certificates of deposits at the time of the examina-
tion of the bank, but in no case must the charge be more than two
hundred dollars."

Sec. 47. Amend by striking out after the word "and" in line 3 of
the original bill, which is line 3 of the printed bill, the words "at the
end of each quarter"; also, strike out the word "over" in line 3.
Amend by inserting after the word "treasurer" in line 3 of the original bill, which is line 3 of the printed bill, the following words: "At the times and in the manner prescribed by law."

Amend by striking out the words "during the preceding quarter," in line 4 of the original bill, which is line 4 of the printed bill.

Amend by inserting after the word "treasurer" in line 5 of the original bill, which is line 5 of the printed bill, the word "quarterly."

Sec. 49. Amend by striking out after the word "of" in line 2 of the original bill, which is line 2 of the printed bill, "Title LIII of the General Statutes of this State, Chapter 1, of Assignments for the Benefit of Creditors," and insert in lieu thereof the words "Chapter 5, Title 32 of the second volume of Ballinger's Annotated Codes and Statutes of the State of Washington."

Sec. 51. Amend by inserting after the figures "($20,000)" in line 2 of the original bill, which is line 2 of the printed bill, the words, "or so much thereof as may be necessary."

SAMUEL COLES, Chairman.

We concur in this report: G. M. Peddycord, Frank Bradsberry, J. D. Bassett, E. O. Erickson, Oliver Byerly.

Mr. Reid moved to amend by striking out the word "two" in line 4, section 22, of the printed bill, and substitute therefor the word "ten."

The amendment was adopted.

Mr. Speaker moved to amend by striking, in line 4 of section 1 of the printed bill, all of line 4 after the word "office" and all of line 5 up to the word "who."

The amendment was adopted.

Mr. Ranck offered the following amendment: "In line 1, section 34 of the printed bill, strike out "thirty-six" and insert in lieu thereof "twenty-five," and, in line 2, section 34 of the printed bill, strike out "twenty-four hundred" and insert in lieu thereof "eighteen hundred."

The amendment was lost.

Mr. Romaine offered the following amendment: "Amend section 42 by striking, in line 2, the word "ten" and inserting in lieu thereof the word fifteen."

The amendment was adopted.

Mr. Bassett offered the following amendment: "Amend section 42 by inserting, after the word "dollars" in line 5 of the printed bill, the following: 'All money collected under the pro-
visions of this section shall be paid into the state's general fund.'"

The amendment was adopted.

Mr. Hogan offered the following amendment: "Strike out section 48 of the printed bill and substitute the following: 'Section 48. In distributing the assets of any bank for which a receiver has been appointed under the provisions of this act, the claims of depositors shall be given preference over all other claims except claims for labor, provided that this section shall not be construed so as to impair the rights of secured creditors.'"

The House took a recess until 2 p. m.

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AFTERNOON SESSION.

The speaker called the House to order at 2 p. m.

Roll call showed all members present except Messrs. Abrams, Gilbert (E. P.), Griffin, Peddy cord, Reeve, Rhodes, Rice, Strobridge and Ulsh. Mr. Strobridge was excused.

The sub-committee of the Appropriations Committee was excused for the afternoon.

The amendment offered by Mr. Hogan at the morning session to House bill No. 13 was adopted.

By Mr. J. B. Gilbert: Amend section 8 to read as follows: "In line 7 strike out all after the word 'follows' and insert in lieu thereof the following: 'In cities, villages and communities having a population of less than one thousand, ten thousand dollars ($10,000.00); in cities having a population of one thousand inhabitants and less than three thousand inhabitants, fifteen thousand dollars; in cities having a population of three thousand inhabitants and less than ten thousand inhabitants, twenty-five thousand dollars; in cities having a population of ten thousand inhabitants and less than twenty-five thousand inhabitants, thirty-five thousand dollars; in cities having a population of twenty-five thousand inhabitants and less than
fifty thousand inhabitants, fifty thousand dollars; and in cities
having a population of more than fifty thousand inhabitants,
one hundred thousand dollars. Such property to be in lawful
money as provided in section twelve of this act.

The amendment was lost.

By Mr. Kirkpatrick: Amend section 38 by inserting, in line
4 of the printed bill, after the word “cashier,” the following:
“and by two directors.”

The amendment was adopted.

By Mr. Coles: That a new section be added to said bill to be
numbered 50 and to read as follows:

Sec. 50. That all duties now required to be performed by and all
responsibilities now imposed upon the auditor of this state, under the
laws regulating the business of banking shall hereafter be performed by
the State Examiner, and all reports and documents now on file in the
State Auditor’s Office pertaining to banks now in existence are hereby
transferred to the custody of the Bank Examiner. That all duties now
required to be performed by and all responsibilities now imposed upon
the Secretary of State under Chapter 176 of the Laws of 1903, relating
to the inspection and supervision of trust companies, shall hereafter be
performed by the State Examiner, and all reports and documents now
in existence are hereby transferred to the custody of the Bank Ex­
aminer.

The amendment was adopted.

By Mr. Halteman: Amend by striking section 30 and insert
in lieu thereof the following:

Sec. 30. No person or persons, association or body corporate, except
banks, or trust companies incorporated under the laws of the United
States, or the laws of the State of Washington, shall advertise or put
forth a sign having thereon any of the following words: “Bank,”
“banking company,” “trust,” or “savings,” or any other artificial or
corporate name, or other words indicating that such person, persons,
associations or body corporate is a bank, trust company, or savings
bank, or shall in any way solicit or receive deposits as an incorporated
bank. Every person, association, or body corporate, violating the pro­
visions of this act, shall be fined not more than one thousand dollars
($1,000). This act shall not prohibit firms or individuals doing busi­
ness as private bankers or brokers under their own name or names,
nor prohibit them from soliciting or receiving deposits as such.

The amendment was adopted.
By Mr. Coles:
Change the section numbered 37 to read "35."
Change the section numbered 38 to read "36."
Change the section numbered 39 to read "37."
Change the section numbered 40 to read "38."
Change the section numbered 41 to read "39."
Change the section numbered 42 to read "40."
Change the first section numbered 43 to read "41."
Change the first section numbered 44 to read "42."
Change the section numbered 50 to read "51."
Change the section numbered 51 to read "52."
The amendment was adopted.

By Mr. Kirkpatrick: Add a new section to be Sec. 53:
"Any person or persons who shall wilfully and knowingly subscribe to or make or cause to be made any false statement or false entry in the books of any bank or corporation transacting a banking business or shall knowingly subscribe to or exhibit false or fictitious papers or securities with the intent to deceive any person or persons authorized to examine into the affairs of said bank or corporation, or shall make, state or publish any false statement of the amount of the assets or liabilities of any such bank or corporation, shall be deemed guilty of a felony and upon conviction thereof shall be imprisoned in the State Penitentiary not less than one year nor more than ten years."
The amendment was adopted.

By Mr. Kirkpatrick: Amend Sec. 18: Strike all of line 4 following the word "trustees," all of lines 5 and 6 to the word "bank," and insert the following: "if such relation of trust shall appear in the stock certificate and on the books of the bank or as collateral security or in pledge, shall not be personally liable as stockholders."
The amendment was adopted.

By Mr. J. B. Gilbert: In section 8, in line 7, after the word "population" insert the word "of less than one thousand (1,000) ten thousand dollars ($10,000); in cities, villages and communities having a population."
The amendment was adopted.
The bill was read the second time by sections, the commit-
tee amendments were adopted and the bill was passed to third reading and ordered engrossed.

RESOLUTIONS.

House concurrent resolution No. 13, by Mr. Megler, asking the governor to return House bill No. 74.

The resolution was adopted.

By Mr. Megler:

Resolved, That permission be asked from the Senate to correct House bills Nos. 74 and 78 by striking out the word “six” in line 2, section 8 of each bill, printed copy, and substituting the word “seven,” these bills having passed both houses.

The resolution was adopted.

The speaker called Mr. Dickson to the chair.

SECOND READING OF BILLS.

House bill No. 340, relating to taxation of bank stock.

On motion of Mr. Reid, the rules were suspended, the second reading was considered the third, the bill considered engrossed and the bill placed on final passage and passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 13.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govvan, Gregg, Griffin, Halteman, Hamilton, Hanson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lang, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Rhodes, Rice, Sayer, Sewall, Sheets; Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (J. N.) Taylor, Thompson (D. M.), Thompson (W. H.), Tibbonets, Tonkin, Troy, Vergowe, Weber, Weir, Whitlow—82.

Those absent or not voting were: Messrs. Abrams, Henderson, Hewitt, Hornberger, Miller, Peddycord, Renick, Romaine, Stevenson, Strobridge, Ulsh, Wade, Mr. Speaker—13.
The emergency clause passed the House by the following vote:

Yeas, 82; nays, 0; absent or not voting, 13.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberrv, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Gov­van, Gregg, Griffin, Halterman, Hamilton, Hanson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lamb­ert, Long, Lung, McCoy, McDonald, McMaster, McMorrau, McRae, Madison, Megler, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Rhodes, Rice, Sayer, Sewall, Sheets, Sher­fey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Weber, Weir, Whitlow—82.

Those absent or not voting were: Messrs. Abrams, Hender­son, Hewitt, Hornberger, Miller, Peddy cord, Renick, Romaine, Stevenson, Strobridge, Ulsh, Wade, Mr. Speaker—13.

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

On motion of Mr. Reid, the rules were suspended and the chief clerk was instructed to transmit House bill No. 340 to the Senate immediately.

There being no objection, the House returned to the follow­ing order of business:

RESOLUTIONS.

By the Committee on Appropriations:

WHEREAS, A great demand is made upon this Legislature and the Appropriations Committee for the removal of the Soldiers' Home from Orting and as the Appropriations Committee cannot act intelligently from hearsay talk;

Be it resolved, That the Committee on Appropriations and the Com­mittee on Military Affairs, and Soldiers' Home be authorized to go to Orting and American Lake on Friday, February 22d, to investigate the general condition of the Home;

Be it further resolved, That the speaker be authorized to draw a warrant for the sum of One Hundred and Twenty-five dollars from
legislative appropriation or as much thereof as may be necessary for transportation.

The resolution was adopted.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1907.

Mr. Speaker:

We, your Committee on Privileges and Elections, to whom was referred House bill No. 99, entitled "An act relating to, regulating and providing for the nomination of candidates for public office in the State of Washington by primary elections and providing penalties for the violation thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that the substitute bill attached hereto and numbered 323 do pass in its stead.

H. L. Strobridge, Chairman.


By Mr. Gregg: Amend page 4 of the printed bill, being the form of primary election ballot, as follows: Transpose legislative candidates so that they will follow immediately after the candidates for state offices.

The amendment was adopted.

By Mr. Megler: Add at end of section 17: "Provided that, in precincts where no registration is required, the polls shall be opened at 4 o'clock p. m. and close at 8 o'clock p. m."

The amendment was adopted.

The speaker resumed the chair.

On motion, the House reconsidered the vote on Mr. Megler's amendment and the amendment was lost.

By Mr. Beach: Amend section 15 by striking out the word "no" in line 9 and insert in lieu thereof the words "the same." Also by striking all of section 15 after the word "clerk" in line 10 and inserting in lieu thereof the words "as for general elections."

The amendment was adopted.

By Mr. Kirkpatrick: Strike out section 22 and insert in lieu thereof: "Sec. 22. The candidate receiving the highest
number of votes cast on each of the political party primary election ballots, shall be the nominees of such political party for the positions designated on the ballots.

“In the event that there are more than one position of the same kind to be filled, the number of votes that there are positions to be filled, shall be declared the party nominees for such positions in the order of their pluralities.”

The amendment was adopted.

By Mr. Kirkpatrick: In Sec. 21, strike out, in line 11 of the printed bill the words, “and nominate candidates for such offices as are not within the provisions of this act, fill vacancies,” and insert in line 10 of the printed bill after the word “convention” the words “which may fill vacancies and nominate candidates for presidential electors and for no other offices.”

The amendment was adopted.

By Mr. Madison: Strike that portion of section 17 beginning with the word “if” in line 2 and extending to and including the word “arrives” in line 7.

The amendment was lost.

By Mr. Beach: In line 5, section 25, of the printed bill, strike out the word “3rd” and insert in lieu thereof the word “last.” After the word “Tuesday,” insert the words “in September.”

The amendment was lost.

By Mr. Small: Substitute for section 4.

“Sec. 4. The name of no candidate shall be printed upon an official ballot used at any primary election, unless at least thirty days prior to such primary, a petition signed by at least ten qualified voters shall have been filed with the proper officer praying that the name of such candidate shall be printed on the official ballot.”

The amendment was lost.

By Mr. Reid: Make Sec. 37 Sec. 38 and add a section to be numbered Section 37, to read as follows: “Section 37. No person shall be competent to qualify for any public office, who shall have, within a period of ninety days prior to the holding of any primary election, paid, or promised or agreed to pay, either directly or through another or in any manner whatsoever, to
the owner, publisher, manager or representative of any newspaper, any sum of money or other thing of value, for any article or published statement in a newspaper, wherein the electors are advised or counseled to vote for such candidate, or his fitness or qualifications for office are set forth, or his photograph or biography is published.

The amendment was adopted.

On motion of Mr. Reid, the rules were suspended, the second reading was considered the third and House bill No. 323, substituted for House bill No. 99, was placed on final passage and passed the House by the following vote: Yeas, 88; nays, 0; absent or not voting 7.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quintan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Verguswe, Wade, Weber, Weir, Whitlow, Mr. Speaker—88.

Those absent or not voting were: Messrs. Abrams, Griffin, Hornberger, Peddyceord, Romaine, Stevenson, Strobridge—7.

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

There being no objection the House returned to the following order of business.

INTRODUCTION OF BILLS.

The following bill was introduced, read first time by title, ordered printed and referred to the committee indicated:
House bill No. 421, by Mr. Hewitt: An act to submit to the electors of Grays Harbor county, Washington, the question of the division of said county, by the creation of the county of Grays Harbor, and to provide for a special election for that purpose, and to meet the expenses of such election, and declaring an emergency.

Referred to the Committee on Counties and County Boundaries.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1907.

Mr. Speaker:

We, a majority of your Committee on Public Morals, to whom was referred House bill No. 324, entitled "An act to prohibit or permit the sale or distribution of intoxicating liquors as a beverage in any voting precinct of the State of Washington, in accordance with the will of a majority of the qualified electors thereof, and to provide for the enforcement of the provisions of this act under suitable penalties, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend by striking out of section 3 of the printed bill lines 23 to 29 inclusive, the same being lines 30 to 38 inclusive, of section 3 of the original bill.

A. N. Sayer, Chairman.

We concur in this report: S. E. Kirkpatrick, J. D. Bassett, Oliver Byerly.

Mr. Godman offered the following amendment: "Amend section 3 in line 5 by striking out, after the word 'corporation' the words 'of the fourth class.'

Mr. Beach offered an amendment to the amendment so as to include all of section 3.

The amendment to the amendment was lost.

The original amendment was adopted.

On motion, the previous question was ordered.

The bill was read the second time by sections, the committee amendment was adopted and, on motion of Mr. Johnson, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and failed to pass by the following vote: Yeas, 43; nays, 44; absent or not voting, 8.
Those voting yea were: Messrs. Armstrong, Bassett, Beebe, Blackmore, Byerly, Coles, Connell, Davis (E. C.), Fancher, Fulton, Gaches, Gilbert (J. B.), Godman, Gregg, Halteman, Hogan, Jackson (F. C.), Johnson, King, Kirkpatrick, Klovborg, Lambert, Long, Lang, McCoy, McMaster, McRae, Madison, Megler, Miller, Morse, Ramsay, Ranck, Reeve, Sayer, Sherfey, Stephens (J. N.), Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Whitlow, Mr. Speaker—43.

Those voting nay were: Messrs. Beach, Bell, Bradsberry, Cameron, Carlyon, Cloes, Congleton, Croft, Davis (D. J.), Dickson, Erickson, Freudenberg, Gilbert (E. P.), Glen, Govan, Griffin, Hamilton, Hanson, Henderson, Hewitt, Hurshman, Huxtable, Jackson (H. F.), Kayser, McDonald, McMorrnan, Olsen, Quinlan, Reid, Renick, Rhodes, Rice, Sewall, Sheets, Shultz, Slayden, Smalley, Stephens (E. M.), Stevenson, Taylor, Tonkin, Wade, Weber, Weir—44.

Those absent or not voting were: Abrams, Hornberger, Hutchinson, Peddycord, Romaine, Strobridge, Ulsh, Vergowe—8.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 19, 1907.

Mr. Speaker:

The Senate has passed House concurrent resolution No. 13, requesting the Governor to return House bill No. 74 for correction;

Also, Senate concurrent resolution No. 16, requesting the House to return to the Senate House bill No. 74, and House bill No. 78, for amendments.

And the same are herewith transmitted.

J. W. Lysöns, Secretary of the Senate.

The House adjourned.

Leo. O. Meigs, J. A. Falconer,
Chief Clerk, Speaker.
THIRTY-EIGHTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,

OLYMPIA, WASH., Wednesday, February 20, 1907.

10 o'clock a. m.

The speaker called the House to order at 10 a. m.

Roll call showed all members present except Messrs. Abrams, Bassett, Beach, Gilbert (E. P.), Reeve, Rhodes, Sheets, Strobridge, Ulsh and Weber. Messrs. Strobridge and Abrams were excused.

Rev. W. S. Crockett offered prayer.

On motion of Mr. Reid, the further reading of the minutes was dispensed with.

REPORTS OF STANDING COMMITTEES.

House bill No. 210: Recommend it do pass as amended.

House bill No. 303: Recommend it do pass.

House bill No. 304: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 301: Recommend it do pass.

House bill No. 276: Recommend it do pass.

House bill No. 242: Recommend that the committee substitute bill do pass.

The report of the committee was adopted and the substituted bill was placed on the calendar, bearing same number as original bill.

House bill No. 96: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 57: Recommend it do pass as amended.

House bill No. 240: Recommend it do pass.

House bill No. 212: Recommend it do pass.

House bill No. 329: Recommend it do pass.
House bill No. 302: Recommend it do pass as amended.
House bill No. 318: Recommend it do pass.
House bill No. 20: Recommend it do pass as amended.
House bill No. 362: Recommend it do pass.
House bill No. 108: Recommend it do pass as amended.
House bill No. 254: Recommend it be re-referred to the Committee on Appropriations.

The report of the committee was adopted.
Senate bill No. 77: Recommend it do pass.
Senate bill No. 115: Recommend it do pass.
Senate bill No. 92: Recommend it be re-referred to the Committee on Agriculture.

The report of the committee was adopted.

MESSAGES FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, FEBRUARY 19, 1907.

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

GENTLEMEN—I have this day approved the following bills:

House bill No. 76, entitled "An act relating to the keeping and deposit of municipal funds";
House bill No. 68, entitled "An act for the relief of Charles E. Shepard";
House bill No. 103, entitled "An act for the relief of A. A. Lytle, Sheriff of Douglas county";
House bill No. 118, entitled "An act for the relief of the town of Kent, and making an appropriation therefor";
House bill No. 129, entitled "An act relating to the liability of a bank or trust company to a depositor in case of forged or raised checks";
House bill No. 132, entitled "An act appropriating the sum of six thousand dollars, or as much thereof as may be necessary to pay for such printing as may be ordered by the Tenth Legislature or either branch thereof;
House bill No. 225, entitled "An act appropriating funds for the relief of the Smith Premier Typewriter Company, of Seattle, Washington;
House bill No. 227, entitled "An act appropriating funds for the relief of Mrs. George E. Blankenship, Mrs. George H. Funk, and Mrs. Clara E. McKenzie for services as markers of teachers' manuscripts in the office of the Superintendent of Public Instruction."

ALBERT E. MEAD, GOVERNOR.
To the Honorable, the House of Representatives of the State of Washington:

Gentlemen—I have the honor to transmit herewith copy of a letter I have received from Mr. B. F. Shaw for the information of your body in considering House bill No. 126, entitled "An act to provide for compensating volunteers for the service of the Territory of Washington during the Indian wars of 1855 and 1856 for such service and appropriating money therefor."

Albert E. Mead, Governor.

Referred to the Committee on Military Affairs and Soldiers Home.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, ordered printed and referred to the committees indicated:

House bill No. 422, by Mr. Sayre: An act providing for the payment of witness fees in Justice's courts.

Referred to the Committee on Judiciary.

House bill No. 423, by Mr. Coles: An act extending the limits of cities and towns to the center of any navigable water adjoining such cities and towns, conferring full authority, control, and jurisdiction upon such cities and towns, and declaring an emergency.

Referred to the Committee on Judiciary.

House bill No. 424, by Mr. Cloes: An act amending section 7 of an act entitled "An act to establish the legal rate of interest in the State of Washington, to prevent usury, and to provide for the establishment of the rate of interest on public warrants," approved March 13, 1889.

Referred to the Committee on Judiciary.

House bill No. 425, by Mr. E. C. Davis: An act to amend section 7 of an act entitled "An act providing for the levy, collection, and manner of payment of road, bridge, poll and property taxes and the manner of the expenditure thereof, and providing for the division of counties into road districts, and the appointment of supervisors thereof, and repealing all acts and parts of acts in conflict herewith," approved March 16th, 1903, the same being section 7903 of Pierce's Washington Code.

Referred to the Committee on Roads and Bridges.
House bill No. 426, by Mr. Slayden: An act providing for the appointment of one additional judge of the superior court of the State of Washington in and for the county of Pierce, fixing the term of office of the judge appointed and providing for the election of four judges of said superior court at the general state election in November, 1908, and every four years thereafter, and declaring an emergency.

Referred to the Committee on Judiciary.

House bill No. 427, by Mr. Rhodes: An act to amend section 8 of an act entitled "An act to regulate the practice and pleadings in prosecutions for crimes," passed April 28, 1854, the same being section 7018 of Ballinger's Annotated Codes and Statutes of Washington.

Referred to the Committee on Judiciary.

House bill No. 428, by Mr. McDonald: An act to encourage county poultry or livestock associations and shows and exhibits of livestock and poultry and to provide funds therefor.

Referred to the Committee on Dairy and Live Stock.

House bill No. 429, by Mr. Slayden: An act to create a State Board of Osteopathic Registration and Examination, to license osteopathic physicians, to regulate the practice of osteopathy in the State of Washington, prescribing penalties for the violation of this act, and declaring an emergency.

Referred to the Committee on Medicine, Surgery, Dentistry and Hygiene.

House bill No. 430, by Committee on Medicine, Surgery, Dentistry and Hygiene: An act to amend an act entitled "An act to preserve from pollution the water supplied to the inhabitants of cities and towns in the State of Washington; to declare what are nuisances in the vicinity and source of such water supply; providing for the abatement thereof, and for the punishment of the violations of this act, approved March 13, 1899," and declaring an emergency.

Placed on the calendar.

House bill No. 431, by Committee on Corporations other than Municipal and Railroads: An act to provide a penalty
for the failure of corporations to file a list of officers with the county auditor in the county of their principal places of business, as required by the act of March 20, 1895, being sections 4259 and 4260 of Ballinger's Annotated Codes and Statutes of Washington.

Placed on the calendar.

House bill No. 432, by Mr. Taylor: An act to amend sections 1, 4, 5, 7 and 11, of an act entitled "An act providing for the protection and health of employes in factories, mills or workshops, where machinery is used, and providing for suits to recover damages sustained by the violation thereof, and prescribing a punishment for the violation thereof, and repealing an act entitled "An act providing for the protection of employes in factories, mills or workshops where machinery is used, and providing for the punishment of the violation thereof," approved March 6, 1903, and repealing all other acts or parts of acts in conflict therewith. Approved March 6, 1905.

Referred to the Committee on Judiciary.

House bill No. 433, by Mr. Beebe: An act providing for ordering the condemnation of property by cities of the first class to be paid for in whole or in part by special assessment, limiting such assessment, and declaring an emergency.

Referred to the Committee on Municipal Corporations of the First Class.

House bill No. 434, by Mr. Freudenberg: An act providing for an institution for the care of feeble minded and aged infirm, to be known as the Washington Home of the Infirm.

Referred to the Committee on Miscellaneous Matters.

House bill No. 435, by Mr. Bradsberry: An act to amend section 13 of an act entitled "An act to provide for establishment and creation of drainage districts and the construction and maintenance of a system of drainage, and to provide for the means of payment thereof, and declaring an emergency," approved March 20, 1895, the same being section 3727 of Ballinger's Annotated Codes and Statutes of Washington.

Referred to the Committee on Dikes, Drains and Drainage.

House bill No. 436, by Mr. Bradsberry: An act to amend
section 13 of an act entitled "An act to provide for establish­ment and creation of diking districts and the construction and maintenance of a system of dikes, and to provide for the means of payment thereof, and declaring an emergency," approved March 20, 1895, the same being section 3685 of Ballinger's Annotated Codes and Statutes of Washington.

Referred to the Committee on Dikes, Drains and Drainage.

House bill No. 437, by Mr. Gregg: An act to prohibit influ­encing of agents, employes or servants and providing a pen­alty for the violation thereof.

Referred to the Committee on Judiciary.

House bill No. 438, by Mr. Gregg: An act providing for the purchase and maintenance of law libraries for the superior courts and for the creation of a fund therefor by the taxation of costs.

Referred to the Committee on Judiciary.

House bill No. 439, by Mr. Gregg: An act amending section 5719 2nd Ballinger's Annotated Codes and Statutes of Wash­ington.

Referred to the Committee on Judiciary.

House bill No. 440, by Mr. Halteman: An act to amend an act entitled "An act regulating life insurance companies, forbidding the payment of rebates, or the payment of commissions to other than authorized agents," being chapter 178 of the General Laws of 1905, approved March 14, 1905, to prohibit giving any stocks, bonds or other inducement not specified in the policy contract as inducement to insurance.

Referred to the Committee on Insurance.

House bill No. 441, by Mr. Hamilton: An act to amend sections 1 and 2, being sections 5713 and 5714 of Pierce's Washington Code, of "an act to regulate, restrain, license or prohibit the sale of intoxicating liquors," and repealing all laws inconsistent with this act.

Referred to the Committee on Revenue and Taxation.

House bill No. 442, by Mr. Bassett: An act to amend section 7064 of Pierce's Washington Code, relating to payment of sub­scriptions for bank stock, and adding thereto section 7064a re-
lating to amounts of capital stock required for banks in the State of Washington.

Referred to the Committee on Banks and Banking.

House bill No. 443, by Mr. Halteman: An act relating to the provisions of life insurance policies.

Referred to the Committee on Insurance.

House bill No. 444, by Mr. Romaine: An act repealing an act entitled "An act providing for the establishment of a system of improved roads in counties, and providing for the manner of laying out, constructing and maintaining the same," approved by the governor March 15, 1893, the same being Chapter CXXIII, Session Laws of the State of Washington, 1893.

Referred to the Committee on Roads and Bridges.

House bill No. 445, by Mr. Romaine: An act repealing section 5463 and succeeding sections to and including 5492, of Ballinger's Annotated Codes and Statutes of Washington, Volume II, relating to arrests and bail.

Referred to the Committee on Judiciary.

House bill No. 446, by Mr. Romaine: An act repealing an act entitled "An act to provide for township organizations, and prescribing the duties and fixing the compensation of township officers, and providing for the assessment, levy and collection of town taxes," approved by the governor March 23, 1895, the same being Chapter CLXXV, Session Laws of the State of Washington, 1895.

Referred to the Committee on Revenue and Taxation.

House bill No. 447, by Mr. Romaine: An act repealing section 5493 and succeeding sections to and including 5499 of Ballinger's Annotated Codes and Statutes of Washington, Volume II, relating to Nis Exeat.

Referred to the Committee on Judiciary.

House bill No. 448, by Mr. Romaine: An act repealing sections 2910, 2911, 2912, 2913, and 2914, Ballinger's Annotated Codes and Statutes of Washington, Volume I, relating to tolls for grinding grain.

Referred to the Committee on Judiciary.
House bill No. 449, by Mr. Blackmore: An act relating to the law of libel and providing for the time in which action may be brought, conditions precedent to the commencement of an action, defenses thereto, retractions, conditionally privileged communications, pleadings in civil actions, punishment in criminal actions and repealing all laws and parts of laws in conflict herewith.

Referred to the Committee on Judiciary.

House bill No. 450, by Mr. Blackmore: An act amending section 39 of chapter 2 of the Session Laws of 1879 entitled "An act in relation to roads, ferries, bridges and travel on public highways," the same being Sec. 4049 of Vol. 1 of Ballinger's Code, and being Sec. 8209 of Pierce's Code of the State of Washington, and declaring an emergency.

Referred to the Committee on Roads and Bridges.

House bill No. 451, by Mr. Smalley: An act providing for the payment of actual traveling expenses and board and lodging of county officers, while engaged in the performance of their official duties, when away from their places of residence.

Referred to the Committee on Compensation and Fees for State and County Officers.

House bill No. 452, by Mr. F. C. Jackson: An act providing for the appraisal and sale of tide lands of the first class held under leases.

Referred to the Committee on Tide Lands.

House bill No. 453, by Mr. Halteman: An act defining the status of persons soliciting life insurance.

Referred to the Committee on Insurance.

House bill No. 454, by Mr. Halteman: An act prohibiting misrepresentation by life insurance companies.

Referred to the Committee on Insurance.

House bill No. 455, by Mr. Tonkin: An act for the relief of C. W. Saunders.

Referred to the Committee on Appropriations.

House bill No. 456, by Committee on Municipal Corporations of the First Class: An act to provide for the filling of private
property in cities of the first class where necessary as a sanitary measure.

Placed on the calendar.

House bill No. 457, by Mr. Hanson: An act relating to instruction in public schools in any city in the sign language used by the deaf.

Referred to the Committee on Education.

House bill No. 458, by Mr. Rice: An act relating to the State Library, and amending sections 1, 2, 3, 4, 5 and 6 of chapter 171, Session Laws 1903, relating to the State Library.

Referred to the Committee on State Library.

House bill No. 459, by Mr. McDonald: An act authorizing the state board of control to use brick manufactured at the state penitentiary for the construction of buildings at the state penitentiary.

Referred to the Committee on State Penitentiary.

House bill No. 460, by Mr. Romaine: An act repealing sections 4338 and 4339 of Ballinger's Annotated Codes and Statutes of Washington, being sections 7093 and 7094 of Pierce's Washington Code of 1905, relating to appropriation of land and highways for corporate purposes, and the change of route of such established roads.

Referred to the Committee on Appropriations.

House bill No. 461, by the Appropriations Committee: An act making an appropriation for postage, express and incidental expense of the State Library.

Placed on the calendar.

House bill No. 462, by the Appropriations Committee: An act making appropriations for the maintenance of and sundry expenses at the various state institutions, schools and state offices, and for the sundry civil expenses of the state government for the fiscal term beginning April, 1907, and ending March 31, 1909.

Referred to the Committee on Appropriations.

House bill No. 463, by the Appropriations Committee: An act providing for the levying of a special tax to raise revenue
for the repair, construction, erection, improvement, equipment, machinery and furnishing of buildings and water systems for the various state institutions, and the purchase of land therefor, and making appropriations therefor.

Referred to the Committee on Appropriations.

House bill No 464, by Mr. Griffin: An act authorizing county commissioners to grant to persons, companies or corporations the right to lay down, maintain and operate in, along and upon any and all of the public highways within their respective counties in the State of Washington, pipes and conduits for the purpose of conducting water therein, and declaring an emergency.

Referred to the Committee on Judiciary.


Referred to the Committee on Appropriations.

House bill No. 466, by Mr. Kirkpatrick: An act authorizing and enabling cities of the first class to provide a building line along certain boulevards in such cities.

Referred to the Committee on Municipal Corporations of the First Class.

House bill No. 467, by the Committee on Roads and Bridges: An act providing for the establishment, construction and maintenance of state roads and making appropriations for state roads heretofore established.

Placed on the calendar.

House bill No. 468, by the Committee on Roads and Bridges: An act providing for the survey of certain proposed state roads, by the state highway commissioner, and a report on the feasibility of the same, and making an appropriation therefor.

Placed on the calendar.

House bill No. 469, by the Committee on Roads and Bridges: An act to provide for the improvement of the public highways, providing for the payment of cost thereof in part out of the public highway fund of this state, and in part out of the
general road and bridge fund, district road fund and property benefited, and making an appropriation therefor.

Placed on the calendar.

House bill No. 470, by Mr. Hewitt: An act entitled "An act to amend section 4334 of Ballinger's Annotated Codes and Statutes of Washington, relating to the appropriation of lands and highways for corporate purposes."

Referred to the Committee on Appropriations.

House bill No. 471, by Mr. Dickson: An act amending section 371 of Ballinger’s Annotated Codes and Statutes of Washington, relating to public printing in counties.

Referred to the Committee on Printing and Supplies.

The speaker called Mr. Romaine to the chair.

SECOND READING OF BILLS

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate bill No. 97, entitled "An act relating to the salaries of supreme and superior court judges, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

In section 1 line 1 of printed bill, being line 2 of original, strike out the word "six" and insert in lieu thereof "five."

In section 1 line 3 of printed bill, same being line 4 of original, strike out the words "five hundred."

In section 1 line 4 of printed bill, same being line 6 of original, strike out the word "four" and insert in lieu thereof the word "three."

GEORGE T. REID, Chairman.

The bill was read the second time by sections and the committee amendments were adopted.

Mr. Godman moved to reconsider the vote by which $4,000 salary was given to judges in counties of the first class.

The motion was carried.

Mr. Godman moved to amend section 1 by striking out everything after the word "dollars" in line 2.

The amendment was adopted.
Mr. Reid moved to reconsider the vote by which the amendment changing the salary of the judges of the supreme court from six thousand dollars to five thousand dollars was adopted.

The motion was carried.

Mr. Reid moved that the report of the committee as to the salary of judges of the supreme court be rejected.

The motion was carried.

Mr. Beebe moved to reconsider Mr. Godman's amendment to section 1.

The requisite number demanding a roll call, the roll was called with the following vote on reconsideration: Yeas, 32; nays, 54; absent or not voting, 9.

Those voting yea were: Messrs. Bassett, Beebe, Congleton, Freudenberg, Gaches, Gilbert (E. P.), Gilbert (J. B.), Gregg, Griffin, Hanson, Henderson, Hewitt, Hogan, Hornberger, Huxtable, Jackson (F. C.), Jackson (H. F.), Kirkpatrick, Lung, McDonald, McMaster, McMorran, McRae, Megler, Ramsay, Renick, Rhodes, Thompson (D. M.), Tibbetts, Tonkin, Wade, Weir—32.

Those voting nay were: Messrs. Armstrong, Beach, Bell, Blackmore, Bradberry, Byerly, Cameron, Cloes, Connell, Croft, Davis (D. J.), Dickson, Erickson, Fancher, Fulton, Glen, Godman, Govan, Hamilton, Hurshman, Hutchinson, Johnson, Kayser, King, Klovborg, Lambert, McCoy, Madison, Morse, Olsen, Peddycord, Quinlan, Rauck, Reeve, Reid, Rice, Romaine, Sayre, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. X.), Stevenson, Thompson (W. H.), Troy, Vergowe, Weber, Whitlow, Mr. Speaker—54.

Those absent or not voting were: Messrs. Abrams, Carlyon, Coles, Davis (E. C.), Halteman, Long, Miller, Strobridge, Taylor, Ulsh—9.

Mr. Reid moved to amend the title by striking out the words “and Superior” and by changing the word “courts” to “court.”

The amendment was adopted.

On motion of Mr. Reid, the rules were suspended, the second reading was considered the third and the bill placed on final
passage and passed the House by the following vote: Yeas, 74; nays, 8; absent or not voting, 13.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Beebe, Blackmore, Bradshberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Hamilton, Hanson, Hogan, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Klovdberg, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Morse, Olsen, Peddycord, Ramsay, Reid, Renick, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weber, Weir, Whitlow, Mr. Speaker—74.

Those voting nay were: Messrs. Bell, Henderson, Hutchinson, Kayser, McDonald, Ranck, Reeve, Rice—8.

Those absent or not voting were: Messrs. Abrams, Davis (E. C.), Halteman, Hewitt, Hornberger, Lambert, Long, Miller, Quinlan, Rhodes, Strobridge, Thompson (D. M.), Ulsh—13.

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

The speaker resumed the chair.

SENATE AMENDMENTS.

There being no objection, the House took up the consideration of House bill No. 38.

The Senate amendments to the bill were concurred in and the bill was declared passed.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 20, 1907.

Mr. Speaker:

The Senate has passed Senate bill No. 126, an act relating to county engineers;

Also, Senate bill No. 174, Amending the laws for the protection of persons working in coal mines;

Also, Senate bill No. 181, Fixing the salaries of State Officers;
Also Senate bill No. 27, An act to provide for the relief of indigent soldiers, sailors and marines.
Also Senate bill No. 122, Relating to taxation of inheritances;
Also, Senate bill No. 182, Changing the name of State Reform School;
Also Senate bill No. 87, Amending the Code of Public Instruction;
Also House bill No. 73, Authorizing counties which have acquired mining claims or properties for taxes, to lease the same, with the following amendments:
In the third line of the title of the printed bill, after the word "emergency" strike out the remainder of said title: "and repealing all acts or parts of acts inconsistent or in conflict with this act."
Strike out all of section 4 of the printed bill.
Make section 5 to be section 4.
Also House bill No. 40, Relating to the assessment and collection of taxes in municipal corporations, with the following amendment:
Strike out section 3 and insert in lieu thereof the following: "Sec. 3. An emergency exists and this act shall take effect immediately";
Also Senate joint resolution No. 1, Relating to the Coast Artillery of the United States Army;
Also Senate memorial No. 2, Relating to additional lights and fog signals on Puget Sound;
Also House bill No. 187, To amend the laws relating to trespass of sheep, with the following amendments:
In line 1 of the title of the printed bill strike out the following: "Code (1655 and 1656, Pierce's Code)" and insert the words "Annotated Codes and Statutes of Washington" in lieu thereof.
In section 1, line 1, of the printed bill strike out the following: "Code (1655 Pierce's Code)" and insert in lieu thereof the words "Annotated Codes and Statutes of Washington."
In line 1, section 2 of the printed bill, strike out the following: "Code (1656 Pierce's Code)" and insert the following in lieu thereof: "Codes and Statutes of Washington."
In section 1, lines 8 and 9 of the printed bill, after the word "line" strike out the following: "and there shall be on the north, south, east and west sides of such land a notice against trespassing." Strike out the comma after "line" in line 8 and insert in lieu thereof a period.
And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

Mr. Speaker:
The Senate has passed House bill No. 38, entitled "An act providing for the collection of taxes upon certain personal property, with the following amendment:
Amend the title to read as follows: "Providing for the collection of taxes upon personal property being moved or about to be moved
from the limits of the state, or being dissipated or about to be dissi-
pated, and declaring an emergency."

And the same is herewith transmitted.

J. W. Lysons, Secretary of the Senate.

The House took a recess until 2 p. m.

AFTERNOON SESSION.

The speaker called the House to order at 2 p. m.


The speaker signed House bill No. 17 and Senate bills Nos. 17 and 63.

House bill No. 405 was re-referred to the Committee on State, School and Granted Lands.

SECOND READING OF BILLS.

Senate bill No. 86, relating to estrays.

Mr. Fulton offered the following amendment:

In section 1, line 5, printed bill, strike the word "October" and insert "November."

The amendment was lost.

The bill was read the second time and, on motion of Mr. Cam-
eron, the rules were suspended, the second reading was consid-
ered the third, the bill placed on final passage and passed the House by the following vote: Yea's, 77; nays, 0; absent or not voting, 18.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Bell, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Fulton, Gaches, Gilbert (J. B.), Glen, Govau, Gregg, Griffin, Halteman, Henderson, Hewitt, Hogan, Hornberger, Ilrshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lam-
Those absent or not voting were: Messrs. Abrams, Bassett, Blackmore, Dickson, Freudenberg, Gilbert (E. P.), Godman, Hamilton, Hanson, Johnson, Ramsay, Reid, Rhodes, Rice, Sheets, Sherfey, Stevenson, Strobridge—18.

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

REPORT OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 18, 1907.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate bill No. 148, entitled "An act granting additional authority to cities of the first class to authorize the location, construction and operation of railroads in, along, over or across any highway, street, alley or public place, and to prescribe the duration and condition of such use, notwithstanding any charter provisions limiting the term of franchise, or concerning the acquisition by any such city of the property of companies holding any franchise, privilege, license, grant or authority and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

In section 1 line 3 of the printed bill, same being line 4 of original bill, strike out the phrase "in perpetuity, or."

GEORGE T. REID, Chairman.

We concur in this report: H. B. Madison.

The bill was read the second time by sections, the committee amendment was adopted and on motion of Mr. Reid the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yea, 82; nays, 2; absent or not voting, 11.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Bell, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Croft,
Davis (E. C.), Dickson, Erickson, Fancher, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovdberg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycoard, Quinlan, Ramsay, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Sheets, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. X.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergoe, Wade, Weber, Weir, Whitlow, Mr. Speaker—82.

Those voting nay were: Messrs. Connell, Ranck—2.

Those absent or not voting were: Messrs. Abrams, Bassett, Blackmore, Bradshberry, Davis (D. J.), Freundenberg, Rhodes, Rice, Sherfey, Stevenson, Strobridge—11.

The emergency clause passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 11.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Bradshberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovdberg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycoard, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Sheets, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. X.), Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergoe, Wade, Weber, Weir, Whitlow, Mr. Speaker—84.

Those absent or not voting were: Messrs. Abrams, Bassett, Bell, Blackmore, Freundenberg, Rhodes, Rice, Sherfey, Stevenson, Strobridge, Thompson (D. M.)—11.
There being no objections, the title of the bill was ordered to stand as the title of the act.

By permission, the following resolution was introduced:

House concurrent resolution No. 14, providing for a joint committee to investigate and report on House bill No. 39.

The resolution was adopted.

On motion of Mr. Hornberger, the rules were suspended and the clerk was instructed to transmit the resolution to the Senate immediately.

Senate bill No. 76, providing for the erection of a Governor's residence.

The bill was read the second time by sections and, on motion of Mr. Carlyon, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 67; nays, 24; absent or not voting, 4.

Those voting aye were: Messrs. Armstrong, Bassett, Beach, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Croft, Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Govan, Griffin, Halteman, Henderson, Hogan, Hornberger, Hurshman, Huxtable, Jackson (H. F.), Johnson, Kayser, Klovborg, Lambert, Long, McCoy, McDonald, McMaster, McMorran, McRae, Megler, Miller, Morse, Olsen, Peddygood, Quinlan, Ramsay, Reeve, Reid, Reuick, Rice, Romaine, Sayer, Sewall, Sheets, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Thompson (W. H.), Tibbetts, Troy, Ulsh, Vergowe, Wade, Weber, Whitlow, Mr. Speaker—67.

Those voting nay were: Messrs. Beebe, Congleton, Connell, Davis (D. J.), Davis (E. C.), Fancher, Glen, Gregg, Hamilton, Hanson, Hewitt, Hutchinson, Jackson (F. C.), King, Kirkpatrick, Lung, Madison, Ranck, Sherfey, Stephens (E. M.), Taylor, Thompson (D. M.), Tonkin, Weir—24.

Those absent or not voting were: Messrs. Abrams, Godman, Rhodes, Strobridge—4.

There being no objections, the title of the bill was ordered to stand as the title of the act.
Mr. Reid changed his vote from "no" to "aye" and gave notice of reconsideration.

Senate bill No. 54, to establish a state fish hatchery on the Lyle river.

The bill was read the second time by sections and, on motion of Mr. Beach, the rules were suspended, the second reading considered the third and the bill placed on final passage and passed the House by the following vote: Yeas, 73; nays, 2; absent or not voting, 20.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hogan, Harshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, Madison, Megler, Miller, Morse, Olsen, Peddycoard, Quinlan, Ranck, Reese, Renick, Romaine, Sayer, Sewall, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Weber, Weir, Whitlow—73.

Those voting nay were: Messrs. Cloes, Mr. Speaker—2.

Those absent or not voting were: Messrs. Abrams, Bassett, Cameron, Davis (E. C.), Fancher, Hornberger, Huxtable, King, Ramsay, Reid, Rhodes, Rice, Sheets, Sherfey, Strobridge, Thompson (D. M.), Ulsh, Vergowe, Wade—20.

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

Senate bill No. 60, relating to the filing of plats.

The bill was read the second time by sections and, on motion of Mr. Dickson, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 25.

Those voting yea were Messrs. Armstrong, Beebe, Blackmore, Bradsberry, Byerly, Carlyon, Congleton, Connell, Davis (D.
Those absent or not voting were: Messrs. Abrams, Bassett, Beach, Bell, Cameron, Cloes, Coles, Croft, Freudenberg, Gregg, Halteman, Henderson, Huxtable, Jackson (H. F.), Lung, McRae, Miller, Ramsay, Rhodes, Rice, Sewall, Slayden, Thompson (D. M.), Wade—25.

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

Mr. Beach moved to reconsider the vote on House bill No. 324.

Mr. Reid moved that the motion be laid on the table.

The motion to lay on the table was declared carried.

On motion of Mr. Gilbert, J. B., action on this bill was deferred until February 27th.

Mr. Johnson rose to a point of order and stated that the "nays" had not been called for on the vote to reconsider House bill No. 324.

The chair sustained the point of order.

Mr. Johnson moved that the vote be taken on the matter of reconsidering the vote on House bill No. 324.

Mr. Kirkpatrick and others demanded a call of the House.

Roll call showed all members present except Messrs. Abrams, Bassett, Bell, McDonald, Rhodes, Rice, Strobridge, Thompson (D. M.),

Mr. Reid moved that further proceedings under the call of the House be dispensed with.

The motion was carried.
The speaker put the question whether the House would lay the motion to reconsider the vote on House bill No. 324 on the table.

The requisite number demanding a roll call, the roll was called and the motion to lay on the table was carried by the following vote: Yeas, 46; nays, 44; absent or not voting, 5.

Those voting yea were: Messrs. Bell, Cameron, Carlyon, Cloes, Congleton, Connell, Croft, Davis (D. J.), Dickson, Erickson, Freudenberg, Fulton, Gilbert (E. P.), Glen, Govan, Griffin, Hamilton, Hanson, Hewitt, Huxtable, Jackson (H. F.), Kayser, King, McMorrnan, Megler, Morse, Olsen, Quinlan, Ramsay, Reid, Renick, Rice, Romaine, Sewall, Sheets, Shultz, Slayden, Smalley, Stephens (E. M.), Stevenson, Taylor, Thompson (W. H.), Tonkin, Vergowe, Wade, Weir—46.

Those voting nay were: Messrs. Armstrong, Bassett, Beach, Beebe, Blackmore, Bradsberry, Byerly, Coles, Davis (E. C.), Fancher, Gaches, Gilbert (J. B.), Godman, Gregg, Halteman, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Johnson, Kirkpatrick, Klovborg, Long, Lung, McCoy, McMaster, McRae, Madison, Miller, Peddy cord, Ranck, Reeve, Rhodes, Sayer, Sherfey, Stephens (I. N.), Thompson (D. M.), Tibbets, Troy, Ulsh, Whitlow, Mr. Speaker—44.

Those absent or not voting were: Messrs. Abrams, Lambert, McDonald, Strobridge, Weber—5.

The speaker signed House bill No. 38.

Senate bill No. 115, relating to sales by corporations.

The bill was read the second time by sections.

Mr. Halteman moved that the bill be re-referred to the Committee on Judiciary.

The motion was carried.

Senate bill No. 77, to establish a state fish hatchery on the Lewis river.

The bill was read the second time by sections and on motion of Mr. Megler, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 66; nays, 0; absent or not voting, 29.
Those voting yea were: Messrs. Armstrong, Beach, Beebe, Bell, Bradsberry, Byerly, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hanson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McRae, Madison, Megler, Morse, Olsen, Ramsay, Reeve, Renick, Romaine, Sayer, Sewall, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbets, Tonkin, Troy, Ulsh, Wade, Whitlow, Mr. Speaker—66.

Those absent or not voting were: Messrs. Abrams, Bassett, Blackmore, Cameron, Davis (D. J.), Davis (E. C.), Griffin, Hamilton, Henderson, Hewitt, Huxtable, Johnson, McDonald, McMorran, Miller, Peddycord, Quinlan, Ranck, Reid, Rhodes, Rice, Sheets, Sherfey, Shultz, Stevenson, Strobridge, Vergowe, Weber, Weir—29.

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

House bill No. 309, prohibiting the manufacture, etc., of cigarettes.

The bill was read the second time and, on motion of Mr. Kirkpatrick, the rules were suspended, the second reading considered the third, the bill considered engrossed, the bill placed on final passage and passed the House by the following vote: Yeas, 79; nays, 2; absent or not voting, 14.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison,

Those voting nay were: Messrs. Reid, Thompson (W. H.)—2.

Those absent or not voting were: Messrs. Abrams, Bassett, Dickson, Hanson, Hewitt, McDonald, Megler, Quinlan, Ramsay, Rhodes, Rice, Sheets, Strobridge, Weir—14.

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

On motion of Mr. Reid, the rules were suspended and the clerk instructed to transmit House bill No. 309 to the Senate immediately.

The speaker resumed the chair.

FIRST READING OF SENATE BILLS.

Senate bill No. 140, by Senator Gunn: An act relating to the model training school departments of Normal Schools, authorized by section 2550 of Ballinger’s Annotated Codes and Statutes of Washington, and providing for the apportionment of funds therefor.

Referred to the Committee on State Normal Schools.

Senate bill No. 48, by Senator Booth: An act empowering boards of county commissioners to make exhibits of the products of their respective counties at the Alaska-Yukon-Pacific Exposition, in the year 1909, and to appropriate money from the county current expense fund to meet the expenses thereof.

Referred to the Committee on Judiciary.

Senate bill No. 61, by Senator Pauly: An act amending section 2 of an act entitled “An act authorizing the assessment of lands held or owned by any county in the state, within the limits of incorporated cities or towns in such county, for local improvements, and providing for the payment of such assessments,” approved February 23, 1905.

Referred to the Committee on Revenue and Taxation.
Senate bill No. 52, by Senator Gunn: An act amending an act entitled "An act to amend section 3 of Chapter LXXXIII of the Laws of 1897 relating to revenue and taxation," passed the Senate and the House June 12, 1901, notwithstanding the veto of the Governor.

Referred to the Committee on Revenue and Taxation.

Senate bill No. 38, by Senator Blair: An act amending section 8 of an act entitled "An act providing for the levy, collection and manner of payment of road, bridge, poll and property taxes and the manner of the extension thereof, and providing for the division of the counties into road districts, and the appointment of supervisors thereof, and repealing all acts and parts of acts in conflict herewith," approved March 16th, 1903, and being chapter 119 of the Session Laws of the State of Washington of the year 1903.

Referred to the Committee on Judiciary.

Senate bill No. 71, by Senator Booth: An act relating to contracts and providing that certain contracts shall be void unless in writing.

Referred to the Committee on Judiciary.

Senate bill No. 141, by Senator Veness: An act providing for the employment of convicts on state roads, and declaring an emergency.

Referred to the Committee on State Penitentiary.

Senate bill No. 118, by Senator Watson: An act making an appropriation for the relief of the town of Kalama for money advanced to defray the cost of surveying, platting and appraising the tide and shore lands and establishing harbor lines in front of said town.

Referred to the Committee on Appropriations.

Senate bill No. 50, by Senator Metcalf: An act relating to the competency of witnesses in certain cases, and providing for immunity from indictment, information, prosecution and punishment for such witnesses.

Referred to the Committee on Judiciary.

Senate bill No. 193, by Senator Piper: An act authorizing the common council of cities of the first class to nominate and
elect municipal officers whenever the mayor of such city shall neglect to make nominations, or the nominations made by him shall not be confirmed, within thirty days after the expiration of the term of such appointive officer or after a vacancy shall arise from any other cause; and regulating the removal of such officers; and declaring an emergency.

Referred to the Committee on Municipal Corporations of the First Class.

Senate bill No. 87, by Senator Reed: An act to amend the Code of Public Instruction of the State of Washington, the same being chapter CXVIII; approved by the Governor March 19, 1897, by adding two new sections to said Code, to be known as section 33½ and section 47½, and to amend sections 40, 100 and 112 of said Code of Public Instruction, and repealing all acts and parts of acts in conflict herewith.

Referred to the Committee on Education.

Senate bill No. 181, by Senator Boone: An act fixing the salaries of the Governor, Lieutenant Governor, Secretary of State, Treasurer, Auditor, Attorney General, Superintendent of Public Instruction and Commissioner of Public Lands, and providing for the manner of payment.

Referred to the Committee on Compensation and Fees for State and County Officers.

Senate bill No. 182, by Senator Veness: An act to amend section 1 of an act entitled "An act providing for the establishment and location of a State Reform School and to declare an emergency," approved March 28th, 1890.

Referred to the Committee on State School for Defective Youth and Reform School.

Senate bill No. 107, by Senator Stevenson: An act relating to the exercise of the power of eminent domain by corporations generating and transmitting electricity and using and selling the same for light and power.

Referred to the Committee on Judiciary.

Senate bill No. 122, by Senator Knickerbocker: An act relating to the taxation of inheritances and amending sections
1, 2, 4, 7, 9, 10, 12, 14, 17 and 18, and repealing section 5 of an act entitled "An act relating to the taxation of inheritances and providing for the disposition of the same" (approved March 6, 1901) and amending sections one (1) and two (2) of an act amending sections 13 and 15 thereof (approved March 9, 1905).

Referred to the Committee on Revenue and Taxation.

Senate bill No. 174, by Senators Nichols and Knickerbocker: An act to amend section one (1) of an act entitled "An act for the protection of persons working in coal mines," approved March 6, 1897, and declaring an emergency.

Referred to the Committee on Compensation and Fees for State and County Officers.

Senate bill No. 126, by Senator Ruth: An act changing the title of county surveyor to county engineer, relating to the election, powers, and duties of such officer and repealing sections 490 and 491 of Ballinger's Annotated Codes and Statutes of Washington.

Referred to the Committee on Judiciary.

Senate bill No. 27, by Senator Allen: An act relating to the relief of soldiers, sailors and marines and their families, and amending sections 1, 2, 3, 4, 5, 6 and 7 of chapter 117 of the Laws of 1888.

Referred to the Committee on Military Affairs and Soldier's Home.

Senate joint resolution No. 1, relating to the coast artillery.

On motion of Mr. Megler, the rules were suspended and the resolution placed on final passage and passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Beebe, Blackmore, Bradberry, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickinson, Erickson, Fancher, Fulton, Gaches, Gilbert (J. B.), Glen, Govan, Gregg, Griffin, Halteman, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long,
Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddy cord, Quinlan, Ranck, Reeve, Reid, Renick, Rice, Sayer, Sewall, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Whitlow, Mr. Speaker—74.


The speaker signed Senate bill No. 46.

Senate concurrent resolution No. 15, relating to insurance premiums.

Mr. Reid moved that the House concur in the Senate resolution.

The motion was carried.

Senate memorial No. 2, relative to the protection of navigation.

On motion of Mr. Megler, the rules were suspended, and Senate memorial No. 2 was placed on final passage and passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 19.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Govan, Gregg, Griffin, Halteman, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rice, Sayer, Sewall, Shultz, Slayden, Smalley, Stephens (E. M.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weber, Whitlow, Mr. Speaker—76.
Those absent or not voting were: Messrs. Abrams, Byerly, Cameron, Gaches, Godman, Hamilton, Hewitt, Huxtable, McCoy, Rhodes, Romaine, Sheets, Sherfey, Stephens (I. N.), Stevenson, Strobridge, Ulsh, Weir—19.

INTRODUCTION OF BILLS.

The following bills were introduced, read first time by title, ordered printed and referred to the committees indicated:

House bill No. 472, by Committee on Municipal Corporations of the First Class: An act to secure full, free and unrestricted competition in the letting of contracts for public work or improvements.

Placed on calendar.

House bill No. 473, by Mr. Johnson: An act providing for the selection of jury lists and juries in justice's courts in precincts other than those located in cities of the first and second classes.

Referred to the Committee on Judiciary.

House bill No. 474, by Mr. Kirkpatrick: An act to amend sections 6 and 7 of an act entitled "An act to regulate, restrain, license or prohibit the sale of intoxicating liquors, approved February 2, 1888.

Referred to the Committee on Revenue and Taxation.

House bill No. 475, by Mr. E. P. Gilbert: An act providing for the formation, organization, alteration, consolidation and reorganization of a naval militia and prescribing the officers and numbers of men contained therein and the manner of appointment thereof, and providing for the employment of cooks and assistants and defining the salary and compensation of such employees.

Referred to the Committee on Military Affairs and Soldier's Home.

House bill No. 476, by Mr. Ranck: An act amending sections 7, 8 and 9 of an act entitled "An act in relation to estrays, providing for their detention, registration and sale, and pro-
scribing penalties for its violation," approved February 16, 1905.

Referred to the Committee on Dairy and Live Stock.

House bill No. 477, by Mr. Miller: An act empowering Boards of County Commissioners to make exhibits of the products of their respective counties at the Western Washington Interstate fair to be held at Centralia in the months of September, 1907 and 1908, and to appropriate money from the county current expense fund to meet the expenses of exhibits.

Referred to the Committee on Judiciary.

House bill No. 478, by Mr. Miller: An act relating to the registration of voters, and amending sections 3 and 4 of Chapter 171 of the Session Laws of 1905, repealing all laws in conflict herewith and declaring an emergency.

Referred to the Committee on Privileges and Elections.

House bill No. 479, by Mr. Miller: An act providing for burning timber and brush cut on the right-of-way of wagon roads or steam, electric or other railroads for the purpose of clearing said right-of-way, providing a penalty for the violation thereof and declaring an emergency.

Referred to the Committee on Roads and Bridges.

House bill No. 480, by Mr. Bradsberry: An act repealing sections 4338 and 4339 of Ballinger's Annotated Codes and Statutes of Washington, being sections 7093 and 7094 of Pierce's Washington Code of 1905, relating to the appropriation of land and highways for corporate purposes, and the change of route of such established roads.

Referred to the Committee on Judiciary.

House bill No. 481, by Mr. Hogan: An act for the relief of Fred H. Green.

Referred to the Committee on Appropriations.

House bill No. 482, by Mr. Hogan: An act to amend an act entitled "An act amending sections VI, VII and VII 1-2 (same being sections 5278, 5279 and 5280 of Pierce's Washington Code), of "An act providing for the protection and prop-
agation, regulating the catching and sale thereof, establishing licenses, fixing penalties, repealing conflicting laws, and declaring an emergency," approved March 13th, 1899. Repealing section V (being section 5277 of Pierce's Washington Code). Also amending an act to amend section VIII (being section 5281 of Pierce's Washington Code) of an act entitled "An act providing for the protection and propagation of the food fishes in the waters of the State of Washington, regulating the catch and sale thereof, establishing licenses, affixing penalties, repealing conflicting laws, and declaring an emergency," approved March 16th, 1903, providing penalties for the violation of the provision of this act.

Referred to the Committee on Fisheries.

House bill No. 483, by Mr. Taylor: An act to require railroad companies doing business in the State of Washington to have a general officer of such road with the rank and title of vice president in some city in the state and requiring certain duties to be performed by him.

Referred to the Committee on Railroads.


Referred to the Committee on Judiciary.

House bill No. 485, by the Joint Appropriations Committee: An act relating to the improvement of the Columbia and Snake rivers and making an appropriation.

Placed on the calendar.

House bill No. 486, by Mr. Gregg: An act relating to chattel mortgages and providing for the filing and recording thereof and
the notice given thereby and repealing Chapter XCVIII of the Laws of Washington for the year 1899, volume 1 of Ballinger’s Annotated Codes and Statutes of Washington, sections 4557, 4558, 4559 and 4560.

Referred to the Committee on Revenue and Taxation.

House bill No. 487, by Mr. Gregg: An act relating to the enumeration of the inhabitants of cities of the first class.

Referred to the Committee on Municipal Corporations of the First Class.

House bill No. 488, by Mr. Cloes: An act conferring additional powers on cities of the first class in the State of Washington to cause buildings which are unsafe or unsanitary and dangerous to the public health or safety to be repaired or abated.

Referred to the Committee on Municipal Corporations of the First Class.

House bill No. 489, by Mr. Cloes: An act providing for the observance of the first day of the week, commonly called “Sunday,” providing for its adoption by a vote of the people, and providing a penalty for the violation thereof, and repealing sections 1886 and 1887, Pierce’s Code of Washington.

Referred to the Committee on Public Morals.

House bill No. 490, by Mr. McDonald: An act to amend section 1 of an act entitled “An act for the protection of farmers, ranchmen, herders of cattle, tavern keepers, and livery and boarding house, stable keepers and other persons, for herding, keeping, pasturing, feeding and caring for stock, and declaring an emergency,” approved March 4, 1891, and relating to the protection of persons supplying provisions, fodder or feed for the sustenance of stock.

Referred to the Committee on Dairy and Live Stock.

House bill No. 491, by Mr. Klovborg: An act prescribing the conditions under which intoxicating liquors may be sold and fixing penalty for the violation thereof.

Referred to the Committee on Public Morals.
REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1907.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bill No. 38, have compared same with the Engrossed bill and find it correctly enrolled.

Respectfully submitted,

E. C. Davis, Chairman.

We concur in this report: G. H. Armstrong, James J. Glen, C. E. Gaches.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 20, 1907.

Mr. Speaker:

The Senate has passed Senate bill No. 193, entitled "An act authorizing the common council of cities of the First class to elect certain municipal officers;

Also, House concurrent resolution No. 14, providing for the appointment of a special joint committee to examine and report on House bill No. 39.

The president has signed House bill No. 38, relating to the assessment of certain personal property;

Also, Senate bill No. 46, to provide for state depositaries,

And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

The House adjourned.

Leo. O. Meigs,         J. A. Falconer,
Chief Clerk.           Speaker.
THIRTY-NINTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, February 21, 1907.
10 o'clock a. m.

The speaker called the House to order at 10 a. m.
Roll call showed all members present except Messrs. Abrams, Kirkpatrick, Rhodes, Rice, and Sheets.
Reverend F. A. La Violette offered prayer.
On motion of Mr. Tibbetts, the further reading of the Journal was dispensed with.

RESOLUTIONS.

By Mr. Fulton: Resolved, That the House Committee on Medicine, Surgery, Dentistry and Hygiene, the Judiciary Committee and the Committee on Commerce and Manufactures be authorized to meet in joint session for consideration of Senate bill No. 110 and House bill No. 270.

Mr. Gaches moved to amend by having House bill No. 270 re-referred to the Committee on Commerce and Manufactures. The substitute motion was carried.
The speaker signed House bills Nos. 6, 157, 62 and 81.

REPORTS OF STANDING COMMITTEES.

House bill No. 372: Recommend it do pass.
House bill No. 367: Recommend it do pass.
Senate bill No. 4: Recommend it do pass as amended.
House bill No. 110: Recommend that substitute House bill No. 110 take its place on the calendar and pass.
House bill No. 262: Recommend it do pass as amended.
House bill No. 202: Recommend it do pass as amended.
House bill No. 154: Recommend it do pass as amended.
Senate bill No. 73: Recommend it be re-referred to the Committee on Appropriations.

The report of the Committee was adopted.

House bill No. 373: Recommend it do pass as amended.
House bill No. 178: Recommend it do pass as amended.
House bill No. 363: Recommend it do pass as amended.
House bill No. 173: Recommend it be indefinitely postponed.
The report of the Committee was adopted.

House bill No. 19: Majority recommend it do pass as amended. Minority recommend it do not pass.

House bill No. 94: Recommend it be indefinitely postponed.
The report of the Committee was adopted.
Governor's Message relative to Oil Inspector's office: Recommend it be re-referred to the Committee on Revenue and Taxation.
The report of the Committee was adopted.

House bill No. 289: Recommend it do pass as amended.
House bill No. 269: Recommend it be indefinitely postponed.
The report of the Committee was adopted.

House bill No. 151: Recommend it be indefinitely postponed.
The report of the Committee was adopted.

House bill No. 205: Recommend it be indefinitely postponed.
The report of the Committee was adopted.

Mr. Reid moved that the report of the Committee be adopted.
Mr. Ranck moved to lay the motion on the table. Carried.

House bill No. 255: Recommend it be indefinitely postponed.
The report of the Committee was adopted.

House bill No. 296: Recommend it be indefinitely postponed.
The report of the Committee was adopted.

House bill No. 312: Recommend it be indefinitely postponed.
The report of the Committee was adopted.
House bill No. 322: Recommend it be indefinitely postponed.
The report of the Committee was adopted.
House bill No. 316: Recommend it do pass as amended.
House bill No. 258: Recommend it be indefinitely postponed.
The report of the Committee was adopted.
House bill No. 325: Recommend it be indefinitely postponed.
The report of the Committee was adopted.
House bill No. 274: Recommend it be placed on the calendar.
House bill No. 155: Recommend it be indefinitely postponed.
The report of the Committee was adopted.
House bill No. 281: Recommend it do pass as amended.
House bill No. 311: Recommend it do pass as amended.
House bill No. 344: Recommend it be indefinitely postponed.
The report of the Committee was adopted.
House bill No. 89: Recommend it do pass, appropriation to be from State Highway fund.
House bill No. 254: Recommend it do pass.
House bill No. 274: Recommend it do pass.
House bill No. 394: Recommend it do pass.
Senate bill No. 92: Recommend it do pass as amended.
House bill No. 176: Minority report recommend it be indefinitely postponed. Majority report recommends it do pass as amended.
House bill No. 271: Recommend it be indefinitely postponed.
The report of the Committee was adopted.
House bill No. 290: Recommend it do pass as amended.
House bill No. 341: Recommend it do pass.
House bill No. 350: Recommend it do pass as amended.
Senate concurrent resolution No. 15, relating to an error in House bills Nos. 74 and 78.
The resolution was adopted.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 21, 1907.

Mr. Speaker:
The Senate has passed Senate concurrent resolution No. 16, providing for adjournment till next Monday, February 25;
And the same is herewith transmitted.
J. W. Lysons, Secretary of the Senate.

SENATE AMENDMENTS.

House bill No. 73: The House concurred in the Senate amendments.

House bill No. 187: The House concurred in the Senate amendments.

Senate concurrent resolution No. 16, providing for adjournment until Monday, February 25, at 2:30 p. m.
On motion of Mr. Godman, the resolution was amended to read "10 a. m."
The resolution, as amended, was concurred in.

RECONSIDERATION.

On motion of Mr. Bradsberry, the House reconsidered the vote to indefinitely postpone House bill No. 269 and, on motion, the bill was re-referred to the Committee on Judiciary.
On motion of Mr. Dickson, House bill No. 289 was placed on the calendar.

SECOND READING OF BILLS.

House bill No. 260, relating to damages for wrongful death.
On motion of Mr. King, the bill was amended by striking out the words "pecuniary or exemplary" in line 14 of the printed bill.
The bill was read the second time by sections and, on motion of Mr. Halteman, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on
final passage and passed the House by the following vote: Yeas, 77; nays, 10; absent or not voting, 8.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberrv. Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Go­van, Gregg, Griffin, Halteman, Hamilton, Hanson, Hewitt, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Long, Lung, McDonald, McMorran, McRae, Madison, Megler, Morse, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rice, Romaine Sayer, Sewall, Sherfey, Slayden, Smalley, Stephens (I. N.), Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Weber, Weir, Whitlow—77.

Those voting nay were: Messrs. Hornberger, McCoy, Mc­Master, Miller, Peddycord, Shultz, Stephens (E. M.), Stro­bridge, Ulsh, Mr. Speaker—10.

Those absent or not voting were: Messrs. Abrams, Hender­son, Kirkpatrick, Olsen, Rhodes, Sheets, Thompson (D. M.), Wade—8.

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

House of Representatives,
Olympia, Wash., February 12, 1907.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 266, entitled "An act amending section 4838 of Ballinger's Annotated Codes and Statutes of Washington, in relation to survival of actions for personal injury to any person, occasioning his death, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

In line 2 of the printed bill, being line 3 of original, strike out the word "person" and insert in lieu thereof the word "personal."

George T. Reid, Chairman.

The bill was read the second time, the committee amendment was adopted and, on motion of Mr. Halteman, the rules were suspended, the second reading considered the third, the bill con-
considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 73; nays, 13; absent or not voting, 9.

Those voting yea were: Messrs. Armstrong, Bassett, Beebe, Bell, Blackmore Bradsberry, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hewitt, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Johnson, Kayser, King, Klovborg, Lambert, Long, Lung, McDonald, McRae, Madison, Morse, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sherfey, Slayden, Smalley, Stephens (I. N.), Stevenson, Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Weir, Whitlow, Mr. Speaker—73.

Those voting nay were: Messrs. Byerly, Hornberger, Jackson (H. F.), McCoy, McMaster, Megler, Miller, Peddycoard, Shultz, Stephens (E. M.), Strobridge, Taylor, Ulsh—13.

Those absent or not voting were Messrs. Abrams, Hogan, Kirkpatrick, McMorran, Olsen, Sheets, Thompson (D. M.), Wade, Weber—9.

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

The speaker called Mr. Cloes to the chair.

House bill No. 175, relating to distribution of ballots.

Mr. Freudenberg moved to amend by adding in line 16 of the printed bill, following the word "provided" and between the words "first" and "class," the words "second and third."

The amendment was adopted.

The bill was read the second time by sections and, on motion, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 25.

Those voting yea were: Messrs. Armstrong, Bassett, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes,
Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freundenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Griffin, Hamilton, Hanson, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Lambert, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Morse, Peddycord, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sherfey, Shultz, Slayden, Stephens (E. M.), Stephens (J. N.), Stevenson, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weber, Whitlow, Mr. Speaker—70.


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

House bill No. 273, relating to the registration of voters.

Mr. Reid moved to amend section 1 by striking out the word "weeks" in line 12 of the printed bill and inserting in lieu thereof the words "week days."

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Slayden, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yea, 67; nays, 2; absent or not voting, 26.

Those voting yea were: Messrs. Armstrong, Bell, Blackmore, Bradsberry, Byerly, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Dickson, Erickson, Fancher, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Hamilton, Hanson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Peddycord,

Those voting nay were: Messrs. Beebe and Freudenberg—2.

Those absent or not voting were: Messrs. Abrams, Bassett, Beach, Cameron, Carlyon, Davis (E. C.), Fulton, Halteman, Henderson, Hewitt, Huxtable, Kirkpatrick, Long, McDonald, Olsen, Quinlan, Renick, Rice, Sheets, Shultz, Stevenson, Strobridge, Taylor, Thompson (D. M.), Weir, Mr. Speaker—26.

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

The speaker resumed the chair.

The speaker signed House bill No. 78.

**House of Representatives,**
**Olympia, Wash., February 19, 1907.**

**Mr. Speaker:**

We, your Committee on Railroads, to whom was referred House bill No. 335, entitled "An act to promote the safety of employees and travelers upon railroads by requiring and compelling all railroads operating in this state to provide all cars with automatic couplers, air brakes, and hand brakes and automatic power brakes on all railroad cars, tenders and engines operating in this state, to prohibit the use of any defective cars or engines, to prohibit the running of trains over defective track, bridges or other structures, directing and requiring railroads operating in this state to report all accidents to the railroad commission of Washington, authorizing said railroad commission to appoint an inspector of track, bridges and equipment, and defining his duties and powers, authorizing and directing the said railroad commission to enforce the provisions of this act, and providing penalties for the violation thereof by any railroad operating in this state, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section 2 by striking the word "by" in line 21 of the original bill, the same being line 14 of the printed bill, and insert in lieu thereof the word "as."

Amend section 4 by placing a "comma" after the word "train," in line 39 of the original bill, the same being line 26 of the printed bill, and inserting thereafter the following: "or on the platforms of passenger or freight trains."

G. E. Dickson, Chairman.

We concur in this report: H. D. Taylor, Henry W. Lung, W. C. McMaster, Jesse Huxtable, E. A. Blackmore, Geo. H. Miller, E. O.
Erickson, I. N. Etchens, Mordo McDonald, J. W. Slayden; Claude C. Ramsay, David Govan.

Mr. Freudenberg moved to amend section 5, in line 23 of the printed bill, after the word "the" and before the word "jail" by inserting the word "county" and, after the word "jail" add "where the offense was committed."

The amendment was adopted.

The bill was read the second time by sections, the committee amendments were adopted and the bill was passed to third reading and ordered engrossed.

SENATE AMENDMENTS.

On motion of Mr. Megler, the House concurred in the Senate amendments to House bill No. 74, the bill having been returned by the governor for correction of a slight mistake.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1907.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 6, 62, 81, 157, 78, 233, and House memorial No. 4, have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

E. C. Davis, Chairman.

We concur in this report: C. E. Gaches.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 21, 1907.

Mr. Speaker:

The president has signed House bill No. 78, entitled "An act for the collection of an excise tax from private car companies;
Also House bill No. 81, relating to the duties of guardians;
Also House bill No. 6, for the destruction of noxious weeds;
Also House bill No. 157, for repairing the capitol building;
Also, House bill No. 233, relating to the law department of the state library;
Also House bill No. 62, relating to the offense of unlawful enticement;
Also Senate bill No. 77, to establish a state fish hatchery on Lewis river or some of its tributaries;
Also Senate bill No. 54, an act to establish a state fish hatchery on Lyle river.
And the same are herewith transmitted.
The Senate has passed House bill No. 282, entitled "An act to create the county of Gray's Harbor";
Also Senate bill No. 125, providing for the organization, classification, etc., of municipal corporations;
Also Senate bill No. 213, regulating the selection of jurors;
Also, Senate bill No. 191, relating to the organization and powers of corporations other than those formed for the purpose of profit.
And the same are herewith transmitted.
The Senate has concurred in House amendments to Senate bill No. 46, entitled "An act relating to state depositaries";
Also Senate concurrent resolution No. 16, relating to adjournment;
House bill No. 46 has been indefinitely postponed by the Senate;
House bill No. 112 has been indefinitely postponed by the Senate;
The Senate has passed House bill No. 74, entitled "An act providing for the assessment and collection of an excise tax from express companies, with the following amendment:
Amend line 2 of section 8 by striking the word "six" and inserting the word "seven";
And the same is herewith transmitted.
Senate bill No. 78, providing for an excise tax on private car companies, transmitted to the Senate under Senate concurrent resolution No. 15, is hereby returned.
The Senate has passed Senate bill No. 129, to apportion the state into congressional districts;
Also, Senate bill No. 66, authorizing cities of the first class to regulate cesspools and garbage removals;
Also Senate bill No. 161, to amend article 75 of the constitution relating to assessment and taxation;
Also Senate bill No. 119, to classify counties according to population and fixing salaries;
Also, Senate bill No. 184, fixing the salary of the State Labor Commissioner;
Also Senate bill No. 113, relating to coroners and prescribing their qualifications;
Also Senate bill No. 177, relating to assessment of lands for drainage purposes;
Also, Senate bill No. 178, relating to assessment of state lands for maintenance of dikes and drains;
Also Senate bill No. 186, amending the laws relating to notaries public;
Also Senate bill No. 200, providing for compensation of witnesses testifying concerning matters involving scientific knowledge;
Also Senate bill No. 137, relating to the giving and receiving of gratuities by employees;
Also Senate bill No. 68, relating to holidays in public schools;
Also Senate bill No. 136, authorizing a levy of taxes for improving rivers and streams;
Also Senate bill No. 191, relating to salaries of bailiffs of the superior courts;
Also Senate bill No. 216, relating to the joinder of causes of action;
Also Senate bill No. 3, prohibiting the sale of intoxicating liquors within two miles of the State College of Washington;
Also Senate bill No. 215, relating to the vacation and modification of orders or judgments;
Also Senate bill No. 214, providing for law library for superior courts;
Also House bill No. 252, amending the law relating to corporations organized to build log booms;
Also House bill No. 233, relating to the law department of the State Library;
Also House bill No. 195, relating to fees of state and county officers, witnesses and jurors
Also House memorial No. 4, relating to the Neah Bay Indian reservation;
Also House memorial No. 5, relating to Scrip locations on Indian reservations;
Also House bill No. 128, authorizing the employment of prisoners in county jails, with the following amendment: In line 1, section 2 of the engrossed bill, strike the word "convicts" and substitute the word "prisoners" therefor. In line 3 of said section, after the word "work" insert the word "is." In line 4 of said section, strike the words "or upon" and substitute therefor the words "and within the corporate limits of." In line 5 of said section, strike the words "within the limits of such city or town." In line 6 of said section, after the word "of" insert the words "the proper authorities of."
Also House bill No. 152, to provide for the assessment of the operating properties of railroads, with the following amendments: In section 3, lines 22 and 23 of the printed bill, strike out the following words "or by such person as it may designate." In line 2 of the same section of the printed bill, after the word "board," strike the comma and insert in lieu thereof a period. In section 5, subdivision 19, line 53, of the printed bill, after the word "commerce" insert the word "commission." In section 7, line 6 of the printed bill, after the word "property," strike out the word "of" and insert in lieu thereof the word "in." In section 8, line 14 of the printed bill, strike out the word "may" and insert in lieu thereof the word "shall." Strike out all of section 13;
Also House bill No. 133, authorizing cities and towns owning a street railway to sell the same with the following amendments: In section 2 of line 2 of line 3 of the printed bill, strike out the word "may" and
insert the word "shall" in lieu thereof. Strike out section 4. Strike from the title the words "and declaring an emergency."

And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

The House took a recess until 2 p.m.

AFTERNOON SESSION.

Roll call showed all members present except Messrs. Abrams, Armstrong, Bassett, Cameron, Gregg, Griffin, Kirkpatrick, Rhodes, Rice, Shultz, Stephens (E. M.), and Weber. Messrs. Armstrong, Cameron, Gregg, Stephens (E. M.), and Weber were excused.

The speaker signed House bill No. 233.

Mr. Reid announced that he would not ask for a reconsideration of the vote whereby Senate bill No. 76 was passed.

SENATE AMENDMENTS.

House bill No. 128: The House concurred in the Senate amendments.

House bill No. 152: The House concurred in the Senate amendments.

House bill No. 133: The House concurred in the Senate amendments.

The speaker called Mr. Stevenson to the chair.

House concurrent resolution No. 15, by Mr. Reid, regarding the expense of legislative printing.

The resolution was adopted and, on motion of Mr. Reid, the rules were suspended and the clerk instructed to transmit the same to the Senate immediately.

The speaker resumed the chair.

The speaker appointed Messrs. Hornberger, Beebe, McRae, Bell and Davis as a committee to investigate the sale of oyster lands.

The speaker signed Senate bills Nos. 54 and 77.

There being no objection, House bill No. 205 was taken from the table and re-referred to the Committee on Judiciary.
We, your Committee on Railroads, to whom was referred House bill No. 285, entitled "An act providing for the furnishing of cars to shippers and prescribing the time for loading, transporting and unloading the same, and providing charges and penalties for delay and for the violation of this act and authorizing the Railroad Commission of Washington to prescribe additional rules and to enforce the same and the provisions of this act, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend title of act by inserting after the "comma" after the word "same" in line 2 of the original bill, being line 2 of the printed bill, the following: "with storage and charges incidental thereto."

Amend section 1 by striking the word "offended" in line 13 of the original bill, being line 10 of the printed bill, and substituting in lieu thereof the word "offending."

Amend section 7 by changing line 12 of the original bill, being line 9 of the printed bill, as follows: After the comma following the word "paid," in said line, insert the word "provided"; strike the word "having," in said line and insert in lieu thereof the word "has"; strike the period after the word demanded in said line, and add the following: "prior to the commencement of the transportation of the car."

Amend section 11 by striking the word "may" in line 8 of the original bill, being line 5 of the printed bill, and inserting in lieu thereof the word "shall."

Amend line 15 of section 11 of the printed bill by inserting the word "so" after the word "cars."

Amend section 12 by inserting after the word "damage," in line 5 of the original bill, being line 4 of the printed bill, the word "thereto."

Amend section 16 by inserting after the comma following the word "drawback," line 3 of the original bill, being line 2 of the printed bill, and also in line 8 of the original bill, being line 4 of the printed bill, as follows: "average plan."

Amend section 17 by striking all of said section after the word "persons" in line 3 of the original bill, being line 2 of the printed bill.

Amend by striking all of section 22½.

Amend by striking the figures "23" in the number of section "23" of the original bill and inserting in lieu thereof the figures "25."

Amend by striking the figures "24" in the number of section 24 of the original bill and substituting in lieu thereof the figures "26."

Amend by adding a new section 23, as follows: "Sec. 23. In case any railroad company shall fail to furnish a car or cars to transport and deliver freight as herein provided, by reason whereof demurrage charges and penalties become due and payable to shipper or consignee
as herein provided, such railroad company shall pay to such shipper or consignee such charges within thirty days from and after demand therefor, and in the case of the refusal or neglect of such railroad company to pay such charges and penalties so accrued without good and sufficient cause therefor, it shall be subject to a penalty of two hundred and fifty dollars for each failure or refusal to make such payment, which, together with the costs of suit, shall be recoverable by the Railroad Commission of Washington in the superior court of the State of Washington in any county in this state in or through which said railroad runs or does business.

Amend by adding a new section 24, as follows: “Sec. 24. When any action against any railroad is brought under the provisions of this act, for failure to furnish cars, it shall be shown on the trial by competent testimony, that the person applying therefor had on hand at the time it became the duty of the railroad under any application so made to furnish the car or cars required, the kind of freight specified in the application ready for shipment in the said car or cars, to the point of destination in the said application stated.

G. E. Dickson, Chairman.


The bill was read the second time by sections, the committee amendments were adopted and the bill was passed to third reading and ordered engrossed.

House of Representatives,
Olympia, Wash., February 11, 1907.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 223, entitled “An act to prevent and punish family desertion or non-support and to provide for support bonds and for suspension of trial and sentence, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

In section 1, line 15 of the printed bill, same being line 24 of the original bill, strike out the phrase “for the space of one year” and insert in lieu thereof the words “during such time as the court may direct.”

In section 1, line 18 of the printed bill, same being line 1 of second page of original bill, strike out the phrase “for the space of one year” and insert in lieu thereof the words “during such time as the court may direct.”

In section 1, line 21 of the printed bill, same being line 6 of second page of original bill, strike out the phrase within the year.”
In section 2, line 2 of the printed bill, same being ditto of original bill, strike out the phrase "during the year."

In section 3, line 5 of printed bill, same being line 7 of same section in original bill, strike out the words "and compellable."

In section 3 of printed bill and line 6, same being same section and line 8 of original bill, after the word "testify" insert the phrase "for or against each other."

GEo. T. REID, Chairman.

We concur in this report: Austin M. Wade, J. J. King, Howard C. Hanson, J. W. Romaine.

Mr. Sayre moved to strike out the word "sixteen" in line 5 of section 1 and, in lieu thereof, insert the word "eighteen."
The amendment was lost.

Mr. Smalley moved to amend, in line 2, section 1 of the printed bill, after the word "wife," insert the words "who is" and, in line 5, after the word "years," the words "who are."
The amendment was adopted.

Mr. Beebe moved to strike the words "or husband" in lines 9 and 10, section 1.
The amendment was adopted.

The bill was read the second time by sections, the committee amendments were adopted and the bill passed to third reading and ordered engrossed.

House bill No. 288, relating to gift for the armored cruiser Washington.

Mr. Reid moved that the figure "6" in line 1 of section 1 be stricken and the figure "5" substituted.
The amendment was adopted.

Mr. Freundenberg moved that the word "battleship" in line 3 of section 1 be stricken and the words "armored cruiser" be substituted.
The amendment was adopted.

Mr. Freundenberg moved that the word "battleship" be stricken from the title and that the words "armored cruiser" be substituted and that the figure "6" in the title be stricken and the figure "5" be substituted.
The amendment was adopted.

The bill was read the second time and, on motion of Mr. Hornberger, the rules were suspended, the second reading con-
sidered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 20.

Those voting yea were: Messrs. Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Hallett, Hanson, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorrnan, McRae, Madison, Megler, Miller, Morse, Olsen, Ramsay, Ranck, Reid, Renick, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Stephens (J. N.), Stevenson, Strobridge, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—75.

Those absent or not voting were: Messrs. Abrams, Armstrong, Bassett, Cameron, Fulton, Gregg, Griffin, Hamilton, Jackson (F. C.), Kirkpatrick, Peddycoor, Quinlan, Reeve, Rhodes, Rice, Shultz, Smalley, Stephens (E. M.), Taylor, Weber—20.

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

RECONSIDERATION.

On motion of Mr. Coles, the House reconsidered the vote on House bill No. 133 and, on motion, the House refused to concur in the Senate amendments.

On motion of Mr. Coles, the rules were suspended and the clerk instructed to transmit the bill to the Senate immediately.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 13, 1907.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House bill No. 3, entitled "An act regulating the approval and filing for public record of real estate plats or additions to cities of the first and second class and other cities and towns with special charters having sufficient population to authorize them to re-incorporate under the laws of the
STATE OF WASHINGTON

State of Washington as cities of the first or second class and prescribing public grounds therein," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

In line 4, printed bill, same being line 6, original bill, between the words "area" and "exceeding" insert the words, "equal to or."

In line 6 of printed bill, same being line 8, original bill, between the words "therein" and "for" insert the words "and dedicate to the public forever."

GEO. T. REID, Chairman.

The bill was read the second time by sections and, on motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 67; nays, 1; absent or not voting, 27.

Those voting yea were: Messrs. Beebe, Bell, Blackmore, Bradsberry, Byerly, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Hanson, Henderson, Hogan, Hornerberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Klovborg, Long, McCoy, McDonald, McMaster, McMorran, McRae, Megler, Miller, Morse, Olsen, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Slayden, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Whitlow, Mr. Speaker—67.

Those voting nay were: Mr. D. M. Thompson—1.

Those absent or not voting were: Messrs. Abrams, Armstrong, Bassett, Beach, Cameron, Davis (D. J.), Fulton, Griffin, Halteman, Hamilton, Hewitt, Kirkpatrick, Lambert, Lung, Madison, Peddycord, Quinlan, Rhodes, Rice, Sheets, Sherfey, Shultz, Stephens (E. M.), Strobridge, Vergowe, Weber, Weir—27.

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

House substitute bill No. 59, relating to drainage districts.

Mr. Gaches offered the following amendment: "In lines 16, 17 and 18 of section 1 of the printed bill, strike out all between
the word ‘to’ in line 16 and to and including the word ‘located’ in line 18, and insert, in lieu thereof, ‘the maximum benefits originally assessed by the judgment.’”

The amendment was adopted.

The bill was read the second time by sections, passed to third reading and ordered engrossed.

House bill No. 327, relating to the granting of right of eminent domain.

Mr. Megler moved to strike out lines 46 and 47 and insert the following: “An emergency exists and this act shall take effect immediately.”

The amendment was adopted.

Mr. Megler moved that the period be made a comma and that the words “and declaring an emergency” be added to the title.

The bill was read the second time, and, on motion of Mr. Dickson, the rules were suspended, the second reading considered the third, the bill considered engrossed, the bill placed on final passage and passed the House by the following vote:

Yea's, 62; nays, 2; absent or not voting, 31.

Those voting yea were: Messrs. Beebe, Blackmore Byerly, Carlyon, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Griffin, Hamilton, Hanson, Hogan, Hurshman, Jackson (F. C.), Jackson (H. F.), Johnson, Kays'er, King, Klovborg, Long, Lung, McDonald, McMaster, McMullan, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycoart, Quinlan, Ramsay, Ranck, Reeve, Reid, Romaine, Sayer, Slayden, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Whitlow, Mr. Speaker—62.

Those voting nay were: Messrs. Halteman and Hutchinson—2.

Those absent or not voting were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Bradberry, Cameron, Cloes, Coles, Congleton, Freudenberg, Gaches, Gregg, Henderson,
The emergency clause passed by the following vote: Yea, 64; absent or not voting, 31.

Those voting yea were: Messrs. Beebe, Bell, Blackmore, Byerly, Carlyon, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Griffin, Hanson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Klovborg, Long, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Romaine, Sayer, Sherfey, Slayden, Smalley, Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Whitlow, Mr. Speaker—64.


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

REPORT OF STANDING COMMITTEE.

Senate bill No. 193: Recommend it do pass.

The speaker signed House memorial No. 4.

MESSAGES FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, February 21, 1907.

To the Honorable the House of Representatives of the State of Washington:

GENTLEMEN—I have this day approved the following House bill:

House bill No. 38, entitled "An act providing for the collection of taxes upon personal property being moved or about to be moved from the limits of the state, or being dissipated or about to be dissipated, and declaring an emergency."

ALBERT E. MEAD, Governor.
STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, February 21, 1907.

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

GENTLEMEN—The public printer has presented for my approval his first bill for legislative printing under the terms of House bill No. 132, approved by the Governor February 19, 1907. It is for the sum of $1,423.37 for printing house bills and memorials up to and including House bill No. 230.

I would respectfully refer the matter to your honorable body for such action as you may deem necessary.

ALBERT E. MEAD, Governor.

On motion of Mr. Reid, the House adjourned until Monday, February 25, at 10 a.m.

LEO. O. MEIGS, J. A. FALCONER,
Chief Clerk. Speaker.

FORTY-THIRD DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES, OLYMPIA, WASH., Monday, February 25, 1907. 10 o'clock a. m.

The speaker called the House to order at 10 a.m.

Roll call showed all members present except Messrs. Abrams, Bassett, Bell, Blackmore, Cameron, Cloes, Coles, Gaches, Glen, Hanson, Hewitt, Huxtable, Jackson (H. F.), Johnson, Lambert, Peddycord, Quinlan, Ramsay, Rhodes, Rice, Romaine, Sewall, Sheets, Sherfey, Slayden, Stephens (E. M.), Stevenson, Vergowe, Weber, Weir.

Rev. F. A. LaViolette offered prayer.

On motion of Mr. Tibbetts, the further reading of the journal was dispensed with.
RESOLUTIONS.

House concurrent resolution No. 16, by Mr. Hutchinson, relative to charges of irregularities in the office of State Oil Inspector.

Mr. Hutchinson moved the adoption of the resolution.

Mr. Reid moved that the resolution be referred to the Committee on Internal Improvements and Internal Affairs.

The motion to commit was adopted.

By Mr. Reid: "Resolved, that the chief clerk be and he is hereby authorized to employ two additional stenographers to serve during the remainder of the session at a salary of $5 per day."

The resolution was adopted.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, Febru­ary 21, 1907.

To the Honorable the House of Representatives of the State of Wash­ington:

GENTLEMEN—I have this day approved the following bills:

House bill No. 6, entitled "An act prohibiting the owners or those in charge of any canal or ditch from suffering noxious weeds or other growths to go to seed on the banks thereof, and providing a penalty for the violation thereof."

House bill No. 62, entitled "An act relating to the offense of un­lawful enticement and providing a penalty."

House bill No. 157, entitled "An act providing for the repair, con­struction, and beautifying of certain parts of the capitol building and grounds, and providing an appropriation therefor."

House bill No. 233, entitled "An act relating to the law department of the State Library, changing the official title of the librarian in charge thereof, providing for his appointment and fixing his compensa­tion."

ALBERT E. MEAD, Governor.

REPORTS OF STANDING COMMITTEES.

House bill No. 17: Recommend it do pass as amended.
House bill No. 236: Recommend it do pass as amended.
House bill No. 404: Recommend it do pass as amended.

On motion, House bill No. 404 was re-referred to the Committee on Appropriations.
House bill No. 370: Recommend it do pass as amended.
House bill No. 201: Recommend it do pass as amended.
House bill No. 330: Recommend it do pass.
House bill No. 283: Recommend it do pass.
House bill No. 29: Recommend it do pass.
House bill No. 365: Recommend it do pass.
Senate bill No. 65: Recommend it do pass as amended.
Senate bill No. 144: Recommend it do pass as amended.

REPORTS OF SPECIAL COMMITTEES.

OLYMPIA, WASH., February 25, 1907.

MR. SPEAKER: Your Committee on Printing, to whom was referred the matter of printing for the House, and the bill for the same presented by the public printer, beg to report:

That we have carefully examined and audited the bill and find it correct, and charges made according to law; we also find that the printing of this Session so far ordered, as compared with past Sessions in amount, is considerably less than formerly ordered;

We recommend that all printing bills for the House be audited by the Committee on Printing, and that the vouchers in payment for the same be signed by the chairman of the committee, the speaker of the House, and the chief clerk.


The report of the committee was adopted.

OLYMPIA, WASH., February 25, 1907.

MR. SPEAKER: The meeting of the Joint Printing Committee, to which was referred the matter of the purchase of bill files for the Senate and House of Representatives by the public printer, and the letter received by members of both branches from the Keystone File Co., of Chicago, have thoroughly investigated the matter, and beg to report:

That the public printer was perfectly justified in his actions in the matter, and that he has produced for the state a much better file than that offered by the Chicago firm, and at a great saving to the state in cost.


The report of the committee was adopted.
STATE OF WASHINGTON

FIRST READING OF SENATE BILLS.

Senate bill No. 125, by Senator Cotterill: An act to amend an act entitled "An act amending section 10, of an act entitled 'An act providing for the organization, classification, incorporation and government of municipal corporations and declaring an emergency.' approved March 27, 1890," approved March 16, 1903.

Referred to the Committee on Municipal Corporations of the First Class.

Senate bill No. 213, by Judiciary Committee: An act amending section three of an act entitled "An act providing for and regulating the selection of jurors in the superior courts of the state; and providing for the appointment of jury commissioners, prescribing their duties, qualifications and compensation, and providing for their removal from office; declaring certain violations of this act to be contempt of court and providing for the punishment thereof as such; and repealing all laws and parts of laws in conflict therewith," approved March 9, 1903.

Referred to the Committee on Judiciary.

Senate bill No. 66, by Senator Jones: An act authorizing cities of the first class to provide for the filling and closing of cess-pools and for the removing of garbage, debris, grass, weeds, and brush on property in such cities, and the levying and collecting of taxes or assessments on such property for the payment of the cost thereof.

Referred to the Committee on Municipal Corporations of the First Class.

Senate bill No. 129, by Senator Rosenhaupt: An act to apportion the State of Washington into three congressional districts.

Referred to the Committee on Privileges and Elections.

Senate bill No. 161, by Committee on Public Revenue and Taxation: An act to amend Article VII of the Constitution of the State of Washington relating to the assessment and taxation of property within the state.

Referred to the Committee on Revenue and Taxation.
Senate bill No. 119, by Senator Sumner: An act amending sections 4, 5, 6 and 7, of an act entitled "An act classifying the counties according to population, enumerating the county officers, fixing the salaries thereof, providing for deputies, collection of fees and payment of salaries," received by the governor March 26, 1890.

Referred to the Committee on Judiciary.

Senate bill No. 184, by Senator Davis: An act to amend section 8 of an act entitled, "An act creating a Bureau of Labor, defining its duties, abolishing the office of assistant labor and factory, mill and railway inspector, repealing chapter XXIX of the Laws of 1897; making an appropriation and declaring an emergency," approved March 16, 1901.

Referred to the Committee on Compensation and Fees for State and County Officers.

Senate bill No. 113, by Senator Kline: An act relating to coroners and prescribing their qualifications.

Referred to the Committee on Judiciary.

Senate bill No. 177, by Senator Minkler: An act relating to the assessment of state school, granted and other lands for drainage purposes, amending section 1 and repealing section 2 of chapter 127 of the Laws of 1905, and declaring an emergency.

Referred to the Committee on Dikes, Drains and Drainage.

Senate bill No. 178, by Senator Minkler: An act relating to the payment by the state of assessments made on state, school or granted lands for the construction and maintenance of dikes and drains benefitting such lands, repealing section 2 of chapter 127 of the Laws of 1905, and making an appropriation thereafter.

Referred to the Committee on State, School and Granted Lands.

Senate bill No. 186, by Senator Brown: An act to amend an act entitled "An act to provide for the appointment, qualification and duties of notaries public, certifying their official
acts and declaring an emergency to exist,” approved December 21, 1890.

Referred to the Committee on Judiciary.

Senate bill No. 200, by Senator Brown: An act providing for the compensation of witnesses called to testify concerning matters involving scientific knowledge.

Referred to the Committee on Judiciary.

Senate bill No. 137, by Senator Allen: An act relating to the giving, offering, receiving or agreeing to receive gratuities to affect the conduct of agents and employes with relation to the principal’s or employer’s business, fixing a penalty, and amending chapter 158 of the Laws of 1905.

Referred to the Committee on Labor and Labor Statistics.

Senate bill No. 68, by Senator Blair: An act relating to holidays in the public schools, and amending section 56 of chapter CXVIII of the Session Laws of 1897.

Referred to the Committee on Education.

Senate bill No. 3, by Senator Boone: An act prohibiting the sale of intoxicating liquors as a beverage within two miles of the State College of Washington.

Referred to the Committee on Washington State College.

Senate bill No. 136, by Senators Knickerbocker, Paulhamus and Nichols: An act authorizing the levy of a tax for the purpose of improving rivers and streams and providing for the expenditure of the same.

Referred to the Committee on Revenue and Taxation.

Senate bill No. 216, by Judiciary Committee: An act relating to the joinder of causes of action and amending section 4942 of Ballinger’s Annotated Codes and Statutes of Washington.

Referred to the Committee on Judiciary.

Senate bill No. 215, by Judiciary Committee: An act relating to the vacation, modification and revision of orders of judgment.

Referred to the Committee on Judiciary.
Senate bill No. 214, by Judiciary Committee: An act providing for the purchase and maintenance of law libraries for the superior courts and for the creation of a fund therefor by the taxation of costs.

Referred to the Committee on Judiciary.

Senate bill No. 191, by Senator Graves: An act relating to the salaries of bailiffs of the superior courts and amending section 1558 of Ballinger's Annotated Codes and Statutes of Washington.

Referred to the Committee on Revenue and Taxation.

Senate bill No. 194, by Senator Condon: An act relating to the organization and powers of corporations other than those formed for the purpose of profit.

Referred to the Committee on Corporations other than Municipal and Railroads.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 12, 1907.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 291, entitled "An act dedicating to the city of Tacoma all the right, title and interest of the State of Washington in and to certain lands in the city of Tacoma, lying within section 36, township 21 north, range 2 east W. M., for street, park and boulevard purposes, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended, and that it be reprinted.

Amendment: Add the herewith attached section, to be known as section 4.

Sec. 4. It is the purpose of this act to effect a replat of certain streets and lands in said school land addition to Tacoma and to make the streets within and bordering said school section conform to the established streets of said city of Tacoma outside of said school section.

Geo. T. Reid, Chairman.

The bill was read the second time by sections, the committee amendments were adopted and, on motion of Mr. Hanson, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 66; nays, 1; absent or not voting, 28.
Those voting yea were: Messrs. Beach, Beebe, Bradberry, Byerly, Cameron, Carlyon, Congleton, Croft, Davis (D. J.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Miller, Morse, Olsen, Peddycoard, Ranck, Reeve, Reid, Sayer, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Whitlow, Mr. Speaker—66.

Those voting nay were: Mr. Connell—1.

Those absent or not voting were: Messrs. Abrams, Armstrong, Bassett, Bell, Blackmore, Cloes, Coles, Davis (E. C.), Gilbert (E. P.), Hewitt, Huxtable, Jackson (H. F.), Johnson, Megler, Quinlan, Ramsay, Renick, Rhodes, Rice, Romaine, Sewall, Sheets, Sherfey, Slayden, Stevenson, Vergowe, Weber, Weir—28.

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

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 64, entitled “An act providing that when any business, other than a corporation or limited partnership, is conducted under an assumed name, a certificate showing the real parties in interest shall be filed with the county clerk, and fixing a penalty, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend section 2 by striking out the word “subdivision” in line 3 of the printed bill, same being line 4 of original bill, and insert in lieu thereof the word “section.”

Amend section 3 by striking out the word “subdivision” from line 5 of the printed bill, same being line 7 of original bill, and insert in lieu thereof the word “section.”

Amend section 5 to read as follows: “Sec. 5. No person or persons carrying on, conducting or transacting business as aforesaid, or having
an interest therein, shall hereafter be entitled to maintain any suit in
any of the courts of this state without alleging and proving that such
person or persons have filed a certificate as provided for in section one
hereof, and failure to file such certificate shall be prima facie evidence
of fraud in securing credit.”

Amend section 2 by striking the word “subdivision” in line 5 of
the printed bill and inserting in lieu thereof the word “section.”

Geo. T. Reid, Chairman.

We concur in this report: Albert H. Beebe.

The bill was read the second time by sections, the committee
amendments were adopted and, on motion of Mr. Hanson, the
rules were suspended, the second reading considered the third,
the bill considered engrossed, placed on final passage and passed
the House by the following vote: Yeas, 66; nays, 0; absent or
not voting, 20.

Those voting yea were: Messrs. Beach, Beebe, Bradsberry, By-
erly, Cameron, Carlon, Congleton, Connell, Croft, Davis (D.
J.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches,
Gilbert (J. B.), Glen, Godman, Govan, Griffin, Gregg, Halteman,
Hamilton, Hanson, Henderson, Hogan, Hornberger, Hursh-
man, Hutchinson, Jackson (F. C.), Kayser, King, Kirkpatrick,
Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster,
McMorran, McRae, Madison, Miller, Morse, Olsen, Peddycord,
Ranck, Reeve, Reid, Sayer, Shultz, Smalley, Stephens (E. M.),
Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.),
Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade,
Whitlow, Mr. Speaker—66.

Those absent or not voting were: Messrs. Abrams, Arm-
strong, Bassett, Bell, Blackmore, Cloes, Coles, Davis (E. C.),
Gilbert (E. P.), Hewitt, Huxtable, Jackson (H. F.), Johnson,
Megler, Miller, Quinlan, Ramsay, Renick, Rhodes, Rice, Ro-
maine, Sewell, Sheets, Slayden, Stephens (E. M.), Stevenson,

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

House of Representatives,
Olympia, Wash., February 13, 1907.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill
No. 194, entitled “An act providing that, when property is purchased or
money borrowed of any person, company or corporation doing business within this state, a signed statement of the purchaser's or borrower's means or ability to pay having been given as an inducement to obtaining the credit, and payment is not made within thirty days after maturity, the creditor shall have the right, after notice, to inspect the debtor's books of accounts and make copies thereof, and declaring the failure to produce such books *prima facie* evidence of fraud in obtaining the credit," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendments:

Amend section 1 by striking out the following: Beginning with the word "of" in line 1, printed bill and line 2, original bill, up to and including the word "state" in next line.

Amend the title by striking out the following: Beginning with the word "of" in line 1, printed bill and line 2, original bill, up to and including the word "state" in next line.

GEO. T. REID, Chairman.

We concur in this report: Albert H. Beebe.

The bill was read the second time by sections, the committee amendments were adopted, and, on motion of Mr. Hanson, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and failed to pass by the following vote: Yeas, 22; nays, 43; absent or not voting, 30.

Those voting yea were: Messrs. Byerly, Gilbert (E. P.), Gilbert (J. B.), Govan, Griffin, Halteman, Hanson, Henderson, Hogan, Hurshman, Jackson (F. C.), Kayser, Kirkpatrick, Lambert, Lung, McCoy, Morse, Reid, Sherfey, Thompson (D. M.), Tonkin, Troy—22.

Those voting nay were: Messrs. Armstrong, Beach, Beebe, Bradberry, Cameron, Congleton, Connell, Croft, Davis (E. C.), Erickson, Freudenberg, Fulton, Gaches, Glen, Godman, Gregg, Hamilton, Hutchinson, King, Klovborg, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Olsen, Peddycoard, Ranck, Reeve, Sayer, Shultz, Smalley, Stephens (E. M.), Stephens (J. N.), Taylor, Thompson (W. H.), Ulsh, Wade, Whitlow, Mr. Speaker—43.

Those absent or not voting were: Messrs. Abrams, Bassett, Bell, Blackmore, Carlyon, Cloes, Coles, Davis (D. J.), Dickson,
Fancher, Hewitt, Hornberger, Huxtable, Jackson (H. F.), Johnson, Long, Quinlan, Ramsay, Renick, Rhodes, Rice, Ro­
maine, Sewall, Sheets, Slayden, Stevenson, Strobridge, Ver­

Mr. Beebe gave notice that he would move for a reconsider­
ation.

The speaker signed House bills Nos. 40, 73, 128 and 282.

The speaker appointed Messrs. Madison and Tonkin as addi­
tional members of the Committee on Engrossed Bills.

House bill No. 165.

Mr. Reid moved that the bill be indefinitely postponed, in
accordance with the report of the committee.

The motion was carried.

The speaker called Mr. Hogan to the chair.

REPORT OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 12, 1907.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House bill
No. 229, entitled “An act amending an act granting rights of way to
railroad companies over the lands of the state of Washington, and pro­
viding for the appraisement of the lands included within and used for
such rights of way, and declaring an emergency, approved March 18th,
1901. (Sec. 5114, Pierce’s Code), have had the same under considera­
tion, and we respectfully report the same back to the House with the
recommendation that it do pass as amended.

Change the title as follows: In the first line of both printed and
original bill, between the words “act” and “granting” insert the words
“entitled,” “An act.”

In line 2 of printed bill and line 3 of original bill in the title after
the word “appraisement” insert “and disposition.”

In line 10 of printed bill, same being line 14 of original bill, strike
out the phrase “or materials for construction” and insert in lieu thereof
the words “depot, station grounds, passing tracks or borrow pits.”

In line 11 of printed bill, same being line 15 of original bill, change
the word “one” to “two.”

In line 11 of printed bill, same being line 16 of original bill, strike
out the words “right of way,” and insert in lieu thereof the words
“center line.”

GEO. T. REID, Chairman.
Mr. Reid moved to amend by striking from line 4 of the printed bill and from the title the words and figures "Sec. 5114, Pierce's Code."

The amendment was adopted.

Mr. Gregg moved to amend, in line 8 of the printed bill, by striking out the words "one hundred" and inserting in lieu thereof the word "fifty."

The amendment was adopted.

The bill was read the second time by sections, the committee amendments were adopted and, on motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 53; nays, 13; absent or not voting, 20.

Those voting yea were: Messrs. Beach, Beebe, Byerly, Cameron, Carlyon, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freundenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Griffin, Halteman, Hanson, Henderson, Hogan, Jackson (F. C.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McDonald, McMaster, McMorran, Madison, Megler, Miller, Morse, Olsen, Ranck, Reeve, Reid, Sayer, Shultz, Smalley, Stephens (E. M.), Taylor, Thompson (D. M.), Tibbetts, Tonkin, Troy, Ulsh, Mr. Speaker—53.


There being no objections, the title of the bill was ordered to stand as the title of the act.
MESSAGE FROM THE SENATE.

Senate Chamber,
Olympia, Wash., February 25, 1907.

Mr. Speaker:

The president has signed Senate bill No. 86, entitled "An act in relation to estrays, and providing for their detention," etc.;
Also Senate bill No. 60, relating to filing of plats, and payment, assessment and collection of taxes upon the same;
Also Senate joint resolution No. 1, in relation to the Artillery bill, now before the National Congress;
Also Senate joint memorial No. 2, in relation to lights, light-houses and fog-horns on the waters of Puget Sound;
Also House memorial No. 4, praying for the opening of the Makah Indian reservation;
Also House bill No. 282, creating the county of Grays Harbor;
Also House bill No. 73, authorizing counties which have acquired mining claims to sell the same;
Also House bill No. 40, relating to the assessment and collection of taxes in municipal corporations of the Second class;
Also House bill No. 128, relating to the duty of county commissioners in regard to prisoners in county jails.
And the same are herewith transmitted.

J. W. Lyons, Secretary of the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

House of Representatives,
Olympia, Wash., February 25, 1907.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 72, 40, 128, and 282, have compared same with the engrossed bills and find them correctly enrolled.
Respectfully submitted,

E. C. Davis, Chairman.

We concur in this report: G. H. Armstrong, C. E. Gaches.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

House of Representatives,
Olympia, Wash., February 25, 1907.

Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 323, 285, 266, 260, 59, 3, 288, 273, have compared same with the original bills and find them correctly engrossed.
Respectfully submitted,

H. D. Taylor, Chairman.

We concur in this report: A. H. Gregg, P. H. Carlyon, M. W. Whitlow, Howard C. Hanson.
EMPLOYEES SWORN IN.

Messrs. E. R. Thoma and Oliver Hobson were called to the bar of the House and took the oath of office.

The House took a recess until 2 p.m.

AFTERNOON SESSION.

The speaker called the House to order at 2 p.m.

Roll call showed all members present except Messrs. Abrams, Blackmore, Griffin, Hewitt, Johnson, Ramsay, Romaine, Sewall, Sheets, Sherfey, Stevenson, Thompson (D. M.), and Weber. Messrs. Blackmore, Hogan, Romaine, Sewall, Sheets and Stevenson were excused.

The speaker announced that he had signed Senate bills Nos. 60 and 86, Senate joint resolution No. 1 and Senate joint memorial No. 2.

Mr. Bassett rose to a question of privilege and asked for a motion to reconsider the vote to indefinitely postpone House bill No. 165.

RECONSIDERATION.

Mr. Reid moved to reconsider the vote to indefinitely postpone House bill No. 165.

The motion was carried.

At the request of Mr. Rhodes, the House returned to first reading of bills for the purpose of introducing a bill from the Committee appointed to investigate the State Land Commissioner's office.

House bill No. 492, by the joint committee appointed to investigate the office of State Land Commissioner: An act relating to Board of State Land Commissioners and amending section 2139 of Ballinger's Annotated Codes and Statutes of Washington, relating to the creation of a board of appraisers and a board of harbor line commissioners, as required by articles 15 and 16 of the State Constitution, which shall be generally known
as the Board of State Land Commissioners, and defining its
duties, and declaring an emergency.

Placed on the calendar.

Mr. Reid moved that House bill No. 492 be printed and that
the clerk request the Public Printer to print same immediately.
The motion was carried.

SECOND READING OF BILLS.

House bill No. 289, establishing a State Railroad Commis­

sion.

Mr. Reid moved to amend section 1 by striking out the words
“an expert” from line 15 of the printed bill and by striking out
all of line 16.
The amendment was adopted.

Mr. Carlyon moved to amend section 1 of the printed bill by
striking out the words “or such” at the end of line 26 of said
section and all of line 27 thereof.

Also amend section 1 by striking out the words “place se­
lected for holding the office of the commission” and inserting in
lieu thereof the words “state capitol.”
The amendment was adopted.

Mr. Dickson moved to amend by striking out the word “and”
in line 67 and inserting the word “or.”
The amendment was adopted.

Mr. Dickson moved to amend section 5 by striking out all
thereof from the beginning of line 34, page 8 of the printed bill
down to and including the word “hearing” in line 43 thereof,
and substitute therefor the following: “It is, however, provid­
ed that it shall be discretionary with the commission to ascer­
tain the whole or any part or parts of the matters and things
above designated in this section at such time or times and in
such order as to them may seem best.

“The commission is hereby authorized to cause a hearing or
hearings to be held at such time or times and place or places as
the commission may designate for the purpose of ascertaining
the matters and things provided for in this section.
"The commission shall, before any hearing is had as to any railroad, notify the railroad concerned of the time and place of such hearing by giving at least 30 days' written notice thereof, specifying that at the time and place designated a hearing will be held for the purpose of ascertaining the value of such railroad within this state, which shall be a sufficient complaint to authorize the commission to inquire into the matters designated in this section as to such railroad.

"All railroads and express companies concerned shall be entitled to be heard and introduce evidence at such hearing."

The amendment was adopted.

Mr. Dickson moved to amend section 5 by striking out all the remainder of said section after the words "cost of" in line 98 of the printed bill and inserting in lieu thereof the following: "improvements and betterments in this state."

The amendment was adopted.

Mr. Dickson moved to amend section 6 by striking out all that portion after the word "by" in line 11 of page 10 of the printed bill down to and including the word "money" in line 13 thereof, and substitute the following: "Those carriers subject to the provisions of this act whose line or lines extend beyond the limits of this state which are operated partly within and partly without this state so that the same shall show any information required by the commission concerning the movements of traffic, as well as the receipts and expenditures appertaining to those parts of such lines which are subject to the provisions of this act.

The amendment was adopted.

Mr. Dickson moved to amend section 6 by adding, in line 16, page 10, after the word "prescribed" the word "aforesaid."

The amendment was adopted.

Mr. Freudenberg moved to amend section 11 in line 12 of the printed bill, between the words "misdemeanor" and "and," by inserting the words "upon conviction thereof."

The amendment was adopted.

The bill was read the second time by sections, the committee amendments were adopted and, on motion of Mr. Dickson, the
rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 14.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ranck, Reeve, Reid, Rhodes, Sayer, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—81.

Those absent or not voting were: Messrs. Abrams, Bassett, Hewitt, Hutchinson, Johnson, Ramsay, Renick, Rice, Romaine, Sewall, Sheets, Stevenson, Ulsh, Weber—14.

The emergency clause passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 17.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ranck, Reeve, Reid, Rhodes, Sayer, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—78.
Those absent or not voting were: Messrs. Abrams, Bassett, Hewitt, Hutchinson, Johnson, McCoy, Ramsay, Renick, Rice, Romaine, Sewall, Sheets, Sherfey, Stevenson, Strobridge, Ulsh, Weber—17.

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

The speaker re-referred Senate bill No. 136 to the Committee on Dikes, Drains and Drainage.

The speaker signed Senate bill No. 148.

The speaker placed Mr. McDonald on the Committee on Appropriations in place of Mr. Weber.

On motion of Mr. Beebe, House bills Nos. 230 and 231 were re-referred to the Committee on Judiciary for the purpose of amendment.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 25, 1907.

MR. SPEAKER:

The president has signed Senate bill No. 148, entitled "An act granting additional authority to cities of the first class in the matter of the location and construction of railways in said cities."

And the same is herewith transmitted.

The Senate has refused to concur in the House amendments to Senate bill No. 97, relating to the salaries of judges and the House is requested to recede therefrom. The bill is herewith returned.

The Senate has passed House bill No. 90, relating to the deposit of public funds, with the following amendments:

Strike from the title of the printed bill the following: "Regulating the keeping and" and insert in lieu thereof "Relating to the."

In section 2 strike all of that part of the printed bill in line 11 after the word "clerk" and all of line 12. The same being all of that part of line 18 after the word "clerk," all of line 19 and all of line 20 of the engrossed bill.

Add to section 2 the following: Provided that said depositary or depositaries may deposit with the county treasurer good and sufficient municipal, county, state or United States bonds in lieu of the surety bond herein provided for.

Strike section 6 of the engrossed bill and insert in lieu thereof the following section to be numbered section 6: "The word bank wherever it occurs in this act shall be construed to include all national, foreign, state and private banks and trust companies doing business in the state."

And the same is herewith transmitted.
The Senate has passed House bill No. 278, entitled "An act authorizing and empowering cities and towns to construct dikes, etc., and declaring an emergency, with the following amendments:

In section 1, lines 8 and 9 of the engrossed bill, which is lines 6 and 7 of the printed bill, strike the words "in accordance with the last general assessment for city purposes."

In section 2, line 10 of the engrossed bill, which is line 7 of the printed bill, strike the words and figures "twenty (20)" and insert in lieu thereof the words and figures "thirty (30)," and in line 11 of the engrossed bill, which is line 8 of the printed bill, strike the letter "s" in the word "improvements," and in line 14 of the engrossed bill, which is line 10 of the printed bill of said section 2, strike the word "two" and insert in lieu thereof the word "four," also in line 20 of the engrossed bill, which is line 14 of the printed bill in said section 2, strike the balance of section commencing with the word "unless."

In section 3, lines 1 and 2 of the printed bill, strike the words "or if council of such city or town shall vote unanimously to proceed with such work."

In section 6, lines 9, 10, 11, and 12, in the engrossed bill, which is lines 6, 7, and 8 of the printed bill, strike the following words: "together with the assessed valuation of each separate lot or parcel of land as shown by the last general assessment for city purposes; and said city or town clerk shall apportion" and insert in lieu thereof the following words: "and the said city or town clerk shall enter upon said roll, opposite each property description, the respective amounts computed by the engineer in charge of, or who has designed said improvement or defined the boundaries of the assessment district, in behalf of said city or town, such amounts to be an apportionment made by said engineer of," also in lines 14 and 15, which are lines 10 and 11 of the printed bill of said section 6, strike the following words: "in accordance with the last general assessment for city purposes and," and insert in lieu thereof the following words: "and the said city or town clerk, from the computations and information furnished by said engineer;" also in line 17 of the engrossed bill, which is line 12 of the printed bill of said section 6, strike the word "thereof" and insert in lieu of said word the words "of said cost and expenses."

Make section 7½ section 8, section 8 section 9, section 9 section 10, section 10 section 11.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

HOUSE OF REPRESENTATIVES,
Olympia, Wash., February 25, 1907.

Mr. Speaker:

Your Committee on Engrossed Bills to whom was referred House bills No. 223, 13, and 335, have compared the same with the original bills and find them correctly engrossed.

Respectfully submitted,

H. D. Taylor, Chairman.

On motion of Mr. Dickson, the House took up the following order of business:

**THIRD READING OF BILLS.**

House bill No. 285, relating to reciprocal demurrage.

On motion of Mr. Dickson, the rules were suspended, the second reading was considered the third, the bill was placed on final passage and passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 15.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Bell, Blackmore Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ranck, Reeve, Reid, Rhodes, Sayer, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—80.

Those absent or not voting were: Messrs. Abrams, Bassett, Hewitt, Hornberger, Johnson, Ramsay, Renick, Rice, Romaine, Sewall, Sheets, Stevenson, Strobridge, Ulsh, Weber—15.

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

**CONFERENCE COMMITTEE.**

On motion of Mr. Reid, the House refused to recede from the amendments to Senate bill No. 97 and the speaker appointed the following conference committee: Messrs. Reid, Godman and Romaine.

**SECOND READING OF BILLS.**

House bill No. 241, relative to certain promissory notes, etc.

The bill was read the second time by sections and, on motion of Mr. Whitlow, the rules were suspended, the second reading
considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote:
Yeas, 67; nays, 5; absent or not voting, 23.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Cloes, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hogan, Hutchinson, Huxtable, Jackson (H. F.), Kayser, King, Kirpatrick, Klovborg, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ranck, Reeve, Sayer, Sherfey, Shultz, Slayden, Smalley, Stephens (J. N.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergoe, Wade, Whitlow, Mr. Speaker—67.

Those voting nay were: Messrs. Coles, Glen, Hurshman, Madison, Reid—5.


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

REPORT OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 18, 1907.

MR. SPEAKER:

We, your Committee on Mines and Mining, to whom was referred House bill No. 306 entitled “An act to amend sections 4 and 16 of an act entitled ‘An act relating to the proper ventilation and safety of coal mines, and prescribing the manner of appointment of inspectors,’ approved March 5, 1891, and providing for reports relative to the transferring of coal mines, and prescribing a penalty for the violation of the provisions thereof,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended, as follows:

Sec. 2. Strike out in line 20 of the original bill, which is line 15 of the printed bill, the word “prescribed” and insert in lieu thereof the word “approved.”
In line six of section three of printed bill after the word "fine" strike out the word "or" and remove the brackets surrounding the word "of" in line seven of same section.

William A. Halteman, Chairman.

We concur in this report: R. S. Lambert, R. A. Hutchinson, F. H. Tonkin, A. W. McMorrnan, M. A. Smalley, D. J. Davis.

Mr. Freudenberg moved that section 3 be amended by inserting after the words "section 3" and before the word "any," the following: "That said act be and the same hereby is amended by the addition of a new section to be numbered section 23 and to read as follows: Sec. 23."

The amendment was adopted.

Mr. Freudenberg moved that the title be amended by inserting after the figures "1891" the following "and adding a new section to said act to be numbered section 23."

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Tonkin, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Armstrong, Beach, Bell, Blackmore, Bradberry, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hursman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorrnan, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ranck, Reeve, Sayer, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. IT.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—74.

Those absent or not voting were: Messrs. Abrams, Bassett, Beebe, Byerly, Griffin, Hewitt, Johnson, McDonald, Peddyecord,
Ramsay, Reid, Renick, Rhodes, Rice, Romaine, Sewall, Sheets, Stephens (E. M.), Stevenson, Strobridge, Weber—21.

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

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 21, 1907.

We, your Committee on State Penitentiary, to whom was referred House bill No. 176, entitled “An act creating the Washington State Reformatory, providing for the erection and management thereof and making an appropriation therefor,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

In Sec. 2, line 3, of the printed bill, the same being line 5, of the original bill, strike the word “one” and insert in lieu thereof the word “one-half.”

In Sec. 3, line 4, of the printed bill, the same being line 6 of the original bill, strike out the words “by and with the advice and consent of the senate.”

In Sec. 3, strike out lines 13, 14, 15 and 16, of the printed bill, the same being lines 17, 18, 19, 20 and 21 of the original bill, and insert in lieu thereof the words: “The members of said board shall receive no compensation for their services but said board shall be allowed reasonable traveling and other official expenses.”

In Sec. 4, line 12 of the printed bill, the same being line 17 of the original bill, substitute a period for the comma and strike out all the words after the word “act.”

In Sec. 4, line 1, of the printed bill, the same being in lines 1 and 2 of the original bill, strike out the words “and confirmation.”

In Sec. 12, lines 3 and 4 of the printed bill, the same being lines 4, 5 and 6 of the original bill, strike out the words beginning with the word “appointment” and ending with the word “act,” and insert in lieu thereof the words, “turning over the buildings of the Washington State Reformatory to the Board of Managers as provided for in section 18 of this act.”

In Sec. 19, line 2 of the printed bill, the same being line 4 of the original bill, insert after the word “accounts” the words “pertaining thereto.”

In Sec. 21, line 7 of the printed bill, the same being line 10 of the original bill, insert after the word “the” the words “board of.”

In Sec. 21, lines 9 and 10 of the printed bill, the same being lines 12, 13 and 14 of the original bill, strike out the sentence beginning with “and” and ending with “month.”

We concur in this report: W. F. Freudenberg, J. H. Griffin.

FRANK C. JACKSON, Chairman.
Mr. Godman moved to amend section 2 as follows: "Strike out all of line 3 after the word "reformatory" and insert the following: "the same to be located at or near the State Penitentiary."

Strike out all of line 4.
Strike out the first five words in line 5.
The amendment was lost.

Mr. Jackson (F. C.) offered the following amendment: "Add, in section 10, line 9, of the printed bill, between the words "degree" and "shall," "and no person who shall have been convicted and sentenced more than three times to fine or imprisonment."

The amendment was adopted.
Re-referred to the Committee on Appropriations.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 20, entitled "An act providing for a superior court judge for the counties of Chelan, Douglas and Okanogan jointly, and providing for a superior court judge for the counties of Stevens and Ferry, jointly, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Strike out the title and insert in lieu thereof the following: "An act relating to the superior courts in the counties of Stevens, Ferry, Douglas, Okanogan and Chelan, the election of judges therein, and declaring an emergency."

Strike out everything after the enacting clause, and in lieu thereof insert the following: "Sec. 1. At the general election to be held in nineteen hundred and eight there shall be elected in the counties of Stevens and Ferry, jointly, one superior judge; in the county of Douglas one superior judge; and in the counties of Chelan and Okanogan, jointly, one superior judge.

"Sec. 2. From and after the taking effect of this act the superior judge elected at the November election, 1906, for the county of Stevens, shall, during the remainder of his term of office, and until the election and qualification of his successor, be the superior judge for the counties of Stevens and Ferry, jointly, and the superior judge elected at the November election, 1904, for the counties of Chelan, Douglas, Okanogan and Ferry, shall, during the remainder of his term of office, and until the election and qualification of the judges mentioned in section one of
this act for the counties of Douglas and Chelan and Okanogan jointly, remain the superior judge for the counties of Chelan, Douglas and Okanogan jointly.

"Sec. 3. An emergency exists and this act shall take effect immediately."

GEO. T. REID, Chairman.

The bill was read the second time by sections, the committee amendments were adopted and, on motion of Mr. Halteman, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 72; nays, 3; absent or not voting, 20.

Those voting yea were: Messrs. Bell, Blackmore, Bradberry, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, Madison, Megler, Miller, Morse, Peddycord, Quinlan, Ranck, Reeve, Reid, Renick, Sayer, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—72.

Those voting nay were: Messrs. Griffin, McMorrnan, McRae—3.

Those absent or not voting were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Byerly, Carlyon, Hewitt, Johnson, Olsen, Ramsay, Rhodes, Rice, Romaine, Sewall, Sheets, Stephens (E. M.), Stevenson, Strobridge, Weber—20.

The emergency clause passed the House by the following vote: Yeas, 72; nays, 3; absent or not voting, 20.

Those voting yea were: Messrs. Armstrong, Beebe, Bell, Blackmore, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.),
STATE OF WASHINGTON

Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, Madison, Megler, Miller, Morse, Peddycord, Quinlan, Ranck, Reeve, Reid, Renick, Sayer, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbets, Tonkin, Troy, Ulsh, Vergowe, Weir, Whitlow, Mr. Speaker—72.

Those voting nay were: Messrs. Griffin, McMorran, McRae—3.

Those absent or not voting were: Messrs. Abrams, Bassett, Beach, Bradberry, Byerly, Carlyon, Hewitt, Jackson (F. C.), Johnson, Olsen, Ramsay, Rhodes, Rice, Romaine, Sewall, Sheets, Stephens (E. M.), Stevenson, Strobridge, Weber—20.

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

SENATE AMENDMENTS.

House bill No. 90.

The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 17.

Those voting yea were: Messrs. Armstrong, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Peddycord, Quinlan, Ranck, Reeve, Reid, Renick, Sayer, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbets, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—78.
Those absent or not voting were: Messrs. Abrams, Bassett, Beach, Carlyon, Hewitt, Johnson, Olsen, Ramsay, Rhodes, Rice, Romaine, Sewall, Sheets, Stephens (E. M.), Stevenson, Strobridge, Weber—17.

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

House bill No. 278.

The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 18.

Those voting yea were: Messrs. Armstrong, Beebe, Bell, Blackmore, Bradsberry, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halterman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Peddieord, Quinlan, Ranek, Reeve, Reid, Renick, Sayer, Sherfey, Shultz, Slayden, Smalley, Stephens (T. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—77.

Those absent or not voting were: Messrs. Abrams, Bassett, Byerly, Carlyon, Hewitt, Johnson, Olsen, Ramsay, Rhodes, Rice, Romaine, Sewall, Sheets, Stephens (E. M.), Stevenson, Strobridge, Weber—18.

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

The House adjourned until 9:30 a.m.

Leo. O. Meigs,  
Chief Clerk.

J. A. Falconer,  
Speaker.
FORTY-FOURTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Tuesday, February 26, 1907.
9:30 o'clock a. m.

The speaker called the House to order at 9:30 a. m.

Roll call showed all members present except Messrs. Abrams, Bassett, Bell, Davis (E. C.), Griffin, Hewitt, Huxtable, Johnson, McCoy, McDonald, Rhodes, Rice, Romaine, Sewall, Sheets, Stevenson, Weber, and Whitlow.

On motion of Mr. McMaster, the reading of the Journal was dispensed with.

RESOLUTION.

House concurrent resolution No. 17, by Mr. Dickson, asking the Governor to return House bill No. 81 for correction.

The resolution was adopted.

House bill No. 33: Recommend it do pass.
House bill No. 177: Recommend it do pass as amended.
House bill No. 287: Recommend it do pass as amended.
House bill No. 163: Recommend it be indefinitely postponed.

The report of the committee was adopted.

Senate bill No. 161: Recommend it do pass.
House bill No. 388: Recommend it do pass.
Senate bill No. 52: Recommend it do pass.
Senate bill No. 61: Recommend it do pass.
House bill No. 215: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 345: Recommend it do pass as amended.
House bill No. 270: Recommend it do pass as amended.
Governor's Message relative to topographic, etc., survey: Recommend that no appropriation be made for this purpose. The report of the committee was adopted. Senate bill No. 115: Recommend it be indefinitely postponed. The report of the committee was adopted. House bill No. 45: Recommend that the substitute bill attached do pass. House bill No. 404: Recommend it do pass as amended. Senate bill No. 145: Recommend it do pass. House bill No. 48: Recommend it do pass as amended. House bill No. 21: Recommend it be indefinitely postponed. The report of the committee was adopted. House bill No. 107: Recommend it do pass as amended. House bill No. 113: Recommend it be indefinitely postponed. The report of the committee was adopted. House memorial No. 6: Recommend it do pass. Senate bill No. 27: Recommend it do pass. House bill No. 405: Recommend it do pass as amended.

MESSAGES FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, February 21, 1907.

To the Honorable the House of Representatives of the State of Washington:

GENTLEMEN—I have this day approved the following bill: House bill No. 78, entitled "An act providing a method for the assessment and collection of an excise or privilege tax on private car companies doing business in this state, and declaring an emergency."

ALBERT E. MEAD, Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, February 25, 1907.

To the Honorable the House of Representatives of the State of Washington:

GENTLEMEN—I have this day approved the following bills:

House bill No. 40, entitled "An act relating to the assessment and collection of taxes in municipal corporations of the second, third and
fourth classes, and amending section 1810 and 1814, of Ballinger's An-
notated Codes and Statutes of Washington, and declaring an emerg­
cy."

House bill No. 73, entitled "An act authorizing counties which have
acquired or which may hereafter acquire mining claims or properties
for taxes, to lease the same with or without an option to purchase,
declaring an emergency."

House bill No. 128, entitled "An act relating to the duty of county
commissioners in regard to prisoners in county jails, and authorizing
the employment of such prisoners."

ALBERT E. MEAD, GOVERNOR.

INTRODUCTION OF BILLS.

The following bill was introduced, read first time by title,
and ordered printed:

House bill No. 493, by Appropriations Committee, substi­
tuted for House bill No. 45: "An act authorizing the State
Treasurer to call in and pay the warrants drawn upon the
'State Normal School Fund,' provided for by the Legislature,
approved March 7, 1895, and appropriating money for the
same."

Placed on calendar.

THIRD READING OF BILLS.

House bill No. 223, punishing desertion and non-support of
family.

On motion of Mr. Beebe, the rules were suspended, the sec­
ond reading considered the third, the bill placed on final pas­
sage and passed the House by the following vote: Yeas, 75;
nays, 0; absent or not voting, 20.

Those voting yea were: Messrs. Armstrong, Bassett, Beach,
Beebe, Bell, Blackmore, Bradberry, Cameron, Carlyon, Cloes,
Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E.
C.), Erickson, Fancher, Freudenberg, Fulton, Gilbert (J. B.),
Glen, Godman, Govan, Gree-- Halteman, Hamilton, Hender­
son, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable,
Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lamb­
bert, Long, Lung, McCoy, McDonald, McMaster, McMorran,
McRae, Madison, Megler, Miller, Morse, Olsen, Peddyeord,
Quinlan, Ranck, Reeve, Reid, Sayer, Sheets, Sherfey, Slayden,
Smalley Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weir, Whitlow, Mr. Speaker—75.

Those absent or not voting were: Messrs. Abrams, Byerly, Dickson, Gaches, Gilbert (E. P.), Griffin, Hanson, Hewitt, Jackson (F. C.), Johnson, Ramsay, Renick, Rhodes, Rice, Romaine, Sewall, Shultz, Stevenson, Wade, Weber—20.

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

House bill No. 59, relating to drainage districts.

The bill was read the third time, placed on final passage and passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 15.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Sayer, Sheets, Sherfrey, Shultz, Slayden, Smalley, Stephens (I. M.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—80.

Those absent or not voting were: Messrs. Abrams, Dickson, Gilbert (E. P.), Griffin, Hewitt, Hornberger, Johnson, McCoy, Rhodes, Rice, Romaine, Sewall, Stephens (E. M.), Stevenson, Weber—15.

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

House bill No. 264, providing for the taxing of dogs.

On motion of Mr. Godman, the rules were suspended, the second reading considered the third, the bill considered en-
grossed, placed on final passage and failed to pass by the following vote: Yeas, 14; nays, 62; absent or not voting, 19.

Those voting yea were: Messrs. Blackmore, Coles, Connell, Gaches, Hutchinson, Lambert, Ranck, Reeve, Sayer, Slayden, Tibbetts, Troy, Whitlow, Mr. Speaker—14.

Those voting nay were: Messrs. Armstrong, Beach, Beebe, Bell, Bradberry, Byerly, Cameron, Cloes, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddy cord, Quinlan, Ransay, Reid, Renick, Sherfey, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tonkin, Vergowe, Wade, Weir, Mr. Speaker—62.

Those absent or not voting were: Messrs. Abrams, Bassett, Carlyon, Dickson, Fancher, Griffin, Halteman, Johnson, Long, Rhodes, Rice, Romaine, Sewall, Sheets, Stevenson, Strobridge, Ulsh, Weber—19.

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

House bill No. 217, defining the weight of a ton of coal.

The bill was read the third time, placed on final passage and passed the House by the following vote: Yeas, 76; nays, 1; absent or not voting, 18.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler,
Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reid, Renick, Sayer, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—76.

Those voting nay were: Mr. Reeve—1.

Those absent or not voting were: Messrs. Abrams, Bassett, Carlyon, Croft, Dickson, Fancher, Griffin, Hewitt, Johnson, Long, Rhodes, Rice, Romaine, Sewall, Sheets, Stephens (E. M.), Stevenson, Strobridge, Weber—8.

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

Mr. Hutchinson moved that House bill No. 5 be made a special order of business for 2 p. m.

Mr. Freudenberg moved to amend by making it a special order for Wednesday evening at 7:30.

The amendment was carried and the original motion, as amended, was carried.

Mr. Reid moved that the House take up for consideration House bill No. 13.

The motion was carried.

Mr. Coles moved that the rules be suspended and the bill be returned to second reading for the purpose of amendment.

The motion was carried.

Mr. Coles offered the following amendment: Amend section 14, line 9, after the words "branch bank," by adding the words "except foreign banks now doing business in the State of Washington."

The amendment was adopted.

Mr. Coles offered the following amendment: Amend section 14, line 11, after the second word "such," by inserting the words "foreign banks or branch banks."

The amendment was adopted.

Mr. Coles offered the following amendment: Amend section 30, line 3, by inserting, between the words "Washington" and
"shall," the words "and existing foreign banks now doing business in the State of Washington."

The amendment was adopted.

Mr. Coles offered the following amendment: Amend section 30 by adding, after the word "deposits" in the amendment, the words "providing that such private banks shall use the words 'private bank' on all signs and stationery."

The amendment was adopted.

Mr. Kirkpatrick offered the following amendment: Amend section 8 by adding at the close of said section the following: "Provided that the provisions of this section as to the amount of capital shall not apply to any bank or trust company organized and doing business at the time of the passage of this act."

The amendment was adopted.

Mr. Kayser offered the following amendment: Amend, in section 8, line 9, by making it read "1200 inhabitants" instead of "1000."

The amendment was lost.

Mr. Renick offered the following amendment: Amend section 6 as follows: Insert after the word "deposits" in line 7 of the amended bill the following: "and trust companies which may now or hereafter be organized under the provisions of chapter 176 of the Session Laws of 1903 entitled "An act providing for the incorporation of trust companies and defining their powers and duties."

The amendment was lost.

Mr. Halteman offered the following amendment: Amend by adding a new section numbered section 52: This act shall not go into effect until January 1, 1908.

The amendment was lost.

On motion of Mr. Peddycord, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 68; nays, 12; absent or not voting, 15.

Those voting yea were: Messrs. Armstrong Beach, Beebe, Bell, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Con-
Those voting nay were: Messrs. Bradsberry, Gaches, Halteman, Hamilton, Jackson (H. F.), Lambert, Miller, Reeve, Thompson (W. H.), Troy, Ulsh, Wade—12.

Those absent or not voting were: Messrs. Abrams, Bassett, Davis (D. J.), Dickson, Howitt, Johnson, Rhodes, Rice, Romaine, Sewall, Sheets, Stevenson, Strobridge, Weber, Weir—15.

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

Mr. Coles moved to suspend the rules and transmit the bill to the Senate immediately.

The motion was carried.

House bill No. 426, providing for an additional superior judge for Pierce county.

Mr. Reid offered the following amendment: Amend the bill by striking out all after the enacting clause, and inserting in lieu thereof the following:

Section 1. The governor shall upon the taking effect of this act, appoint one additional judge for the superior court of the State of Washington, for the County of Pierce, who shall hold his office from the time of appointment until the first Tuesday after the first Monday in November, 1908, but no successor to such judge shall be elected.

Sec. 2. An emergency exists and this act shall take effect immediately.

The amendment was adopted.

Mr. Reid offered the following amendment to the title:

"An act providing for the appointment of one additional judge of the Superior Court of the State of Washington for the County of Pierce,
to hold his office until the first Tuesday after the first Monday in November, 1908, and declaring an emergency."

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 20.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Bell, Blackmore, Bradshberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Paddycord, Quinlan Ramsay, Ranck, Reid, Renick, Sayer, Sewall; Shervey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (W. II.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Whitlow, Mr. Speaker—75.

Those absent or not voting were: Messrs. Abrams, Bassett, Dickson, Gilbert (E. P.), Hanson, Hewitt, Hornberger, Jackson (F. C.), Johnson, Reeve, Rhodes, Rice, Romaine, Sheets, Stevenson, Strobridge, Thompson (D. M.), Troy, Weber, Weir—20.

The emergency clause passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 19.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Bell, Blackmore, Bradshberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McDonald, McMaster, Mc-
Those absent or not voting were: Messrs. Abrams, Bassett, Connell, Gilbert (E. P.), Hanson, Hewitt, Jackson (F. C.), Johnson, Long, Renick, Rice, Romaine, Sewall, Sheets, Smalley, Stevenson, Strobridge, Weber, Weir—19.

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

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House bill No. 211, entitled “An act amending section one entitled “An act to amend section 1657 of Ballinger’s Annotated Codes and Statutes of Washington relating to revenue and taxation,” etc., have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend the title by adding the emergency clause to read as follows:
“declaring an emergency.”

Amend section 1, in line one of the printed bill, the same being line 2 of the original bill, after the word “amended” by striking the words “so as.”

Amend section 2, in line one of the printed bill, the same being in line one of the original bill, after the word “effect” strike the remainder of the section and insert in lieu thereof the word “immediately.”

FRANK H. RENICK, Chairman.

The bill was read the second time by sections, the committee amendments were adopted, the bill was passed to third reading and ordered engrossed.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House bill No. 218, entitled “An act to amend an act entitled ‘An act to provide for the assessment and collection of taxes in the State of Washington,’ approved March, 1897,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.
Amend the title after the first word "act" in the first line of both the original and printed bills by striking "to amend an act" and inserting in lieu thereof "repealing section 120 of an act."

Also amend the title by inserting after the word "March" the figures and letters "15th."

Amend by striking all of section 1 and inserting in lieu thereof the following: "Section 1. Section 120 of an act entitled 'An act to provide for the assessment and collection of taxes in the State of Washington,' approved March 15th, 1897, the same being section 1773 of Ballinger's Annotated Codes and Statutes of Washington, is hereby repealed."

Amend section 2 by striking all of the section.

The bill was read the second time by sections, the committee amendments were adopted, the bill was passed to third reading and ordered engrossed.

The speaker called Mr. Coles to the chair.

House bill No. 184, relating to justices of the peace.

The bill was read the second time by sections and, on motion of Mr. Carlyon, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and failed to pass by the following vote: Yeas, 21; nays, 45; absent or not voting, 29.

Those voting yea were: Messrs. Beach, Beebe, Bell, Bradberry, Carlyon, Coles, Congleton, Davis (E. C.), Freudenberg, Gilbert (J. B.), Govan, Griffin, Hamilton, Hornberger, King, Ramsay, Reid, Sewall, Sherfey, Troy, Mr. Speaker—21.

Those voting nay were: Messrs. Armstrong, Blackmore, Byerly, Cameron, Connell, Croft, Davis (D. J.), Dickson, Fancher, Gaches, Godman, Gregg, Halteman, Henderson, Hogan, Hurstman, Hutchinson, Huxtable, Jackson (H. F.), Kayser, Klovborg, Lambert, Lang, McCoy, McDonald, McMaster, Madison, Miller, Morse, Olsen, Peddycord, Ranck, Reeve, Sayer, Shultz, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tonkin, Ulsh, Wade, Whitlow—46.

Those absent or not voting were: Messrs. Abrams, Bassett, Cloes, Erickson, Fulton, Gilbert (E. P.), Glen, Hanson, Hewitt,

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

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 221 entitled "An act defining the crime of assault and battery, and providing punishment therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

In section 1, line 3 of printed bill, being line 4 of original bill, strike out "the word "and" after "dollars" and insert in lieu thereof the word "or."

In section 2, line 1 of both printed and original, strike out the first three words "the passage of."

In section 2, line 1 of both printed and original, strike out the word "effect" and insert in lieu thereof the words "apply to."

Geo. T. Reid, Chairman.


The bill was read the second time by sections, the committee amendments were adopted and, on motion of Mr. Freudenberg, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 68; nays, 2; absent or not voting, 25.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Dickson, Erickson, Fancher, Freudenberg, Gilbert (E. P.), Gilbert (J. B.), Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McRae, Madison, Megler, Miller, Morse, Olsen, Peddyeord, Ranck, Reeve, Reid, Renick, Sayer, Sewall, Sherfey, Shultz, Smalley,
Those voting nay were: Messrs. Ramsay, Thompson (W. II.)—2.

Those absent or not voting were: Messrs. Abrams, Bassett, Davis (D. J.), Davis (E. C.), Fulton, Gaches, Glen, Hanson, Hewitt, Johnson, McMorran, Quinlan, Rhodes, Rice, Romaine, Sheets, Slayden, Stephens (E. J.), Stevenson, Strobridge, Ulsh, Vergowe, Wade, Weber, Weir—25.

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

Mr. Speaker:

We, your Committee on Compensation and Fees for State and County Officers, to whom was referred House bill No. 70, entitled "An act to amend section 1 of an act entitled 'An act fixing the fees and compensation of justices of the peace, and declaring an emergency,' approved March 9, 1893," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended:

Committee amendment: Amend section 1 as follows: In line one of the printed bill, the same being line one of the original bill, after the words "Section 1" insert the following: "That section 1 of an act entitled 'An act fixing the fees and compensation of justices of the peace, and declaring an emergency,' approved March 9, 1893, be and the same is hereby amended to read as follows: 'Section 1.'"

We concur in this report: Jesse Huxtable, Wm. Shultz, T. H. Bell, Emery P. Gilbert, M. M. Godman, Mordo McDonald.

The bill was read the second time by sections, the committee amendment adopted and, on motion of Mr. Gilbert (E. P.), the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 66; nays, 0; absent or not voting, 29.

Those voting yea were: Messrs. Armstrong, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Govan, Gregg, Griffin, Halteman, Henderson,

Those absent or not voting were: Messrs. Abrams, Bassett, Beach, Cloes, Dickson, Glen, Godman, Hamilton, Hanson, Hewitt, Hutchinson, Huxtable, McDonald, McMorran, McRae, Reid, Rhodes, Rice, Romaine, Sheets, Stevenson, Strobridge, Taylor Troy, Ulsh, Vergowe, Wade, Weber—29.

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

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13, 1907.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House bill No. 208, entitled "An act relating to revenue and taxation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section 3, line 3 of the printed bill, the same being lines 5 and 6 of the original bill, by striking the words "All acts or parts of acts in conflict herewith are hereby repealed."

FRANK H. RENICK, Chairman.

We concur in this report: J. W. Bassett.

The bill was read the second time by sections, the committee amendment adopted and, on motion of Mr. Lambert, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 68; nays, 3; absent or not voting, 24.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Blackmore, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Fulton, Gaches, Gilbert (J. B.), Govan, Gregg, Griffin, Halteman, Hamilton, Henderson, Hogan, Hornberger, Hurshman, Jack-
son (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Reid, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Vergowe, Weir, Whitlow, Mr. Speaker—68.

Those voting nay were: Messrs. Bradsberry, Byerly, Master—3.

Those absent or not voting were: Messrs. Abrams, Bassett, Bell, Carlyon, Dickson, Freundenberg, Gilbert (E. P.), Glen, Godman, Hanson, Hewitt, Hutchinson, Huxtable, Renick, Rhodes, Rice, Romaine, Sheets, Stevenson, Strobridge, Troy, Ulsh, Wade, Weber—24.

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

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 26, 1907.

MR. SPEAKER:

The Senate has passed House concurrent resolution No. 15, providing for the investigation of the legislative printing account.

Also, Senate bill No. 166, to amend the Code of Public Instruction relating to normal schools.

Also Senate bill No. 41, an act compelling railroads to fence their right-of-way.

Also Senate bill No. 198, requiring railroad companies to guard their rails, frogs, switches, etc.

Also, Senate bill No. 82, regarding the publication of railway schedules.

Also, Senate bill No. 233, substitute for Senate bill No. 135, relating to the establishment and maintenance of diking districts.

And the same are herewith transmitted.

The Senate has indefinitely postponed House bill No. 247, relating to notaries public.

J. W. LYSONS, Secretary of the Senate.

The House took a recess until 2 p. m.
AFTERNOON SESSION.

The Speaker called the House to order at 2 p. m.
Roll call showed all members present except Messrs. Fancher, Gaches, Gilbert (J. B.), Gregg, Hewitt, Hutchinson, Huxtable, Peddy cord, Rhodes, Rice, Sheets, Stevenson, Thompson (D. M.), Weber. Mr. Stevenson was excused.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was referred House bill No. 127, entitled "An act to amend section 3 of an act entitled 'An act to regulate and control insurance companies, corporations and associations," etc., have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend the title of the bill by inserting after the words "an act" the words "relating to insurance companies and."

In lieu of section 1 of printed bill:

SECTION 1. All insurance companies, corporations or associations now doing business in this state, or that may hereafter do business in this state, must file with the Insurance Commissioner annually, on or before the 15th day of February in each year, a statement under oath stating amount of all premiums collected or contracted for by said companies, corporations or associations in this state during the year ending December 31st preceding, the amounts actually paid policy holders on losses, the amounts paid policy holders on refunds for canceled insurance, and the amount of insurance reinsured in other companies, and the amount of premiums received for reinsurance, with the name of the policy holder so reinsured. The Insurance Commissioner shall file a copy of such verified statement or schedule with the State Treasurer, and said companies, corporations or associations shall pay to the State Treasurer a tax of 2¼ per centum on the amount collected or contracted for after deducting from the gross amount of such premiums the amount paid policy holders for policies canceled. No tax shall be collected on premiums received for reinsurance. The taxes herein provided for shall be due and payable on the first day of March succeeding the filing of statement provided for herein. Any organization failing or refusing to render such statement and to pay the required 2¼ per cent. tax as herein provided for more than thirty days after the time so specified, shall be liable for a fine of twenty-five ($25) dollars for each additional day of delinquency, and the tax may be collected
by distraint and the fine recovered by an action to be instituted by the
Insurance Commissioner in the name of the state in any court of com-
petent jurisdiction; and the Insurance Commissioner shall revoke and
annul the certificate of authority of such delinquent organization until
such taxes and fine, should any be imposed, are fully paid and notice
thereof given to the State Insurance Commissioner.

Provided, That if any such insurance company, corporation or as-
sociation shall have 50 per centum or more of its assets invested in
any bonds or warrants of this state, or bonds or warrants of any
county, city or district within the state, or in taxable property within
the state, then the tax shall be but 1 per centum on the amount so
collected or contracted for.

FRANK H. RENICK, Chairman.

We concur in this report: J. D. Bassett, Harry A. Rhodes.

The bill was read the second time by sections, the commit-
tee amendments were adopted and, on motion of Mr. D. M.
Thompson, the rules were suspended, the second reading consid-
ered the third, the bill considered engrossed, placed on final pas-
sage and passed the House by the following vote: Yeas, 83;
nays, 1; absent or not voting, 11.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett,
Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron,
Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.),
Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Ful-
ton, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman,
Hamilton, Hanson, Henderson, Hogan, Hornberger, Hursh-
man, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.),
Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert,
Long, Lang, McCoy, McDonald, McMaster, McMorran, Mc-
Rae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay,
Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Sherfey,
Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.),
Strabridge, Thompson (D. M.), Thompson (W. H.), Tibbetts,
Toukin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr.
Speaker—83.

Those voting nay were: Mr. Cloes—1.

Those absent or not voting were: Messrs. Gaches, Gilbert
(E. P.), Griffin, Hewitt, Peddy cord, Rhodes, Rice, Sheets,
Stevenson, Taylor, Weber—11.
There being no objections, the title of the bill was ordered to stand as the title of the act.

House bill No. 272, validating defective acknowledgements.

The bill was read the second time by sections and, on motion of Mr. Hogan, the rules were suspended, the second reading was considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 18.

Those voting yea were: Messrs. Abrams, Armstrong, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reid, Renick, Romaine, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergow, Wade, Weir, Whitlow, Mr. Speaker—77.

Those absent or not voting were: Messrs. Bassett, Beach, Carlyon, Griffin, Halteman, Hamilton, Hanson, Hewitt, Jackson (F. C.), McCoy, Peddycord, Reeve, Rhodes, Rice, Sheets, Stevenson, Strobridge, Weber—18.

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

M. R. Speaker:

We, your Committee on Irrigation and Arid Lands, to whom was referred House bill No. 222, entitled "An act providing for the control, regulation, distribution and measurement of stored waters; providing for the appointment of a commissioner and assistants for said purposes; fixing their compensation and tenure of office; providing a penalty for violation of this act and declaring an emergency," have had
the same under consideration, and we respectfully report the same back to the House with the recommendation that it be placed on the calendar as amended.

Amend the title by striking out the words "and declaring an emergency."

LEE A. JOHNSON, Chairman.

We concur in this report: G. E. Dickson, G. W. Hamilton, R. A. Hutchinson.

Mr. Dickson offered the following amendment:

Amend section 1 to read as follows: "That whenever the owner, manager or lessee of a reservoir, constructed for the storage of water to be used for beneficial purposes, shall desire to use the bed of any stream, or other natural water course, for the purpose of carrying stored, or impounded water, from the reservoir to the user thereof, he shall, in writing, notify the superior court of any county within which said water is stored, carried or used, giving the date when it is proposed to discharge water from such reservoir, and the names of all persons and ditches entitled to its use. The court may then, upon a proper showing as to the necessity therefor, appoint a commissioner with qualifications as hereinafter stated, whose duty it shall be to close, regulate or adjust the headgates of the several ditches taking water from such stream or natural water course, that no more water will flow into said ditch than it is entitled to receive from the water stored in the reservoir or from the unregulated flow of the stream or from both, as determined by decrees of court or as shown by evidences of right properly recorded or by agreement between the parties in interest made with due regard to the legal rights of all. And any person who may be injured by the action of said commissioner, or by his failure to act as herein provided, may resort to any court of competent jurisdiction for such relief as he may be entitled to."

The amendment was adopted.

Mr. Dickson moved to amend section 4, line 1 of the printed bill, by striking out the word "shall" and inserting the word "may."

The amendment was adopted.
Mr. Dickson moved to amend the title, in line 3, by inserting the word "and" between the words "office" and "provided."

The amendment was adopted.

The bill was read the second time by sections, the committee amendments were adopted and the bill was passed to third reading and ordered engrossed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 14, 1907.

MR. SPEAKER:

We, your Committee on State, School and Granted Lands, to whom was referred House bill No. 286, entitled "An act providing for and giving and granting the right, privilege and authority to perpetually back water upon, overflow and inundate with water, lands belonging to the State of Washington, in the erection, construction, maintenance or operation of water power plants, reservoirs, or works for impounding water, for power purposes, irrigation, mining or other public use, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

In section 2, line 4 of the printed bill, same being section 2, line 4 of the original bill, strike out the word "thirty" and substitute in lieu thereof the word "sixty."

In section 3, line 2 of the printed bill, same being section 3, line 3 of the original bill, after the word "officer" strike out the remainder of the section.

L. P. HORNBERGER, Chairman.

We concur in this report: Geo. McCoy, Edmund Rice, Wm. M. Beach, T. H. Bell, D. J. Davis, Oliver Byerly, J. W. Cloes.

Mr. Freundenberg moved to amend section 4 by striking out the section and inserting the words "an emergency exists and this act shall take effect immediately."

The amendment was adopted.

Mr. Godman moved to amend line 4 of section 1 by striking out the words "or desirable to do so."

The amendment was adopted.

The bill was read the second time by sections, the committee amendments were adopted and, on motion of Mr. Hornberger, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yea, 75; nays, 1; absent or not voting, 19.
Those voting aye were: Messrs. Abrams, Armstrong, Beebe, Bell, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Congleton, Connell, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Frederenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Godman, Govan, Gregg, Griffin, Halteman, Henderson, Hogan, Hornberger, Hurshman, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—75.

Those voting nay were: Mr. Glei—1.

Those absent or not voting were: Messrs. Basset, Beach, Blackmore, Coles, Croft, Fancher, Gaches, Hamilton, Hanson, Hewitt, Hutchinson, Huxtable, Peddycord, Ramsay, Rhodes, Rice, Sheets, Stevenson, Weber—19.

The emergency clause passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 24.

Those voting yea were: Messrs. Abrams, Armstrong, Beebe, Bell, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Frederenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, Madison, Megler, Olsen, Ranck, Reeve, Reid, Renick, Romaine, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—71.

Those absent or not voting were: Messrs. Basset, Beach, Blackmore, Croft, Fancher, Glen, Griffin, Hewitt, Huxtable,
McRae, Miller, Morse, Peddycord, Quinlan, Ramsay, Rhodes, Rice, Sayer, Sewall, Sheets, Stephens (E. M.), Strobridge, Ulsh, Weber—24.

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

The speaker called Mr. Godman to the chair.

Mr. Speaker:

We, your Committee on Revenue and Taxation, to whom was referred House bill No. 256, entitled "An act to provide for the assessment of telegraph companies," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section 5, subsection "G" by striking all of subsection "G."

FRANK H. RENICK, Chairman.

The bill was read the second time by sections, the committee amendments were adopted and, on motion of Mr. Renick, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 15.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rice, Romaine, Sayer, Sewall, Sherfey, Slayden, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—80.
Those absent or not voting were: Messrs. Beach, Cameron, Carlyon, Dickson, Fancher, Hewitt, Hornberger, Huxtable, Peddycord, Rhodes, Sheets, Shultz, Stephens (E. M.), Strobridge, Weber—15.

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

House bill No. 134.

On motion of Mr. Taylor, the bill was re-referred to the Committee on Municipal Corporations of the First Class, for amendment.

House bill No. 328, relative to accounts of state officers.

The bill was read the second time by sections, and, on motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 17.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Sherfey, Slayden, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Whitlow—78.

Those absent or not voting were: Messrs. Beach, Connell, Fancher, Hewitt, Huxtable, McDonald, Peddycord, Rhodes, Rice, Sheets, Shultz, Stephens (E. M.), Strobridge, Vergowe, Weber, Weir, Mr. Speaker—17.

There being no objections, the title of the bill was ordered to stand as the title of the act.
Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 251, entitled "An act providing for the employment of convicts on state roads," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment: Amend the title by changing the period after the word "roads" to a comma, and adding to the title of the act the words "and declaring an emergency."

Committee amendment. Amend section one by striking out in line 1 of the original bill, same being line 1 of the printed bill, the word "all."

J. M. Stevenson, Chairman.


Mr. Griffin moved to amend by striking out section 2.

The amendment was adopted.

The bill was read the second time by sections, the committee amendment to section 1 adopted and, on motion of Mr. Megler, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yea, 76; nays, 0; absent or not voting, 19.

Those voting yea were: Messrs. Armstrong, Bassett, Bell, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Conkleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freundenberg, Fulton, Gaches, Gilbert (E. P.) Gilbert (J. B.) Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Henderson, Hogan, Hornberger, Hurshman, Hutcherson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Moise, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Sherfey, Shultz, Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Tracy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker --75.
Those absent or not voting were: Messrs. Abrams, Beach, Beebe, Bradsberry, Dickson, Hanson, Hewitt, Huxtable, McDonald, Peddycord, Rhodes, Rice, Sheets, Slayden, Smalley, Stephens (E. M.), Strobridge, Thompson (D. M.), Weber, Mr. Speaker—20.

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

House bill No. 338, establishing a fish hatchery on Trout Lake.

The bill was read the second time by sections, and, on motion of Mr. Shultz, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 16.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Bell, Blackmore, Bradsberry, Byerly, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Erickson, Fancher, Freundenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Griffin, Halteman, Hamilton, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—79.

Those absent or not voting were: Messrs. Abrams, Beebe, Carlyon, Davis (E. C.), Dickson, Gregg, Hanson, Hewitt, McDonald, Peddycord, Rhodes, Rice, Sheets, Stephens (E. M.), Weber—16.

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

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 108, entitled "An act relating to the sale of school property in
cities having a population of ten thousand or over, and amending section 95 of chapter CXVIII of the Laws of 1907," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Strike out everything after the words "Section 95" in line 3, and insert in lieu thereof the following: “The board of directors shall have power to sell any of the property of the district which is no longer required for school purposes at public or private sale upon such terms as they may direct if the value thereof be less than two thousand dollars. The question of the sale of school property which may be found by the board of directors to be unsuitable for school purposes, and to be of greater value than two thousand dollars, shall be submitted to a vote of the electors of the district, either at a general election or at a special election called to be held for that purpose, as may be directed by the board of directors, and if the majority of the voters of the district voting thereon shall be for the sale of the property the directors may make the sale at public auction. The sale must be for cash and good title will be conveyed by deed of the board of directors, executed by the president or the vice president, and secretary of the board.”

Geo. T. Reid, Chairman.

The bill was read the second time by sections, the committee amendments were adopted and, on motion of Mr. Hornberger, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 14.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Blackmore, Bradberry, Byerly, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. C.), Davis (E. P.), Dickson, Erickson, Fancher, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Haltman, Hamilton, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Ramsay, Ranck, Reeve, Reid, Romaine, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalliey, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Weir, Whitlow, Mr. Speaker—81.
Those absent or not voting were: Messrs. Bell, Carlyon, Gregg, Griffin, Hanson, Hewitt, Peddycoard, Quinlan, Rhodes, Rice, Sheets, Ulsh, Wade, Weber—14.

The speaker re-referred House bill No. 470 to the Committee on Judiciary.

RECONSIDERATION.

Mr. Kirkpatrick moved that the vote by which the House indefinitely postponed Senate bill No. 155 be reconsidered.

Mr. Reid moved to lay the motion on the table.

The motion to lay on the table was carried.

FIRST READING OF SENATE BILLS.

Senate bill No. 41, by Senator Anderson: An act compelling railroads to fence their rights-of-way and to protect the owners of stock injured by moving railway trains, declaring a law of negligence with regard to stock injured by railway trains.

Referred to the Committee on Dairy and Live Stock.

Senate bill No. 198, by Senator Jones: An act to amend section 1 of an act entitled "An act requiring persons, railroad companies or corporations to so adjust, fill, block and securely guard the frogs, switches and guard rails on their roads as to protect and prevent injury to employees and other persons, and providing a penalty for the violation thereof," approved March 6, 1899.

Referred to the Committee on Railroads.

Senate bill No. 82, by Senator Booth: An act relating to and requiring the publication by railway companies, of schedules showing the time of arrival and departure of trains, and providing a penalty for the violation thereof.

Referred to the Committee on Railroads.

Senate bill No. 233, by Judiciary Committee (Substitute for No. 135.): An act to amend section 7 of an act entitled "An act to provide for the establishment and creation of diking districts and the construction and maintenance of a system of dikes, and to provide for the means of payment thereof, and declaring an emergency," approved March 20th, 1895, and relating to
diking districts, their formation and organization, the construction and maintenance of a system of dikes including the straightening, deepening and widening of rivers, water courses, and streams, and protecting the banks thereof, enlarging the rights, powers and duties of the commissioners thereof, disposing of the interests of the state in the beds and shores of navigable waters, streams or water courses, and declaring an emergency.

Referred to the Committee on Dikes, Drains and Drainage.


Referred to the Committee on State Normal Schools.

REPORTS OF STANDING COMMITTEES.

House bill No. 263: Recommend it do pass as amended.
House bill No. 337: Recommend it do pass.
Senate bill No. 174: Recommend it do pass as amended.
Senate bill No. 181: Recommend it do pass as amended.
House bill No. 416: Recommend it do pass.
Senate bill No. 136: Recommend it do pass.
Senate bill No. 132: Recommend it do pass.
Mr. Beebe requested permission to move for a reconsideration of the vote on House bill No. 194 on Friday, March 1st. The request was granted.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

Mr. SPEAKER:

Your Committee on Engrossed Bills to whom was referred House bills Nos. 291, 426, 20, 70, 321, 64, and 229, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted.

A. D. TAYLOR, Chairman.

FORTY-FIFTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, February 27, 1907.
9:30 o'clock a. m.

The speaker called the House to order at 9:30 a. m.
Reverend F. A. La Violette offered prayer.
On motion of Mr. Taylor, the further reading of the Journal was dispensed with.

PETITIONS AND MEMORIALS.
Protests against a bill depriving the chief executive of cities of appointive powers and against the repeal of the Sunday closing law were received and placed on file.

RESOLUTIONS.
House concurrent resolution No. 18, approving the federal bill, limiting the hours of labor of railroad employes.
The resolution was adopted and, on motion of Mr. Armstrong, the rules were suspended and the chief clerk instructed to transmit the resolution to the Senate immediately.
REPORTS OF STANDING COMMITTEES.

Senate bill No. 233: Recommend it do pass as amended.
Senate bill No. 87: Recommend it do pass.
Senate bill No. 68: Recommend it do pass.
Senate bill No. 125: Recommend it do pass.
Senate bill No. 216: Recommend it do pass.
Senate bill No. 35: Recommend it do pass.
Senate bill No. 214: Recommend it be indefinitely postponed.

The report of the committee was adopted.

Senate bill No. 194: Recommend it do pass as amended.
Senate bill No. 38: Recommend it do pass as amended.
Senate bill No. 200: Recommend it be indefinitely postponed.

The report of the committee was adopted.

Senate bill No. 50: Recommend it do pass.
Senate bill No. 213: Recommend it do pass.
Senate bill No. 71: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 178: Recommend it do pass.
House bill No. 409: Recommend it do pass as amended.
House bill No. 410: Recommend it do pass.
House bill No. 428: Recommend it do pass.
House bill No. 354: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 326: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 214: Recommend that attached bill be substituted and passed.

House bill No. 368: Recommend it do pass as amended.
House bill No. 348: Recommend it do pass.
House bill No. 420: Recommend it do pass as amended.
House bill No. 415: Recommend it do pass.
House engrossed bill No. 55: Recommend it do pass as amended.
House bill No. 397: Recommend it do pass.
House bill No. 305: Recommend it do pass as amended.
House concurrent resolution No. 16: Recommend it do pass.

On request of Mr. Hornberger, the committee appointed to investigate the office of State Oil Inspector was granted further time to submit findings.

On motion of Mr. Beebe, Senate bill No. 193 was placed at foot of calendar.

SECOND READING OF BILLS.

Senate bill No. 65: On motion of Mr. Hanson, the bill was re-referred to the Committee on Municipal Corporations of the First Class, for amendment.

Senate bill No. 144: On motion of Mr. Reid, the bill was re-referred to the Committee on Municipal Corporations of the First Class.

Senate bill No. 52, relating to revenue and taxation.

The bill was read the second time by sections and, on motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 60; nays, 12; absent or not voting, 23.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Bradberry, Byerly, Cameron, Car-lyon, Cloes, Coles, Congleton, Croft, Davis (D. J.), Erickson, Freudenberg, Gaches, Gilbert (J. B.), Govan, Gregg, Griffin, Halteman, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McMaster, McRae, Megler, Miller, Morse, Olsen, Ramsey, Reid, Renick, Rice, Sayer, Sewall, Smalley, Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weir, Mr. Speaker—60.
Those voting nay were: Messrs. Dickson, Glen, Godman, Hogan, Hornberger, Lambert, McMorran, Madison, Ranck, Reeve, Wade, Whitlow—12.

Those absent or not voting were: Messrs. Blackmore, Connell, Fancher, Fulton, Gilbert (E. P.), Hamilton, Hanson, Henderson, Hewitt, Hutchinson, McCoy, McDonald, Peddy cord, Quinlan, Rhodes, Romaine, Sheets, Sherfey, Shultz, Slayden, Stevenson, Weber—23.

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

Senate bill No. 61, relating to assessments for local improvements.

The bill was read the second time by sections and, on motion of Mr. Reid, the rules were suspended, the seconding reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 16.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—79.

Those absent or not voting were: Messrs. Bassett, Fulton, Gilbert (E. P.), Gregg, Hanson, Hewitt, McDonald, Rhodes, Rice, Sheets, Sherfey, Slayden, Stevenson, Strobridge, Ulsh, Weber—16.

There being no objections, the title of the bill was ordered to stand as the title of the act.
We, your Committee on Judiciary, to whom was referred Senate bill No. 48, entitled "An act empowering county commissioners to make exhibits at the Alaska-Yukon-Pacific Exposition and to appropriate funds therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section 1, lines 5 and 6 printed bill, same being line 9 original, by striking out the words "one-tenth of one per centum" and inserting in lieu thereof the words "one-half of one mill on the dollar."

Geo. T. Reid, Chairman.

We concur in this report: H. B. Madison, John C. Hogan.

The bill was read the second time by sections and, on motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 19.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carolyn, Cloes, Coles, Congleton, Connell, Croft, Davis (E. C.), Dickson, Erickson, Freudenberg, Gaches, Gilbert (J. B.), Godman, Gregg, Griffin, Halteman, Hamilton, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Shultz Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. II.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—76.

Those absent or not voting were: Messrs. Bassett, Davis (D. J.), Fancher, Fulton, Gilbert (E. P.), Glen, Govan, Hanson, Hewitt, McDonald, Peddycord, Rhodes, Rice, Sheets, Sherry, Slayden, Stevenson, Strobridge, Weber—19.

There being no objections, the title of the bill was ordered to stand as the title of the act.
Senate bill No. 145, providing for the checking of books of county officers.

The bill was read the second time by sections and, on motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 17.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.) Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambtr, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (J. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—78.


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

The speaker called Mr. King to the chair.

REPORTS OF STANDING COMMITTEES.

House of Representatives, Olympia, Wash., Feb. 25, 1907.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate bill No. 107, entitled "An act relating to the exercise of the power of eminent domain by corporations generating and transmitting electricity and using and selling the same for light and power," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.
Amend section 1 by striking out in lines 2, 3, and 4 of the printed bill the words "having by its articles the corporate purpose or purposes, in whole or in part, to operate electric railroads, either street or suburban or interurban or interstate" and substitute therefor the following words: "having authority under its articles of incorporation, in whole or in part, to operate electric railroads, either street or suburban or interurban or of any other character, provided the same be a common carrier."

Amend section 1 at the end thereof, by changing the period to a semicolon and inserting the following words: "Provided, That the right of eminent domain hereby granted shall not be exercised with respect to any land, water or other property already devoted to the business of generating or transmitting electric power for any purpose, if the property sought to be taken is essential to the conduct of and is actually in use in such business, and its taking would materially interfere therewith."

Amend section 2 of the bill by changing the period at the end of line 16 of the printed bill to a semicolon and inserting the following words: "except that such corporation shall not be obliged to supply to any one consumer more than five per cent. (5%) of the total amount of such excess power generated or transmitted by it."

Strike out all of section 3 of the bill and substitute therefor the following:

"Sec. 3. Whenever any corporation has acquired any property by decree of appropriation based on proceedings in court under the provisions of this act, no portion of the electricity generated or transmitted by it by means of the property appropriated under the provisions of this act shall be used or applied by such corporation for or to a business or trade not in law deemed public or quasi-public conducted by itself."

Add a new section to the bill as follows:

"Sec. 5. Nothing in this act contained shall affect any action or proceeding pending in any court at the time of its passage."

Geo. T. Reid, Chairman.

We concur in this report: John C. Hogan.

The bill was read the second time by sections, the committee amendments were adopted and the bill was passed to third reading.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
Olympia, Wash., February 26, 1907.

Mr. Speaker:

We, your Committee on Dikes, Drains and Drainage, to whom was referred Senate bill No. 233, entitled "An act to amend section 7 of an act entitled "An act to provide for the establishment and creation of diking districts and the construction and maintenance of a system of
dikes, and to provide the means of payment thereof, and declaring an emergency," approved March 20th, 1895, and relating to diking districts, their formation and organization, the construction and maintenance of a system of dikes including the straightening, deepening and widening of rivers, water courses, and streams, and protecting the banks thereof, enlarging the rights and powers and duties of the commissioners thereof, disposing of the interests of the state in the beds and shores of navigable waters, streams of water courses, and declaring an emergency, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendments:

Section 3, line 13 of the printed bill, strike the word "thereuntofore" and insert in lieu thereof the word "theretofore."

Section 5, line 2 of the printed bill, after the word "auditor" insert "whon so directed by the board of county commissioners."

C. E. GACHES, Chairman.

We concur in this report: H. B. Madison, Geo. E. Vergowe.

The bill was read the second time by sections, the committee amendments were adopted and, on motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 12.

Those voting yea were: Messrs. Abrams, Bassett, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carrollon, Cloes, Coles, Congleton, Connell, Croft, Davis (E. C.), Dickson Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McDonald, McMaster, McMorran, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Renick, Romaine, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (I. A.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—83.

Those absent or not voting were: Messrs. Armstrong, Davis (D. J.), Gilbert (E. P.), Hewitt, Long, McRae, Rhodes, Rice, Sheets, Stephens (E. M.), Stevenson, Weber—12.
The emergency clause passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 13.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Paddock, Quinlan, Ramsay, Ranck, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—82.

Those absent or not voting were: Messrs. Bassett, Gilbert (E. P.), Hewitt, Jackson (F. C.), Long, Reeve, Rhodes, Rice, Sheets, Smalley, Stephens (E. M.), Stevenson, Weber—13.

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

Senate bill No. 161, amending the constitution relative to taxation.

The bill was read the second time by sections and, on motion of Mr. Renick, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 81; nays, 1; absent or not voting, 13.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick,

Those voting nay were: Mr. Madison—1.

Those absent or not voting were: Messrs. Beach, Beebe, Hewitt, Huxtable, Jackson (F. C.), McMorran, Ramsay, Rhodes, Rice, Sheets, Stevenson, Strobridge, Weber—13.

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

Senate bill No. 27, providing for the relief of Spanish war and Philippine Island soldiers.

The bill was read the second time by sections and, on motion of Mr. E. P. Gilbert, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Armstrong, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Hogan, Hurshman, Hutchinson, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reid, Renick, Romaine, Sayer, Sherfey, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—74.

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

MESSAGE FROM THE SENATE.

SENEATE CHAMBER,
OLYMPIA, WASH., February 27, 1907.

Mr. Speaker:

The Senate has passed House bill No. 97, to amend section 16 of article 1 of the State Constitution relating to the power of eminent domain, with the following amendment:

Strike all of section 4 (both printed and engrossed bills);
Also Senate joint resolution No. 3, relating to the admission free of duty of jute;
Also House concurrent resolution No. 17, requesting the Governor to return House bill No. 18;
Also House concurrent resolution No. 18, relating to hours of labor of telegraph operators;
Also House bill No. 340, substitute for House bill No. 107, relating to assessment and taxation.

And the same are herewith transmitted.

The Senate has indefinitely postponed House bill No. 248, relating to the taking and entry of judgments.

The president has appointed Senators Graves, Rands and Booth as a conference committee on Senate bill No. 97.

The president has signed House bill No. 340, substituted for House bill No. 107, relating to assessment and taxation.

And the same is herewith transmitted.

J. W. Lysons, Secretary of the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bill No. 240, substituted for House bill No. 107, have compared same with the engrossed bill and find it correctly enrolled.

Respectfully submitted,

E. C. Davis, Chairman.

The speaker signed House bill No. 340.

On motion of Mr. Whitlow, Senate bill No. 92 was re-referred to the Committee on Agriculture.

INTRODUCTION OF BILLS.

The following bill was introduced, read first time by title, ordered printed and placed on the calendar:

House bill No. 494, by Appropriations Committee, substituted for House bill No. 214: An act making appropriations
for certain deficiencies, the payment of certain judgments, the relief of certain persons, and other purposes.

Placed on calendar.

On motion of Mr. Megler, the House took a recess until 2 p. m.

AFTERNOON SESSION.

The speaker called the House to order at 2 p. m.


SENATE AMENDMENTS.

House bill No. 97: The House concurred in the Senate amendments, the bill was placed on final passage and passed the House by the following vote: Yeas, 78; nays, 2; absent or not voting, 15.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Car- lyan, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klomborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Pedycord, Quinlan, Ramsay, Reeve, Reid, Renick, Rhodes, Sayer, Sewall, Sheets Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weir, Whitlow, Mr. Speaker—78.

Those voting nay were: Messrs. Hamilton and Henderson—2.

Those absent or not voting were: Messrs. Bassett, Cloes, Coles, Congleton, Hanson, Hewitt, Hogan, Hornberger, Ranck, Rice, Romaine, Sheets, Shultz, Wade, Weber—15.
There being no objections, the title of the bill was ordered to stand as the title of the act.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 20, 1907.

MR. SPEAKER:

We, your Committee on Education, to whom was referred Senate bill No. 4, entitled "An act amending section 2407 of Ballinger's Annotated Codes and Statutes of Washington, relating to the classification and issuance of teachers' certificates to be issued by the authority of the State of Washington, entitling the holder thereof to teach in the schools of this state," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section 1: Amend by inserting after word "certificate" in line 24 of the original bill, which is line 16 of the printed bill, the words "issued prior to January 1st, 1905."

Also, by inserting after the word "cause" at the end of line 34 of the original bill, which is line 22 of the printed bill, the words "Provided further, that any such permanent first grade certificate shall lapse on failure to teach for a period of five consecutive years."

C. C. RAMSAY, Chairman.

We concur in this report: E. C. Davis, J. B. Gilbert, Albert H. Beebe, W. D. McRae.

Mr. McMorran moved that the committee amendment be adopted.

The motion was lost.

The bill was read the second time, by sections, and on motion of Mr. Rhodes, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 82; nays, 2; absent or not voting, 11.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Hamilton, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Lambert, Long, Lung, McDonald,
Those voting nay were: Messrs. Coles and Erickson.

Those absent or not voting were: Messrs. Halteman, Hanson, Hewitt, Hogan, Klovborg, McCoy, Reeve, Sheets, Shultz, Wade, Weber—11.

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

Senate bill No. 132, relating to drainage districts. The bill was read the second time by sections and, on motion of Mr. Gaches, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 18.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Car- lyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Henderson, Hornberger, Hurshman, Hutchison, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weir, Whitlow, Mr. Speaker—77.

Those absent or not voting were: Messrs. Bassett, Beebe, Cloes, Davis (E. C.), Fancher, Gilbert (J. B.), Hamilton, Hanson, Hewitt, Hogan, McDonald, Rhodes, Rice, Sheets, Strobridge, Ulsh, Wade, Weber—18.
There being no objections, the title of the bill was ordered to stand as the title of the act.

Senate bill No. 136, authorizing a tax for river improvements.

The bill was read the second time by sections and, on motion of Mr. Dickson, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 79; nays, 1; absent or not voting, 15.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Car-lyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Dick-son, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Govan, Gregg, Griffin, Halteman, Ham-ilton, Henderson, Hornberger, Hurshman, Hutchinson, Hux-table, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Ton-kin, Troy, Vergowe, Weir, Whitlow, Mr. Speaker—79.

Those voting nay were: Mr. Godman—1.

Those absent or not voting were: Messrs. Bassett, Cloes, Davis (E. C.), Fancher, Hanson, Hewitt, Hogan, McDonald, Rhodes, Rice, Strobridge, Ulsh, Wade, Weber—15.

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

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 25, 1907.

MR. SPEAKER:

We, your Committee on Compensation and Fees of State and County Officers, to whom was referred Senate bill No. 181, entitled “An act fixing the salaries of the Governor and other state officials,” have had
the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment: Amend section 1, as follows: In line 4 of the engrossed bill, being in line 3 of the printed bill, after the word "state" strike out the words "three thousand dollars" and insert in lieu thereof the words "two thousand and five hundred dollars."

In lines 4 and 5 of the engrossed bill, being in line three of the printed bill, after the word "treasurer" strike out the words "three thousand and insert the words "two thousand and five hundred."

In line 5 of the engrossed bill, being in lines 3 and 4 of the printed bill, after the word "Auditor," strike out the words "three thousand" and insert in lieu thereof the words "two thousand and five hundred."

In line 7 of the engrossed bill, being in lines 5 of the printed bill, after the word "instruction" strike out the words "three thousand" and insert in lieu thereof the words "two thousand and five hundred."

In line 8 of the engrossed bill, being in line 5 of the printed bill, after the word "lands" strike out the words "three thousand" and insert in lieu thereof the words "two thousand and five hundred."

J. H. Griffin, Chairman.

The bill was read the second time by sections, the committee amendments were adopted and, on motion of Mr. Griffin, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 69; nays, 9; absent or not voting, 17.

Those voting yea were: Messrs. Abrams, Armstrong, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Coles, Congleton, Croft, Davis (D. J.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hornberger, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McDonald, McMaster, McMorrnan, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ramsay, Reid, Romaine, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Thompson (D. M.), Thompson (W. II.), Tibbetts, Tonkin, Troy, Vergowe, Weir, Mr. Speaker—68.

Those voting nay were Messrs. Beach, Connell, Henderson, Hutchinson, Kayser, Quinlan, Ranck, Reeve, Whitlow—9.

Those absent or not voting were: Messrs. Bassett, Cloes, Davis (D. J.), Davis (E. C.), Hamilton, Hanson, Hewitt, Ho-
gan, Long, Renick, Rhodes, Rice, Sheets, Stephens (E. M.),

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

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES.

OLYMPIA, WASH., February 25, 1907.

Mr. Speaker:

We, your Committee on Compensation and Fees of State and County
Officers, to whom was referred Senate bill No. 174, entitled "An act
amending section 1 of an act entitled "An act for the protection of
persons working in coal mines," have had the same under considera­
tion, and we respectfully report the same back to the House with the
recommendation that it do pass as amended.

Committee amendment: Amend section 1 as follows: In line 30
of the original bill, being line 25 of the printed bill, strike out the
words "and incidental."

J. H. Griffin, Chairman.

Mr. Reid moved to amend by striking section 2 and the
words "and declaring an emergency" from the title.

The amendment was adopted.

The bill was read the second time by sections, the committee
amendments were adopted and, on motion, the rules were sus­
ended, the second reading considered the third, the bill placed
on final passage and passed the House by the following vote:
Yeas, 68; nays, 10; absent or not voting, 17.

Those voting yea were: Messrs. Abrams, Armstrong, Beach,
Beebe, Blackmore, Bradsberry, Byerly, Cameron, Carlyon,
Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dick­
son, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.),
Gilbert (J. B.), Godman, Govan, Gregg, Griffin, Halteman,
Hanson, Henderson, Hurshman, Huxtable, Jackson (F. C.),
Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Lam­
bert, Lung, McDonald, McMaster, McMorran, McRae, Madis­
son, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve,
Reid, Renick, Romaine, Sayer, Sewall, Shultz, Slayden, Smal­
ley, Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.),
Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Weir—
68.
Those voting nay were: Messrs. Bell, Cloes, Connell, Fancher, Glen, Hamilton, Kayser, McCoy, Whitlow, Mr. Speaker—10.


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

Mr. D. M. Thompson gave notice that he would move for a reconsideration.

Senate bill No. 216, relating to joinder of accounts: The bill was read the second time by sections, and passed to third reading.

The speaker signed Senate bill No. 76.

Senate bill No. 194: Re-referred to the Committee on Judiciary.

Senate bill No. 87, amending the Code of Public Instruction: The bill was read the second time by sections, and on motion of Mr. Beebe, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 59; nays, 3; absent or not voting, 33.

Those voting yea were: Messrs. Abrams, Armstrong, Beebe, Bell, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Gregg, Griffin, Halteman, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Lung, McMaster, McMorran, Megler, Morse, Olsen, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Strobridge, Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Weir, Mr. Speaker—59.

Those voting nay were: Messrs. Hamilton, Madison, Quinlan—3.
Those absent or not voting were: Messrs. Bassett, Beach, Bradberry, Dickson, Glen, Godman, Govan, Hanson, Henderson, Hewitt, Hogan, Hornberger, Kirkpatrick, Klovborg, Lambert, Long, McCoy, McDonald, McRae, Miller, Peddycord, Rhodes, Rice, Sheets, Sherfey, Slayden, Stevenson, Taylor, Thompson (D. M.), Ulsh, Wade, Weber, Whitlow—33.

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

Senate bill No. 50, relating to witnesses.

The bill was read the second time by sections and, on motion of Mr. Cameron, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 58; nays, 11; absent or not voting, 26.

Those voting yea were: Messrs. Beach, Beebe, Bell, Cloes, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Hurshman, Hutchinson, Huxtable, Johnson, Kayser, King, Kirkpatrick, Klovborg, Lung, McMaster, Madison, Megler, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reid, Sayer, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Weir, Whitlow—58.

Those voting nay were: Messrs. Abrams, Armstrong, Byerly, Carlyon, Coles, Jackson (H. F.), Lambert, McMorran, Romaine, Stephens (E. M.), Mr. Speaker—11.

Those absent or not voting were: Messrs. Bassett, Blackmore, Bradberry, Cameron, Congleton, Dickson, Fancher, Glen, Henderson, Hewitt, Hogan, Hornberger, Jackson (F. C.), Long, McCoy, McDonald, McRae, Miller, Reeve, Renick, Rhodes, Rice, Sheets, Ulsh, Wade, Weber—26.

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

Senate bill No. 213, relating to selection of jurors: The bill was read the second time by sections and, on motion of Mr.
Reid, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 15.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Faucher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hurshman, Inztable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (J. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Weir, Whitlow, Mr. Speaker—80.

Those absent or not voting were: Bassett, Bell, Hewitt, Hogan, Hornberger, Hutchinson, Jackson (H. F.), Long, McDonald, Rhodes, Rice, Sheets, Ulsh, Wade, Weber—15.

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

Senate bill No. 125, relating to the organization of municipal corporations.

Mr. Freudenberg offered the following amendment: Add to section 1 the following: “And Providing further, That when an election is held in any such city of the third or fourth class under the provisions of this act, and the result of such election is against incorporation with any such city of the first class, then it shall not be lawful for any such city of the third or fourth class to again hold an election under the provisions of this act for a period of two years from and after the date of such election.”

The amendment was lost.
The bill was read the second time by sections and, on motion of Mr. Hanson, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 64; nays, 7; absent or not voting 24.

Those voting yea were: Messrs. Abrams, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Davis (D. J.), Davis (E. C.), Fancher, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Govan, Gregg, Griffin, Halteman, Hanson, Henderson, Hogan, Horsberger, Hurshman, Hutchinson, Huxtable, Jackson (F. O.), Johnson, Kayser, King, Kirkpatrick, Klawborg, Lambert, Lung, McCoy, McMaster, McMorrn, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Renick, Romaine, Sewall, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Whitlow—59.

Those voting nay were: Messrs. Armstrong, Croft, Glen, Sayer, Taylor, Weir, Mr. Speaker—7.

Those absent or not voting were: Messrs. Bassett, Cloes, Dickson, Erickson, Gaches, Godman, Hamilton, Hewitt, Jackson (H. F.), Long, McDonald, Peddycord, Reeve, Reid, Sheets, Shultz, Strobridge, Thompson (D. M.), Ulsh, Vergowe, Wade, Weber—24.

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

Mr. Freudenberg gave notice that he would move for a reconsideration.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES.
OLYMPIA, WASH., FEBRUARY 26, 1907.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate bill No. 38, entitled "An act providing for the levy, collecting and manner of payment of road, bridge, poll and property taxes, have had the same under consideration, and we respectfully report the same
back to the House with the recommendation that it do pass with the following amendment:

Amend the last word of section 1 by adding “s” to “Commissioner.”
Strike out section 2.

Geo. T. Reid, Chairman.

The bill was read the second time by sections, the committee amendments were adopted and, on motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 70; nays, 7; absent or not voting, 18.

Those voting yea were: Messrs. Abrams, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Godman, Govan, Gregg, Griffin, Hamilton, Hanson, Hornberger, Hurshman, Huxtable, Jackson (II. F.), Johnson, Kayser, King, Klovborg, Lambert, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Sherfey, Slayden, Smalley, Stephens (E. M.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. II.), Tibbetts, Tonkin, Troy, Vergowe, Mr. Speaker—70.


Those absent or not voting were: Messrs. Armstrong, Bassett, Beach, Dickson, Erickson, Gilbert (J. B.), Hewitt, Hogan, Jackson (F. C.), Kirkpatrick, Long; Rhodes, Rice, Sheets, Shultz, Ulsh, Wade, Weber—18.

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

The speaker called Mr. Blackmore to the chair.

Senate bill No. 35, providing for incorporation of certain organizations.

The bill was read the second time by sections, and, on motion of Mr. Megler, the rules were suspended, the second reading was considered the third, the bill placed on final passage and
passed the House by the following vote: Yeas, 67; nays, 1; absent or not voting, 27.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Godman, Govan, Gregg, Halteman, Hanson, Henderson, Hogan, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McManus, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Renick, Sayer, Slayden, Smalley, Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Weir, Whitlow, Mr. Speaker—67.

Those voting nay were: Mr. Hutchinson—1.

Those absent or not voting were: Messrs. Bassett, Carlyon, Cloes, Dickson, Erickson, Fancher, Freudenberg, Glen, Hewitt, Hornberger, Johnson, McDonald, Peddycoard, Reid, Rhodes, Rice, Romaine, Sewall, Sheets, Sherfey, Shultz, Stephens (E. M.), Stevenson, Strobridge, Ulsh, Wade, Weber—27.

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

Senate bill No. 178, relating to the payment of assessments on state lands.

On motion of Mr. Gaches, Senate bill No. 178 was substituted for House bill No. 313.

Senate bill No. 178 was read the second time by sections and, on motion of Mr. Gaches, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 17.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Croft, Davis (D. J.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hanson, Henderson, Hogan,
Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycoard, Quinlan, Ramsay, Ranck, Reeve, Renick, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—78.

Those absent or not voting were: Messrs. Bassett, Beebe, Congleton, Connell, Davis (E. C.), Dickson, Griffin, Hamilton, Hewitt, Long, Reid, Rhodes, Rice, Romaine, Sheets, Ulsh, Weber—17.

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

Senate bill No. 68, making certain days holidays.

The bill was read the second time by sections and, on motion of Mr. Beebe, the rules were suspended, the second reading was considered the third, the bill was placed on final passage and passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 17.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Car- lyon, Cloes, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McMorran, McRae, Megler, Miller, Morse, Olsen, Peddycoard, Quinlan, Ramsay, Ranck, Reeve, Renick, Romaine, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—78.

Those absent or not voting were: Messrs. Bassett, Congleton, Dickson, Freudenberg, Halteman, Hamilton, Hewitt, Hogan,
There being no objections, the title of the bill was ordered to stand as the title of the act.

Mr. Megler gave notice that he would move for a reconsideration.

REPORT OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 15, 1907.

We, your Committee on Horticulture and Forestry, to whom was referred Senate bill No. 116, entitled "An act relating to commission merchants or persons selling farm, dairy, orchard or garden produce on commission and providing a penalty for the violation thereof, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

In section 1, line 8 of the printed bill, the same being line 12 of the original bill, strike "$5,000" and insert in lieu thereof "$3,000."

In section 3, line 3 of the printed bill, insert after the word "him" the words "from any resident of the State of Washington." In line 5, of the engrossed Senate bill, insert the same after the word "corporation."

In section 5, line 4 of the printed bill, the same being line 6 of the engrossed bill, insert after the word "purchaser" the words "if requested so to do in writing."

In section 6, line 5 of the printed bill, the same being line 8 of the engrossed Senate bill, strike the period and insert a comma; and add the words "unless otherwise specified in writing." Add also a period.

We concur in this report: A. M. Sewall, C. F. Kayser, J. J. King, A. H. Sayer, R. S. Lambert.

The bill was read the second time by sections, the committee amendments were adopted and, on motion of Mr. Hanson, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 80; nays, 1; absent or not voting, 14.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Blackmore, Bradberry, Byerly, Cameron, Cloes, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freundenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton,
Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McMorran, McRae, Madison, Miller, Morse, Olsen, Peddycord, Quinlan, Ranck, Reeve, Reid, Renick, Rice, Romaine, Sayer, Sewall, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—80.

Those voting yea were: Mr. Megler—1.

Those absent or not voting were: Messrs. Bassett, Beebe, Bell, Carlyon, Congleton, Dickson, Hewitt, McCoy, Ramsay, Rhodes, Sheets, Sherfey, Ulsh, Weber—14.

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

On motion of Mr. Smalley, the House took up the consideration of House memorial No. 6, protesting against the withdrawal of certain public lands from homestead settlement.

The memorial was read the second time by sections and, on motion of Mr. Smalley, the rules were suspended, the second reading considered the third, the memorial placed on final passage and passed the House by the following vote: Yeas, 68; nays, 0; absent or not voting, 27.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Blackmore, Bradberry, Cameron, Carlyon, Cloes, Coles, Connell, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ranck, Reeve, Renick, Sayer, Sewall, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tonkin, Troy, Weir, Whitlow, Mr. Speaker—68.
Those absent or not voting were: Messrs. Bassett, Beebe, Bell, Byerly, Congleton, Croft, Dickson, Freudenberg, Hewitt, Hogan, Hornberger, Huxtable, McDonald, Peddycord, Ramsay, Reid, Rhodes, Rice, Sheets, Sherfey, Strobridge, Tibbetts, Ulsh, Vergowe, Wade, Weber—27.

On motion of Mr. Halteman, the rules were suspended and the chief clerk instructed to transmit the same immediately to the Senate.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
Olympia, Wash., February 27, 1907.

Mr. Speaker:

The president has signed Senate bill No. 76, entitled "An act making an appropriation for the construction of the Governor's mansion."
And the same is herewith transmitted.

The Senate has passed amended Senate bill No. 227, entitled "An act authorizing counties under certain conditions to create an assessment district for canal or harbor improvements.

Also House bill No. 92, providing for a system of registration of births and deaths, etc., with the following amendments:

In the title of the printed bill strike part of line 3 and all of line 4, which includes the words "and repealing all laws inconsistent with this act."

In section 7, line 8 of the printed bill, beginning with the word "Provided," strike the balance of that section.

In section 16, line 8 of the printed bill, after the word "of" insert the word "contagious."

Strike all of section 23 of both the printed and engrossed bills.
Make section 24 of the printed and engrossed bills to be section 23.
And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
Olympia, Wash., February 27, 1907.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House substituted bill No. 81, have compared same with the engrossed bill and find it correctly enrolled.
Respectfully submitted,

E. C. Davis, Chairman.

FIRST READING OF SENATE BILLS.

Amended Senate bill No. 227: An act authorizing any county or adjoining counties in this state, under certain conditions, to establish and create an assessment district and to levy an assessment for the purpose of paying the expenses of river, lake, canal or harbor improvement; providing for the appointment of a commission in connection therewith, and for special assessments upon the properties benefited, and for the issuance of bonds in payment of such improvements, and declaring an emergency.

Referred to the Committee on Judiciary.

Senate joint resolution No. 3: A resolution urging the National Congress, through our senators and representatives, to use its influence to secure the modification of our present tariff laws so that jute and jute bags may be admitted free of duty.

Referred to the Committee on Memorials, Resolutions and Petitions.

House concurrent resolution No. 19, by Mr. Megler, granting the Committee on Enrolled Bills permission to make a correction in House Bill No. 81.

REPORTS OF STANDING COMMITTEES.

Senate bill No. 65: Recommend it do pass as amended.

Senate bill No. 144: Recommend it do pass as amended.

Mr. Hanson moved that Senate bills Nos. 65 and 144 be taken up immediately on second reading.

The motion was carried.

On motion of Mr. Megler, the House took a recess until 7:30 p. m.

EVENING SESSION.

The speaker called the House to order at 7:30 p. m.

Roll call showed all members present except Messrs. Carlyon, Dickson, Gregg, Griffin, Hewitt, Huxtable, Ramsay, Ranck, Rice, Sheets, Troy, Ulsh, Wade and Weber.

The speaker called Mr. Fancher to the chair.
SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 13th, 1907.

MR. SPEAKER:

We, your Committee on Privileges and Elections, to whom was referred House bill No. 5, entitled "An act concerning land titles, for the certification of land titles, and the simplification of the transfer of real estate, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend the title to House bill No. 5 so it will read as follows:

An act providing for the registration and certification of land titles, prohibiting the forging of the seal or signature of certain officers and persons and prescribing a penalty.

H. L. STROBRIDGE, Chairman.


The bill was read the second time by sections and the committee amendments were adopted.

The speaker resumed the chair.

The House adjourned.

LEO. O. MEIGS, J. A. FALCONER,
Chief Clerk. Speaker.

FORTY-SIXTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1907.

The speaker called the House to order at 10 a. m.

Roll call showed all members present except Messrs. E. P. Gilbert, Henderson, Hewitt, Rhodes, Rice, Sheets and Weber. Mr. Hewitt was excused.

Rev. E. L. Swick offered prayer.

On motion of Mr. Tibbetts, the reading of the journal was dispensed with.
REPORTS OF STANDING COMMITTEES.

House bill No. 158: Recommend it do pass.
House bill No. 458: Recommend it do pass as amended.
House bill No. 315: Recommend it be indefinitely postponed.
The report of the committee was adopted.
House concurrent resolution No. 12: Recommend it do pass.
On motion of Mr. McCoy, the resolution was adopted.
House bill No. 366: Recommend it do pass as amended.
House bill No. 176: Recommend it do pass as amended.
Senate bill No. 92: Recommend it do pass as amended.
Report of Committee on State Reform School: Recommend it be placed on file.
Senate bill No. 182: Recommend it do pass.
House bill No. 358: Recommend it do pass as amended.
Senate bill No. 141: Recommend it do pass.

REPORT OF CONFERENCE COMMITTEE.

MR. SPEAKER:

We, your Committee appointed to confer upon Senate bill No. 97, have conferred with the committee appointed by the Senate, but have been unable to agree and ask for the appointment of a committee of free conference.

Geo. T. Reid, Chairman.

On motion of Mr. Reid, the report of the committee was adopted and the speaker appointed Messrs. Reid, Godman and Romaine.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, February 27, 1907.

To the Honorable the House of Representatives of the State of Washington:

Gentlemen—I have this day approved House bill No. 340, substitute for House bill No. 107, entitled "An act relating to assessment and taxation of bank stock, and declaring an emergency."

Albert E. Mead, Governor.

RECONSIDERATION.

Mr. Megler moved that Senate bill No. 68 be reconsidered for the purpose of adding an emergency clause.
The motion was carried.
Mr. Megler moved to amend by adding: "Section 2. An emergency exists and this act shall take effect immediately."
Amend the title by adding “and declaring an emergency.”

The amendments were adopted, the roll was called and the emergency clause passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 13.

Those voting yea were Messrs. Armstrong, Bassett, Beach, Beebe, Blackmore, Bradberry, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Morse, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Reid Renick, Romaine, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—82.

Those absent or not voting were: Messrs. Abrams, Bell, By erly, Dickson, Gilbert (E. P.), Hanson, Hewitt, Jackson (H. F.), Miller, Rhodes, Rice, Sheets, Weber—13.

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

On motion of Mr. Megler, the rules were suspended and the chief clerk instructed to transmit Senate bill No. 68 to the Senate immediately.

Mr. Kayser moved to reconsider Senate bill No. 52.
Mr. Reid moved to lay the motion to reconsider on the table. The motion to lay on the table was carried.

On motion of Mr. Cameron, the House took up the following order of business.

THIRD READING OF BILLS.

House bill No. 222, providing for control of irrigation water. On motion of Mr. Megler, the rules were suspended, the sec-
ond reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 74; nays, 3; absent of not voting, 18.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Blackmore, Bradberry, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Gaches, Gilbert (E. P.), Glen, Godman, Govan, Gregg, Halteman, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kaysser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McMorran, Madison, Megler Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Slayden, Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Wade, Weir, Whitlow, Mr. Speaker—74.

Those voting nay were: Messrs. Fulton, Smalley, Thompson (D. M.),—3.

Those absent or not voting were: Messrs. Bell, Byerly, Griffin, Hamilton, Hewitt, Long, McCoy, McRae, Peddyerd, Rhodes, Rice, Sheets, Sherfey, Shultz, Stevenson, Ulsh, Vergowe, Weber—18.

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

On motion of Mr. Johnson, the rules were suspended and the chief clerk instructed to transmit the bill to the Senate immediately.

House bill No. 211: Passed, to retain place on calendar.

House bill No. 218, relating to the assessment of taxes.

The bill was read the third time, placed on final passage and passed the House by the following vote: Yeas, 72; nays, 3; absent or not voting, 20.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Blackmore, Bradberry, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft Davis (D. J.) Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gil-
Those voting nay were: Messrs. Godman, Huxtable, Jackson (H. F.)—3.

Those absent or not voting were: Messrs. Beebe, Bell, Byerly, Hamilton, Henderson, Hewitt, Johnson, Long, McCoy, McMorran, Madison, Rhodes, Rice, Romaine, Sherfey, Shultz, Stevenson, Ulsh, Vergowe, Weber—20.

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

Mr. Megler moved to return to second reading of bills.

Mr. Hutchinson moved to lay the motion on the table.

The motion to lay on the table was carried.

Mr. Hutchinson moved to take up consideration of House bill No. 5.

House bill No. 5, providing for a system of land titles.

On motion of Mr. Halteman, the rules were suspended, the second reading was considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 75; nays, 10; absent of not voting, 10.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beebe, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Connell, Croft, Davis (D. J.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McMaster, McMorran, McRae, Miller, Morse, Olsen, Peddycord, Ramsay, Ranck,

Those voting nay were: Messrs. Beach, Congleton, Davis (E. C.), Dickson, McDonald, Madison, Megler, Quinlan, Shultz, Stevenson—10.

Those absent or not voting were: Messrs. Bell, Hewitt, McCoy, Reid, Rhodes, Rice, Sewall, Ulsh, Vergowe, Weber—16.

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

On motion of Mr. Hutchinson, the rules were suspended and the chief clerk instructed to transmit the bill to the Senate immediately.

SECOND READING OF BILLS.

House bill No. 413, relating to superior courts and judges.

Mr. D. M. Thompson moved to amend section 2 by striking from lines 3 and 4 of the committee amendment, the following: "and one additional superior judge for the county of Spokane."

On motion of Mr. Reid, the bill was made a special order of business for 2 p.m., at which time the Spokane county delegation consented to report concerning said bill.

House bill No. 165, defining the crime of burglary with explosives.

Mr. Godman moved to strike out, in section 2, line 2, the word "twenty."

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Bassett, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Ycas, 83; nays, 3; absent or not voting, 9.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Byerly, Cameron, Garlyon, Cloes, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Govan, Gregg, Halteman, Hamilton, Han-

Those voting nay were: Messrs. Fancher, Godman, Griffin—3.

Those absent or not voting were: Messrs. Beebe, Bradberry, Congleton, Hewitt, Reeve, Reid, Rhodes, Stephens (E. M.)—9.

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

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH. FEBRUARY 19, 1907.

MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 17, entitled “An act providing for the levy and manner of payment of road, bridge, poll and property taxes, and the manner of expenditure thereof, and providing for division of counties into road districts and the appointment of road overseers thereof, 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 House with the recommendation that it do pass as amended.

Amend title by striking from line 3 thereof, printed bill, the word “thereof.”

Amend House bill No. 17 by striking out all of said bill below the enacting clause, and inserting in lieu thereof the following:

SECTION 1. All male persons of this state over twenty-one years of age and under fifty years of age residing outside the limits of an incorporated city or town shall annually pay to the road overseer of the road district wherein such male person resides a road poll tax of two dollars, which shall be due and payable without exemption whatsoever. All poll taxes shall be paid into the district road and bridge fund of the overseer district in which the same shall be collected.
SEC. 2. The overseer of each road district shall annually, commencing on the first day of March in each year, demand a poll tax from each person liable therefor.

SEC. 3. Any person, firm, corporation or company or agent thereof, having persons in his or their employ liable to pay a poll tax as hereinafter provided, shall, on demand made by such overseer, furnish a list showing the names of all persons so employed and the wages due and owing to each of such employes, and if the amount of said poll tax be then due, it shall be paid at once to the overseer by said employer. Any such employer refusing to furnish such list on demand, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding one hundred dollars, and may also be imprisoned in a county jail not exceeding one month. Any payment made by said employer as hereinafter provided, shall be a complete defense in any suit or action brought by the employe for such sum or sums.

SEC. 4. The county commissioners or overseer may, in the name of the county wherein the poll tax is sought to be collected, invoke in the collection of such tax, any process or civil procedure authorized by law. Public officers shall render any service demanded by the commissioners or any overseer duly authorized by them without charge or fee of any kind: Provided, That the county commissioners may allow, in the case of public officers who receive their compensation by fees, such allowance, chargeable against the tax collected, as they may deem just.

SEC. 5. Any poll taxes due or delinquent shall be chargeable to and shall be a lien from the time such taxes are due and payable on any real or personal property of the person owing the taxes. The county commissioners may certify a list of persons from whom poll taxes are due and delinquent, to the county auditor, who shall extend such list or lists upon the tax rolls against the real or personal property of such tax debtor.

SEC. 6. The means or methods provided in this act for the collection of poll taxes shall be held to be concurrent and any two or more may be presented at the same time.

SEC. 7. The board of county commissioners shall, as often as they deem it necessary, but not oftener than once a year, divide their respective counties or any part thereof, into suitable and convenient road districts, not exceeding twenty-four in number, and cause a brief description thereof to be entered on the county records: Provided, That the size and form of each road district shall be such as to permit personal oversight and management of one road overseer. Each county commissioner shall be ex officio road commissioner of the several road districts in his commissioner district, and shall see that all of the orders of the board of county commissioners pertaining to roads in his district, are properly executed: Provided, When in any county the
members of the board of county commissioners are not elected by district, it shall be the duty of the board of county commissioners by a proper order to be entered on its record, to divide such county into commissioner districts to correspond with the number of members of such board, and to assign to each member of the board, one of such districts, of which he shall be such road commissioner: Provided, however, That no member of the board of county commissioners shall receive compensation for any service whatever performed by him or required of him by any of the provisions of this act, other than his salary or per diem as county commissioner.

Sec. 8. The board of county commissioners shall annually at the time of making their levy for county purposes, levy and certify to the county auditor, a tax of not more than four mills on the dollar on all the taxable property in the county, which shall be payable in money for the general road and bridge fund, from which they shall order paid such sums as may be found necessary for the construction, repair and improvement of roads and bridges in said county.

Sec. 9. The board of county commissioners shall annually, at the time of making the tax levy for general road and bridge purposes levy a tax of not more than four mills on the dollar of all the taxable property in any commissioner district outside of incorporated cities and towns, which tax shall be payable in money for a special district road fund for such commissioner's district and shall be known as "Special Road Fund of Commissioner's District No. . . . ," and from which fund they shall order the construction, improvement and repair of county roads and bridges within such district. Upon a petition signed by a majority of the freeholders of any overseer district the county commissioners may also levy a special tax of not to exceed six mills on the dollar on all the taxable property in any overseer district, which tax shall constitute a special fund for road purposes in such district and shall be known as "Special Road Fund of Overseer District No. . . . ."

Sec. 10. When the taxes shall have been levied and certified for the general and district funds as provided in the last two preceding sections, the county auditor shall extend such taxes on the tax roll against all the property subject to such levies in the same manner as other taxes are extended.

Sec. 11. The boards of county commissioners shall appoint from among the qualified electors in each road district, for such time as they may determine, with compensation not to exceed $4.00 per diem for time and labor actually performed, a road overseer who shall enter into a bond satisfactory to the commissioners, and who shall perform the duties, not inconsistent with this act, heretofore devolving on the road supervisor.

Sec. 12. It shall be the duty of the road overseer under the direction of the county commissioners, to keep the roads and bridges in his
district in as good repair as the funds available will allow, and keep all roads open for travel at all times, and made a detailed monthly report of all work performed in his district during the previous month, to the board of county commissioners, examine and certify all bills for labor and material in his district, and perform such other duties as may be required by the commissioners for the proper maintenance of the highways.

SEC. 13. All the funds in the county treasury raised by taxation herein provided, shall be expended by the county commissioners, and all roads and bridge construction, improvements, or repairs, shall be made by the county commissioners in the following manner:

1st. Road and bridge construction, improvement and repair, may be let by contract by the county commissioners on plans and specifications previously prepared by the county surveyor under the direction of the board of county commissioners to the lowest and best bidder. Calls for said bids to be made by publication in the official county paper for not less than three consecutive weeks prior to the time set by the commissioners for the opening of bids: Provided, That in any county having no official paper, such notices shall be given by posting for ten days, a notice in three of the most public places in such counties. The county commissioners shall require a bond of the successful bidder in the full amount of the contract price of construction, improvement or repair of roads or bridges, conditioned for the faithful performance of the contract according to law and any requirements the commissioners may impose at the time of advertising for bids.

2nd. Each bidder shall deposit with his bid, a certified check in an amount equal to five per cent. of his bid. Should the bidder to whom the contract is awarded fail to enter into a contract with the commissioners and furnish the bond hereinbefore provided, within five days after the notice of such award, the amount of such check shall be forfeited to the general road and bridge fund of the county.

SEC. 14. No money shall be paid by the county commissioners to exceed seventy-five per cent. of the value of any work done at any time, until the entire work is completed by the contractor, approved by the county surveyor and accepted by the commissioners.

SEC. 15. After the establishment of the districts as herein provided, the county treasurer shall transfer all funds to the credit of the several road districts now existing, to the road and bridge fund of the respective districts in which the present road districts are situated and such newly created district shall assume all responsibilities and indebtedness to the present road districts in proportion to their assessed value.

SEC. 16. This act shall not take effect until the first Monday in January, 1908, except that the county commissioners, shall at the time of making the general tax levy in 1907, make the levy for the road and bridge tax provided for in section 8 and for the special district road and bridge funds provided in section 9.
Sec. 17. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

J. M. STEVENSON, Chairman.


Mr. McMaster moved to amend by striking out the words “residing outside the limits of an incorporated city or town,” in lines 2 and 3 of section 1 of the committee amendment.

The amendment was lost.

The bill was read the second time by sections, the committee amendments were adopted, and, on motion of Mr. Fancher, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 53; nays, 26; absent or not voting, 17.

Those voting yea were: Messrs. Abrams, Blackmore, Bradberry, Byerly, Cloes, Coles, Congleton, Connell, Davis (E. C.), Fancher, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Gorman, Gregg, Griffin, Hanson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Johnson, King, Kirkpatrick, Lambert, Long, Lang, Madison, Megler, Miller, Morse, Olsen, Ramsay, Ranck, Reeve, Romaine, Sewall, Sherfey, Shultz, Smalley, Stephens (I. N.), Stevenson, Thompson (D. M.), Thompson (W. H.), Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow—53.

Those voting nay were: Messrs. Beach, Bell, Cameron, Croft, Davis (D. J.), Erickson, Freundenberg, Glen, Godman, Hamilton, Henderson, Hogan, Kayser, Klovborg, McDonald, McMaster; McMorran, McRae, Reid, Sayer, Sheets, Stephens (E. M.), Taylor, Mr. Speaker—25.

Those absent or not voting were: Messrs. Bassett, Beebe, Carlyon, Dickson, Halteman, Hewitt, Jackson (II. E.), McCoy, Peddy cord, Quinlan, Renick, Rhodes, Rice, Slayden, Strobridge, Tibbetts, Weber—17.

There being no objections, the title of the bill was ordered to stand as the title of the act.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., February 28, 1907.

Mr. Speaker:

The Senate has passed Senate bill No. 102, an act to enable cities of the first, second and third class to exercise the right of eminent domain;

Also, Senate bill No. 150, relating to the issuance of diplomas by the Washington State College;

Also, Senate bill No. 205, an act relating to the office of Fish Commissioner;

Also, Senate bill No. 159, relating to escheats;

Also, Senate bill No. 172, relating to the appointment and duties of special and deputy sheriffs.

Also, House bill No. 8, to apportion the state into three congres­sional districts, with the following amendments:

In section 1, line 1 of the printed bill, strike the words “Island and San Juan.” After the word “King” insert the word “Kitsap” so as to make the counties read “King, Kitsap, Skagit, Snohomish and Whatcom.”

In section 2, line 1 of the printed bill strike the word “Kitsap” and in the same line after the word “Jefferson” insert the word “Klickitat,” in line 2, after the word “Pierce” the word “San Juan,” so as to make the counties read, “Chehalis, Clallam, Clarke, Cowlitz, Island, Jefferson, Klickitat, Lewis, Mason, Pacific, Pierce, San Juan, Skamania, Thurston and Wahkiakum.”

In section 3, line 2 of the printed bill strike the word “Klickitat.”

Also, House bill No. 14 relating to local improvements, with the fol­lowing amendments:

Strike section 2 from the printed bill.

Strike the words “and declaring an emergency” from the title of the bill.

And the same are herewith transmitted.

The Senate has indefinitely postponed House bill No. 91, relating to the pollution of water supplies.

J. W. Lysons, Secretary of the Senate.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1907.

Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred House bills No. 127, 289, 306, 108, 286, 222, 218 and 211, have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

H. D. Taylor, Chairman.

On motion of Mr. Megler, the House took a recess until 2 p.m.

**AFTERNOON SESSION.**

The speaker called the House to order at 2 p.m.

Roll call showed all members present except Messrs. Hewitt, Rhodes, Rice, Smalley and Weber.

**RESOLUTION.**

By Mr. Reid:

Resolved, That the secretary of the Senate be requested to return immediately Senate bill No. 52 to the House for the purpose of amendment.

The resolution was adopted.

**MESSAGE FROM THE SENATE.**

_Senate Chamber,_

_Olympia, Wash., February 28, 1907._

**Mr. Speaker:**

The president has appointed Senators Graves, Rands and Booth as a Free Conference Committee on Senate bill No. 97.

_J. W. Lysons, Secretary of the Senate._

**SPECIAL ORDER.**

House bill No. 413, an act relating to the superior courts of certain counties.

Mr. D. M. Thompson, with the consent of the second, withdrew his amendment to House bill No. 413, offered at the morning session.

The bill was read the second time by sections and, on motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 10.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.),
Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.) Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorrnan, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycoard, Quinlan, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—85.

Those absent or not voting were: Messrs. Bassett, Fancher, Glen, Henderson, Hewitt, McDonald, Rhodes, Rice, Stevenson, Weber—10.

The emergency clause passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 10.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carleyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorrnan, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycoard, Quinlan, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—85.

Those absent or not voting were: Messrs. Bassett, Fancher, Gilbert (E. P.), Henderson, Hewitt, McDonald, Rhodes, Rice, Stevenson, Weber—10.

There being no objections, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Dickson, the rules were suspended and the chief clerk instructed to transmit the bill to the Senate immediately.

On motion of Mr. Hanson, the House took up for consideration, on second reading, Senate bill No. 65.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 27, 1907.

Mr. Speaker:

We, your Committee on Municipal Corporations of the First Class, to whom was re-referred Senate bill No. 65, entitled "An act authorizing cities of the first class to include within local improvement districts land in school sections, the title of which remains in the State of Washington, and to assess such land for the cost of local improvements; authorizing the sale of such lands," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment. Amend the title by inserting after the word "districts" in line 2 thereof, the words "tide lands and."

Committee amendment. Amend section 1 by inserting in line 3 of the printed bill, same being line 4 of the original bill, after the word "sections" the following: "or tide lands."

Committee amendment. Amend section 1 by inserting in line 4 of the printed bill, same being line 6 of the original bill, after the word "against" the following: "any such tide or school"; also by striking out in line 5 of the printed bill, same being line 5 of the original bill, the following words: "included in such school section."

Committee amendment. Amend section 2 by inserting after the words "wherever any" in line 1 of the printed bill, same being line 1 of the original bill, the following words: "such tide or school"; also by striking out after the word "situated" in line 1 the following words: "in a school section."

Amend section 3 as amended by striking out in line 2 of the amended section the words: "school section," and insert in lieu thereof the words: "such lands."

Amend the title by striking out everything after the word "lands" in line 5.

Amend section 3 by striking out all of the section, and inserting in lieu thereof the following: "Where the state has made no lease or contract, or has granted no right with reference to any school section, or any part thereof, against which an assessment has been made for local improvements, the state shall at the next session of the legislature after such improvement is made, if it still owns the land, appropriate sufficient money to pay for such improvements, or the person entitled to
such money may apply to the proper state officers to have such lands sold in the manner provided by law, and if the said lands have not been appraised, the state land commissioner shall, upon said application being made, cause the same to be appraised, and the appraisement for such improvements shall be added to the appraised valuation of all such tracts owned by the state, and such land commissioner shall cause the sale of such lands to be made in the manner provided by law, but no sale shall be made for less than the appraised value, plus the assessment, against the tract to be sold. When such lands are sold, the proper state officers are authorized to pay to the party entitled to receive the same, the amount or amounts of said assessments for local improvements."

HOWARD A. HANSON, Chairman.

We concur in this report: N. Klovborg.

The bill was read the second time by sections, the committee amendments were adopted and, on motion of Mr. Hanson, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 15.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Car- lton, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Hanson, Hogan, Hornberger, Hurshman, Hutchinson, Hux- table, Jackson (F. C.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McDonald, McMaster, McRae, Madison, Megler, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—80.

Those absent or not voting were: Messrs. Bassett, Dickson, Gilbert (E. P.), Halteman, Hamilton, Henderson, Hewitt, Jackson (H. F.), Jonhson, Long, Miller, Rhodes, Rice, Steven- son, Weber—15.
There being no objections, the title of the bill was ordered to stand as the title of the act.

MESSAGE FROM THE SENATE.

STATE OF WASHINGTON

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

Mr. Speaker:

The Senate has adopted the report of the "Free Conference Committee," amending Senate bill No. 97, as follows:

In line 2, section 1, after the word "court" strike the remainder of said section and substitute the following words: "shall receive an annual salary of three thousand dollars: Provided, That in counties of the first class said salary may be increased by order of the board of county commissioners to an amount not exceeding four thousand dollars. Whenever the salary of any judge shall be increased as herein provided the amount of such increase shall be paid by the county and not otherwise."

The Senate herewith returns to the House Senate bill No. 52, in accordance with the request of the House.

The president has signed Senate bill No. 52, entitled "An act relating to exemptions of certain property from taxation."

The Senate has passed House bill No. 292, entitled "An act for the construction of armories," with the following amendments:

After section 3 of the printed bill add section 3½, which shall read as follows: "Sec. 3½. Any county in the State of Washington is hereby authorized and empowered to appropriate money for the purpose of an Armory site whenever the Legislature of this state shall appropriate money for or authorize the construction of an Armory therein."

In section 4, line 3 of the printed bill strike the word "five" and insert in lieu thereof the word "six."

In section 4, line 6 of the printed bill after the word "located" insert the following: "the State Board of Control and."

Strike the comma after the word "board" in line 8, section 4, and insert a period. Strike the remainder of said line 8 and that part of line 9 up to and including the word "governor."

In section 4, line 16 of the printed bill, beginning with the word "Provided," strike out the remainder of that line, all of lines 17, 18, 19 and that part of line 20 up to and including the word "act."

In section 4, line 20 of the printed bill, strike out the word "further" and insert in lieu thereof the word "however."

In section 7, line 11 of the printed bill, after the word "awarded," strike out the word "him."

Strike out all of section 12 of the printed bill.

Make section 13 of the printed bill to be section 12.

And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.
MR. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 74, 152, 90, 187 and 252, and House memorial No. 5, have compared the same with the engrossed bills and find them correctly enrolled.

Respectfully submitted.

E. C. Davis, Chairman.


Senate bill No. 52.

Mr. Reid offered the following amendment: Amend by adding a section to read as follows: "An emergency exists and this act shall take effect immediately."

Amend the title by adding the words: "and declaring an emergency."

The amendment was adopted.

The emergency clause passed the House by the following vote:

Yeas, 68; nays, 13; absent or not voting, 14.

Those voting yea were: Messrs. Abrams, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Govau, Gregg, Griffin, Halteman, Hanson, Henderson, Hogan, Hornberger, Hutchinson, Huxtable, Jackson (E. C.), Jackson (H. F.), King, Kirkpatrick, Klovborg, Lung, McDonald, McMorrin, McRae, Megler, Morse, Olsen, Peddycoed, Quinlan, Ramsay, Ranck, Reid, Renick, Romaine, Sewall, Sheets, Shultz, Slayden, Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Ulsh, Vergowe, Weir, Mr. Speaker—68.

Those voting nay were: Messrs. Beach, Dickson, Hamilton, Hurshman, Kayser, Lambert, McCoy, McMaster, Madison, Reeve, Tonkin, Wade, Whitlow—13.

Those absent or not voting were: Messrs. Armstrong, Basset, Godman, Hewitt, Johnson, Long, Miller, Rhodes, Rice, Sayer, Sherfey, Smalley, Stevenson, Weber—14.
There being no objections, the title of the bill was ordered to stand as the title of the act.

On motion of Mr. Reid, the rules were suspended and the chief clerk instructed to transmit the bill to the Senate immediately.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 27, 1907.

MR. SPEAKER:

We, your Committee on Municipal Corporations of the First Class, to whom was re-referred Senate bill No. 144, entitled "An act authorizing the formation of metropolitan park districts, providing for park officials, fixing their powers and duties, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment. Amend section 6 by striking out the words and figures "one and one-half (1 1/2)" in line 4 of the printed bill, same being line 5 of the original bill, and inserting in lieu thereof the following: "one-quarter of one (1/4)."

Committee amendment. Amend section 7 by striking out in line 6 of the printed bill, same being line 9 of the original bill, the following: "consistent with the general election laws," and inserting in lieu thereof the following: "in the manner provided by this act."

Committee amendment. Amend section 20 by inserting in line 6 of the printed bill, same being line 6 of the original bill, after the period following the word "district" the following: "Provided, however, that where such territory proposed to be annexed shall be within the limits of an incorporated city or town other than the first class, such petition shall be signed by at least twenty (20) per cent. of the qualified electors residing within such territory."

Amend by adding to section 3 the following: "Said board of park commissioners shall designate in their notice of election the time of opening and closing of the polls, and the places of voting, but in no event shall there be less than one voting place in each of the various wards of such city, and at least one voting place in any outlying district annexed to such park district and not within the city. The polls shall be kept open at such election at least from one o'clock p. m. to seven p. m., but said park commissioners may keep the polls open for a longer period if they shall so order, but the time of opening and closing of the polls must be stated in the notice of election, and the polls shall be opened and closed in accordance with such notice. Any person residing in said park district who is, at the time of holding such election, a qualified voter under the laws of the State of Washington,
shall be entitled to vote at such election, and the public officials, either
city or county, having charge of the registration books, shall deliver
the same to the board of park commissioners for the use of the elec-
tion officers at such park elections."

HOWARD A. HANSON, Chairman.

We concur in this report: N. Klovborg.

On motion of Mr. D. M. Thompson only the amendments
were read.

The committee amendments were adopted and, on motion of
Mr. Hanson, the rules were suspended, the second reading con-
sidered the third, the bill placed on final passage and passed the
House by the following vote: Yeas, 81; nays, 3; absent or not
voting, 11.

Those voting yea were: Messrs. Abrams, Armstrong, Beach,
Beebe, Bell, Blackmore, Bradsberry, Byerly, Carlyon, Cloes,
Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.),
Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches,
Gilbert (E. P.), Gilbert (J. B.), Godman, Govan, Gregg, Griff-
fin, Halteman, Hamilton, Hanson, Henderson, Hogan, Horn-
berger, Hurlburt, Huxtable, Jackson (F. C.), Jackson (H.
F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert,
Long, Lung, McCoy, McDonald, McMaster, McMorran, Mc-
Rae, Madison, Megler, Morse, Olsen, Peddycord, Quinlan,
Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sewall, Shultz,
Smalley, Stephens (E. M.), Stephens (I. N.), Strobridge, Tay-
lor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin,
Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—81.

Those voting nay were: Messrs. Glen, Hutchinson, Sayer
—3.

Those absent or not voting were: Messrs. Bassett, Cameron,
Hewitt, Miller, Rhodes, Rice, Sheets, Sherfey, Slayden, Stev-
enson, Weber—11.

The emergency clause passed the House by the following
vote: Yeas, 81; nays, 2; absent or not voting, 12.

Those voting yea were: Messrs. Abrams, Armstrong, Beach,
Beebe, Bell, Blackmore, Bradsberry, Byerly, Carlyon, Cloes,
Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.),
Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gil-
Those voting nay were: Messrs. Glen and Hutchinson—2.

Those absent or not voting were: Messrs. Bassett, Cameron, Hewitt, Klovborg, Miller, Peddycord, Rhodes, Rice, Sheets, Sherfey, Stevenson, Weber—12.

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

On motion of Mr. Hanson, the rules were suspended and the chief clerk instructed to transmit the bill to the Senate immediately.

RECONSIDERATIONS.

Mr. Freudenberg moved for a reconsideration of Senate bill No. 125.

Mr. Coles moved to lay the motion for reconsideration on the table.

The motion to lay on the table was carried.

Mr. D. M. Thompson moved for a reconsideration of Senate bill No. 174.

Mr. Griffin moved to lay the motion for reconsideration on the table.

The motion to lay on the table was carried.

SECOND READING OF BILLS.

House bill No. 240, providing for the collection of personal property taxes.

Mr. Godman offered the following amendment: Amend section 1 by placing a period instead of a colon after the word "made" and by striking out the remainder of the section.

The amendment was adopted.
Mr. Fulton moved to amend by striking the emergency clause and the words "and declaring an emergency" from the title.

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Renick, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and failed to pass the House by the following vote:

Yea, 39; nays, 37; absent or not voting, 19.

Those voting yea were: Messrs. Beach, Blackmore, Cloes, Congleton, Davis (E. C.), Fancher, Fulton, Godman, Govan, Gregg, Griffin, Halteman, Hanson, Jackson (F. C.), Johnson, Kirkpatrick, Klovborg, Long, McMorrnan, McRae, Megler, Olson, Quinlan, Ranck, Reid, Renick, Sewall, Sherfey, Slayden, Smalley, Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Weir, Mr. Speaker—39.

Those voting nay were: Messrs. Abrams, Armstrong, Byerly, Coles, Connell, Croft, Dickson, Erickson, Gaches, Gilbert (E. P.), Gilbert (J. B.), Hamilton, Henderson, Hogan, Hursman, Hutchinson, Huxtable, Jackson (H. F.), Kayser, King, Lambert, Lang, McDonald, McMaster, Madison, Miller, Morse, Ramsay, Reeves, Sayer, Sheets, Shultz, Stephens (E. M.), Ulsh, Vergowe, Wade, Whitlow—37.

Those absent or not voting were: Messrs. Bassett, Beebe, Bell, Bradsberry, Cameron, Carlyon, Davis (D. J.), Freudenberg, Glen, Hewitt, Hornberger, McCoy, Peddy cord, Rhodes, Rice, Romaine, Stevenson, Strobidge, Weber—19.

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

SENATE AMENDMENTS.

On motion of Mr. Reid, the House concurred in the amendments agreed upon by the conference committee to Senate bill No. 97, the roll was called and the bill passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 19.
Those voting yea were: Messrs. Abrams, Armstrong, Bell, Blackmore, Bradsberry, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—76.

Those absent or not voting were: Messrs. Bassett, Beach, Beebe, Byerly, Cameron, Carlyon, Freudenberg, Glen, Hewitt, Kayser, McCoy, Peddy cord, Rhodes, Rice, Slayden, Smalley, Stevenson, Strobridge, Weber—19.

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

On motion of Mr. Reid, the rules were suspended and the chief clerk instructed to transmit the bill to the Senate immediately.

On motion of Mr. Hornberger, the House took up the matter of concurring in Senate amendments to House bill No. 292.

The House concurred in the Senate amendments, the roll was called and the bill passed the House by the following vote:
Yeas, 72; nays, 0; absent or not voting, 23.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Bell, Blackmore, Bradsberry, Byerly, Cloes, Coles, Congleton, Connell, Croft, Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Govan, Gregg, Griffin, Halteman, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, King, Kirkpatrick, Lambert, Long, Lung, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan,
Those absent or not voting were: Messrs. Bassett, Beebe, Cameron, Carlyon, Davis (D. J.), Davis (E. C.), Glen, Godman, Hamilton, Hewitt, Jackson (F. C.), Kayser, Klovborg, McCoy, McDonald, Peddycord, Rhodes, Rice, Sherfey, Slayden, Stephens (E. M.), Stevenson, Weber—23.

House bill No. 147, providing for initiative and referendum. The requisite number demanding a call of the House, the roll was called and all members found to be present except Messrs. Hewitt, Thompson (D. M.), Weber.

On motion of Mr. Smalley, further proceedings under the call of the House were dispensed with.

The bill was read the second time by sections and, on motion of Mr. Ranck, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 66; nays, 26; absent or not voting, 3.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradberry, Byerly, Carlyon, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Hogan, Hornberger, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McMaster, McRae, Madison, Miller, Morse, Olsen, Peddycord, Quinlan, Ranck, Reeve, Rhodes, Sayer, Sewall, Sherfey, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Ulsh, Wade, Whitlow, Mr. Speaker—66.

Those voting nay were: Messrs. Beebe, Cameron, Cloes, Congleton, Erickson, Fancher, Freudenberg, Fulton, Gilbert (E. P.), Henderson, Hurshman, Lambert, McCoy, McDonald,

Those absent or not voting were: Messrs. Hewitt, Stevenson, Weber—3.

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

On motion of Mr. Hauck, the rules were suspended and the chief clerk instructed to transmit the bill to the Senate immediately.

The speaker signed Senate bill No. 52, House bills Nos. 74, 90, 152, 187 and 252 and House memorial No. 5.

House bill No. 300, relating to timber lands.

Mr. McCoy offered the following amendment:

Amend section 1, line 1 of the printed bill, by inserting, after the word “is,” the words “or has been.”

Also strike all after the word “sold” in the same line.

The amendment was adopted.

Mr. McCoy offered the following amendment:

Strike the words “a bill for” from the title.

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. McCoy, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote:

Yeas, 70; nays, 9; absent or not voting, 16.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carl- yon, Coles, Congleton, Connell, Davis (D. J.), Freudenberg, Fulton, Gaches, Gilbert (E. P.), Godman, Govan, Gregg, Griff- fin, Halteman, Hamilton, Hanson, Henderson, Hogan, Horn- berger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Lam- bert, Long, Lung, McCoy, McMaster, McMorran, McRae, Mad- ison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ranck, Reeve, Renick, Romaine, Sherfey, Shultz, Stephens (E. M.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.),
Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—70.

Those voting nay were: Messrs. Cloes, Croft, Erickson, Fancher, Gilbert (J. B.), Glen, Klovborg, Sayer, Slayden, Stephens (I. N.)—9.

Those absent or not voting were: Messrs. Bassett, Davis (E. C.), Dickson, Glen, Hewitt, McDonald, Ramsay, Reid, Rhodes, Rice, Sewall, Sheets, Smalley, Stevenson, Vergowe, Weber—16.

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

Mr. Reid moved that House bill No. 211 be indefinitely postponed.

The motion was carried.

CONFERENCE COMMITTEE.

House bill No. 8, relating to congressional apportionment.

Mr. Shultz moved that the House do not concur in the Senate amendments and that the speaker appoint a conference committee.

The motion was carried and the speaker appointed Messrs. Shultz, Morse and Abrams.

SENATE AMENDMENTS.

House bill No. 14. The House concurred in the Senate amendments, the roll was called and the bill passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 16.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Mil-
Those absent or not voting were: Messrs. Bassett, Cameron, Cloes, Gilbert (E. P.), Glen, Hewitt, McDonald, Peddycord, Rhodes, Rice, Stephens (E. M.), Strobridge, Thompson (D. M.), Ulsh, Wade, Weber—16.

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

House bill No. 93. The House concurred in the Senate amendments, the roll was called and the bill passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 19.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Blackmore, Bradberry, Byerly, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Dickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Renick, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—76.

Those absent or not voting were: Messrs. Bassett, Bell, Cameron, Davis (E. C.), Erickson, Fancher, Godman, Hewitt, Huxtable, McDonald, Peddycord, Reid, Rhodes, Rice, Stephens (E. M.), Strobridge, Taylor, Thompson (D. M.), Weber—19.

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

Mr. Gregg gave notice that he would move for a reconsideration of Senate bill No. 200 at 10 a.m., March 1st.
MR. SPEAKER:

We, your Committee on Fisheries, to whom was referred House bill No. 373, entitled "An act providing for the protection of owners or lessees of second class tide lands on which they are propagating and cultivating clams, and declaring the taking of clams from such lands by other persons without permission, a misdemeanor and providing a penalty therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

That the title of said bill be amended by adding thereto the following words "and declaring an emergency" and by inserting after the words "tide lands" in the first line of said title the phrase "or oyster lands."

That section 1 of said bill be amended by inserting after the words "tide lands" in the first line of said section the phrase "or oyster lands."

That a new section be added to said proposed act to be numbered No. 4 and to read as follows: "Section 4. An emergency is hereby declared to exist and this act shall take effect from and after its passage."

W.M. SHULTZ, Chairman.

Mr. Croft moved to amend line 5, section 2, by adding the words "or oysters" after the word "clams."

The amendment was adopted.

Mr. Romaine moved to amend line 2, section 1, by adding the words "or oysters" after the word "clams."

The amendment was adopted.

Mr. Troy moved to amend the title by inserting in line 2 thereof, the words "or oysters" following the word "clams."

The amendment was adopted.

On motion of Mr. Halteman, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 13.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman,
Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Kloovborq, Lambert, Long, Lung, McCoy, McDoqld, McMaster, McRae, Madison, Meqler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Renick, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker —82.

Those absent or not voting were: Messrs. Bassett, Cameron, Erickson, Fancher, Hewitt, Hornberger, Johnson, McMorran, Reid, Rhodes, Strobridge, Ulsh, Weber—13.

The emergency clause passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 19.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Carlyon, Cloes, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Henderson, Hewitt, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson, (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Kloovborq, Lambert, Lung, McCoy, McDonald, McMaster, McRae, Madison, Meqler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Renick, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker —76.

Those absent or not voting were: Messrs. Bassett, Cameron, Congleton, Erickson, Fancher, Gilbert (E. P.), Hamilton, Hanson, Hewitt, Johnson, Long, McMorran, Reid, Rhodes, Slayden, Stephens (I. N.), Strobridge, Ulsh, Weber—19.

There being no objections, the title of the bill was ordered to stand as the title of the act.
Mr. Hogan moved that House bill No. 178 be made a special order of business for 7 p. m., March 1st.

The motion was carried.

**FIRST READING OF SENATE BILLS.**

Senate bill No. 102, by Senator Booth: An act to enable cities of the first, second and third class and having a population of over fifteen hundred inhabitants to exercise the right of eminent domain for the taking and damaging of land and property for public purposes, providing a method for making compensation therefor, and providing for special assessments in certain cases upon property benefited.

Referred to the Committee on Judiciary.

Senate bill No. 172, by Senator Knickerbocker: An act relating to the appointment, powers and duties of special deputy sheriffs.

Referred to the Committee on Judiciary.

Senate bill No. 150, by Senator Boone: An act relating to the issuance of diplomas by the Washington State College, and amending section 208, chapter CXVIII, Laws of 1897.

Referred to the Committee on Washington State College.

Senate bill No. 205, by Senators Watson, Hunter, Blair and McGowan: An act to amend section 1 of an act entitled "An act to amend sections 6 and 7 of an act entitled 'An act for the appointment of a Fish Commission, and defining its duties, and declaring an emergency to exist,' approved February 20, 1890, relating to fish commissioner and declaring an emergency," approved March 18, 1901.

Referred to the Committee on Fisheries.

Senate bill No. 159, by Senator Scott: An act relating to escheats.

Referred to the Committee on Judiciary.

**REPORTS OF STANDING COMMITTEES.**

House bill No. 349: Recommend it do pass as amended.

House bill No. 235: Recommend it do pass as amended.

House bill No. 429: Recommend it do pass.

House bill No. 471: Recommend it do pass.
Senate bill No. 177: Recommend that it be substituted for House bill No. 314 and do pass.

The report of the committee was adopted.

Senate bill No. 82: Recommend it do pass.

Senate bill No. 192: Recommend it do pass.

The House adjourned.

Leo. O. Meigs, J. A. Falconer,
Chief Clerk. Speaker.

FORTY-SEVENTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Friday, March 1, 1907.

The speaker called the House to order at 10 a.m.

Roll call showed all members present except Messrs. Fancher, Griffin, Hewitt, Long, Rhodes, Stephens (I. N.), and Weber. Mr. Hewitt was excused.

Rev. E. L. Swick offered prayer.

On motion of Mr. Tibbetts, the further reading of the journal was dispensed with.

REPORTS OF STANDING COMMITTEES.

House bill No. 72: Recommend it do pass as amended.
House bill No. 25: Recommend it do pass.
House bill No. 24: Recommend it do pass.
House bill No. 191: Recommend it do pass.
House bill No. 207: Recommend it do pass.
Senate bill No. 41: Recommend it do pass.
Senate bill No. 122: Recommend it do pass.
Senate bill No. 191: Recommend it be re-referred to the Judiciary Committee.

The report of the committee was adopted.

House bill No. 443: Recommend it do pass.
House bill No. 453: Recommend it do pass.
House bill No. 454: Recommend it do pass.
House bill No. 417: Recommend it do pass.
Senate bill No. 66: Recommend it do pass.

House bill No. 433: Recommend it be indefinitely postponed.
The report of the committee was adopted.

House bill No. 473: Recommend it do pass.
House bill No. 205: Recommend it do pass as amended.
House bill No. 261: Recommend it be placed on calendar.
House bill No. 392: Recommend it do pass as amended.
House bill No. 464: Recommend it do pass as amended.
House bill No. 390: Recommend it do pass as amended.
House bill No. 418: Recommend it do pass.

Senate bill No. 227: Recommend it do pass as amended.

MESSAGES FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, February 27, 1907.

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

GENTLEMEN—I have this day approved the following bill:
House bill No. 282, entitled “An act to create the county of Grays Harbor, subject to the requirements of the state constitution and statutes in respect to the establishment of new counties, and declaring an emergency.”

ALBERT E. MEAD, Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, February 28, 1907.

To the Honorable the House of Representatives of the State of Washington:

GENTLEMEN—I have this day approved House substitute bill No. 81, entitled:
“An act amending sections 6434, 6435 and 6437 of Ballinger’s Annotated Codes and Statutes of Washington, relating to the duties of guardians and the sale of the property of resident insane persons.”

ALBERT E. MEAD, Governor.
SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1907.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred House bill No. 176, entitled "An act creating the Washington State Reformatory, providing for the erection and management thereof and making an appropriation therefor," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment: Amend section 23 as follows: In line two of the printed bill, being line three of the original bill, strike out the words and figures "Seventy thousand ($70,000.00) dollars" and insert in lieu thereof "thirty thousand ($30,000.00) dollars.

D. M. Thompson, Chairman.

Mr. Kirkpatrick offered the following amendment:

Amend the committee amendment by striking out the words "thirty thousand and substitute the words "sixty-five thousand."

The amendment was lost.

The bill was read the second time by sections, the committee amendment adopted and, on motion of Mr. F. C. Jackson, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 55; nays, 28; absent or not voting, 12.

Those voting yea were: Messrs. Abrams, Beebe, Bradsberry, Byerly, Carlyon, Coles, Congleton, Davis (E. C.), Dickson, Fancher, Freudenberg, Gaches, Gilbert (J. B.), Godman, Gregg, Halteman, Hamilton, Hanson, Hogan, Hornberger, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Lung, McCoy, McMaster, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ramsay, Ranck, Reeve, Renick, Morse, Olsen, Peddycord, Ramsay, Ranck, Reeves, Renick, Romaine, Sayer, Sewall, Shultz, Smalley, Stephens (E. M.), Strobridge, Taylor, Thompson (D. M.), Tibbetts, Tonkin, Ulsh, Wade, Weir, Mr. Speaker—55.

Those voting nay were: Messrs. Armstrong, Beach, Bell, Blackmore, Cameron, Cloes, Connell, Croft, Davis (D. J.), Erickson, Fulton, Glen, Govan, Henderson, Kayser, Klovborg,

Those absent or not voting were: Messrs. Bassett, Gilbert (E. P.), Griffin, Hewitt, Hutchinson, Lambert, Reid, Rhodes, Rice, Sherfey, Slayden, Weber—12.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 21, 1907.

MR. SPEAKER:

We, your Committee on Insurance, to whom was referred House bill No. 201, entitled "An act creating the office of Insurance Commissioner, authorizing the appointment of a deputy Insurance Commissioner and fixing salaries, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend the title by inserting between the words "of" and "insurance," the word "state"; and by inserting between the words "Commissioner" and "and," the words "prescribing his duties."

Strike out section 1, and insert in lieu thereof the following: "Section 1. The office of 'State Insurance Commissioner' is hereby created. The first officer under the provisions of this act shall be elected at the same time and in the same manner as other elective state officials in 1908, and thereafter such officer shall be elected as other state officers are elected. The first officer under the provisions of this act shall assume the duties of said office on Wednesday after the second Monday in January, 1909, the laws now in force with reference to the ex-officio insurance commissioner and his duties shall remain operative."

Make section 2, section 4.
Make section 3, section 5.
Make section 4, section 6.
Make section 5, section 7.

Insert a new section to be known as section 2: Sec. 2. The term of office of the State Insurance Commissioner shall begin on Wednesday after the second Monday in January next after his election and shall continue for four years and until his successor is elected and qualified, and said officer shall receive a salary of three thousand dollars per year.

Insert a new section to be known as section 3: Sec. 3. The State Insurance Commissioner shall perform all of the duties that now are or that may be required by law to be performed by the ex-officio Insurance Commissioner of this state.
Mr. Kirkpatrick moved to amend the committee amendment by striking out the salary of three thousand dollars and substituting a salary of twenty-five hundred dollars.

The amendment was adopted.

Mr. Abrams offered the following amendment:

Amend section 3, line 5 of the printed bill, by striking out the salary of $1,800 and inserting in lieu thereof $1,200; strike out salary of $1,200 and insert $900; strike out salary of $75 and insert $50.

The amendment was lost.

The bill was read the second time by sections, the committee amendments were adopted and, on motion of Mr. Bassett, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 70; nays, 16; absent or not voting, 9.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beebe, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Davis (E. C.), Erickson, Fancher, Freundenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Godman, Gregg, Halterman, Hanson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddyerd, Quinlan, Ramsay, Ranck, Renick, Rice, Romaine, Sayer, Sewall, Sheets, Shultz, Slayden, Smalley, Stephens (E. M.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Mr. Speaker—70.

Those voting nay were: Messrs. Bell, Connell, Croft, Davis (D. J.), Dickson, Gilbert (J. B.), Govan, Hamilton, Henderson, Kayser, McDonald, Reeve, Stephens (I. N.), Thompson (D. M.), Vergowe, Whitlow—16.

Those absent or not voting were: Messrs. Beach, Griffin, Hewitt, Huxtable, Long, Reid, Rhodes, Sherfey, Weber—9.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 1, 1907.

MR. SPEAKER:

The Senate has passed Senate bill No. 206, for the relief of George W. Rowan;
Also Senate bill No. 207, relating to the Board of Equalization and defining its duties;
Also Senate bill No. 242, an act relating to lotteries;
Also Senate bill No. 37, an act relating to the taking of exceptions and settling statements of fact;
Also Senate bill No. 221, relating to the filing and publication of the laws of the state;
Also House concurrent resolution No. 19, relating to House bill No. 81;
Also House bill No. 44, for protection against noxious weeds, with the following amendments:
House bill No. 44: In the second line of the title of the engrossed bill, strike out the third from the last word “and.” In the fifth line of the title of the engrossed bill, strike out the word “a.” At the end of the sixth line of the title of the printed bill, add the letter “s” to the word “Botanist.”
Strike out section 1 of both the printed and engrossed bills and substitute therefor the following: “Section 1. That for the purpose of this act the Botanists of the State University of Washington, and the Botanist at the State College of Washington at Pullman are hereby made ex-officio State Botanists, to act without additional compensation.”
In section 3, line 1 of the engrossed bill, strike out the word “Botanist” and insert in lieu thereof the following: “Botanists are or either of them.”
In section 3, line 3 of the engrossed bill, after the word “he” insert the words “or they.”
In section 3, line 6 of the engrossed bill, after the word “he” insert the words “or they.”
Amend section 5 of the engrossed bill by adding the following: “Provided, That this section shall not apply to what is commonly known as ‘Bull Thistles’ on lands not used for agricultural purposes outside cities and towns.”
Strike all of section 11 of the engrossed bill.
In section 3, line 4 of the engrossed bill, after the word “published” insert the word “weekly.”
And the same are herewith transmitted.
The Senate has indefinitely postponed House bill No. 272, House bill No. 321, House bill No. 204, and House bill No. 131;
The Senate has concurred in House amendments to Senate bill No. 68, relating to holidays in public schools;
Also Senate bill No. 174, relating to persons working in coal mines;
Also Senate bill No. 38, relating to levy and collection of certain taxes;
Also Senate bill No. 144, relating to formation of metropolitan park districts;
Also Senate bill No. 116, relating to commission merchants;
Also Senate bill No. 233, relating to diking districts;
Also Senate bill No. 65, relating to local improvements;
The Senate has refused to concur in House amendments to Senate bill No. 181, relating to the salaries of state officers;
Also Senate bill No. 48, relating to county exhibits at the Alaska-Yukon-Pacific Exposition, and the House is asked to recede from its amendments;
The Senate has refused to recede from its amendments to House bill No. 133, authorizing cities and towns owning street railway lines to sell same;
Senate bill No. 181, and No. 48, and House bill No. 133 are herewith returned.
The Senate has also passed Senate joint resolution No. 5, relating to a congressional appropriation for the Alaska-Yukon-Pacific Exposition and providing that the same be telegraphed to the national congress, and the same is herewith transmitted.
The president has signed:
House bill No. 74, providing for the assessment and collection of an excise tax from express companies;
Also House bill No. 187, amending existing laws relative to the trespass of sheep;
Also House bill No. 252, relating to the regulation of corporations organized to build booms;
Also House bill No. 152, to provide for the assessment of the operating property of railroads;
Also House bill No. 90, relating to the deposit of public funds in banks by the several county treasurers;
Also House memorial No. 5, requesting Congress to confirm certain scrip locations.
And the same are herewith transmitted.
The Senate has adopted Senate concurrent resolution No. 18, extending the powers and duties of the special joint committee heretofore appointed under Senate concurrent resolution No. 11, to March 11, 1907.
And the same is herewith transmitted.

J. W. Lysons, Secretary of the Senate.

The speaker called Mr. Tibbetts to the chair.
House bill No. 467, providing for the construction of state roads.
Mr. Gaches moved to amend by striking out lines 35, 36, 37, 38 and 39, section 4.

The amendment was lost.

Mr. McMorran moved to amend in section 4, line 9, after the word "to" by striking the word "Tiger" and inserting the word "Metalline."

The amendment was adopted.

On motion of Mr. Hornberger, the House took up consideration of Senate joint resolution No. 5.

The resolution was adopted, and, on motion of Mr. Megler, the rules were suspended and the chief clerk instructed to transmit the resolution to the Senate immediately.

The House took a recess until 2 p. m.

AFTERNOON SESSION.

The speaker called the House to order at 2 p. m.

Roll call showed all members present except Messrs. Armstrong, Beach, Fauchier, Gilbert (E. P.), Gilbert (J. B.), Hewitt, McDonald, Reed, Rice, Sherfey, Shultz, Stephens (E. M.), Thompson (D. M.), Weber. Messrs. Armstrong and Hewitt were excused.

REPORT OF SPECIAL COMMITTEE.

Report of Committee on Office of State Land Commissioner: Referred to the Committee on Rules and Order.

House bill No. 467 was read the second time by sections and, on motion of Mr. McCoy, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 78; nays, 1; absent or not voting, 16.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gilbert (J.
Those voting nay were: Mr. Connell—1.

Those absent or not voting were: Messrs. Bell, Fancher, Gaches, Gilbert (E. P.), Hamilton, Hewitt, McDonald, Peddy-cord, Rhodes, Rice, Sherfey, Shultz, Stephens (E. M.), Strobridge, Thompson (D. M.), Weber—16.

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

On motion of Mr. Rhodes, the rules were suspended and the House took up the consideration of Senate joint resolution No. 18.

The resolution was adopted.

House bill No. 468, providing for construction of state roads. Mr. Long offered the following amendment:

Amend section 1 by adding thereto the following: "A state wagon road in the counties of Garfield and Asotin, beginning at the point where the present county road intersects the north line of the northeast quarter of section four, in township nine, north of range forty-two, east of the Willamette Meridian in Garfield county, the State of Washington, running thence in a southerly course by the most feasible route along the divide between the watershed of Patala creek and the divide between the watershed of Tucannon river and the watershed of Asotin creek, to the summit of the Blue mountains, near what is known as Summit springs; thence by the most feasible route southerly, to the divide between the watersheds of Wenatchee creek and Grouse creek, thence following this divide southwesterly to intersect the Asotin county road near the upper crossing of Grouse
creek at or near the line between sections five and six in town­ship six, north of range forty-three, east of the Willamette Meridian in Asotin county, State of Washington.

The amendment was adopted.

Mr. Stevenson offered the following amendment: Amend the title by striking out the words “and making an appropriation therefor.”

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Romaine, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 78; nays, 1; absent or not voting 16.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dick­son, Erickson, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hershman, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMas­ter, McMorran, McRae, Megler, Miller, Morse, Olsen, Peddy­cord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Sheets, Slayden, Smalley, Stephens (J. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—78.

Those voting nay were: Messrs. Connell—1.

Those absent or not voting were: Messrs. Bassett, Black­more, Fancher, Gilbert (E. P.), Hewitt, Hutchinson, McDon­ald, Madison, Rhodes, Rice, Sherfey, Shultz, Stephens (E. M.), Strobridge, Thompson (D. M.), Weber—16.

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

House bill No. 469, providing for improvement of public highways: Mr. Romaine moved to amend by striking, in sec-
tion 9, line 3, the word "state" and inserting the word "public."
The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. McCoy, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 17.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McMaster, McMorran, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ramsay, Ranck, Reeve, Renick, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—78.

Those absent or not voting were: Messrs. Bassett, Fancher, Gaches, Gilbert (E. P.), Hewitt, Huxtable, McCoy, McDonald, McRae, Quinlan, Reid, Rhodes, Rice, Stephens (E. M.), Strobridge, Thompson (D. M.), Weber—17.

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

The speaker signed House bills Nos. 195 and 292.

RECONSIDERATION.

Mr. Beebe moved to reconsider the vote on House bill No. 194.

Mr. Ranck moved to lay the motion to reconsider on the table:

The motion to lay on the table was carried.

Mr. Freudenberg moved to take up consideration of Senate bill No. 193.

The motion was lost.
Mr. Klovborg moved to take up consideration of House bill No. 57.

The motion was lost.

Mr. Klovborg moved to make House bill No. 57 a special order for 10 o'clock a.m. Saturday.

The motion was carried.

House bill No. 183, for the protection of clams.

Mr. Megler moved to strike out section 2 and insert "an emergency exists and this act shall take effect immediately."

The amendment was adopted.

Mr. Megler moved to amend by striking from the title the words and figures "being section 6811 of Pierce's Washington Code, 1905."

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Hogan, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 78; nays, 2; absent or not voting, 15.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles; Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McMaster, McMorran, Madison, Megler, Miller, Morse, Olsen, Peddyceord, Quinlan, Ramsay, Rankin, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (J. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—78.

Those voting nay were: Messrs. Bell and Kayser—2.

Those absent or not voting were: Messrs. Bassett, Dickson, Gaches, Hanson, Hewitt, Long, McDonald, McRae, Rhodes,
There being no objections, the title of the bill was ordered to stand as the title of the act.

The emergency clause passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 22.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Blackmore, Bradsberry, Byerly, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Griffin, Halteman, Hamilton, Henderson, Hogan, Hornberger, Hursman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Lambert, Lung, McCoy, McMaster, McMorrnan, McRae, Madison, Megler, Miller, Morse, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Reid, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—73.

Those absent or not voting were: Messrs. Bassett, Bell, Car- 
lyon, Dickson, Freudenberg, Gilbert (E. P.), Gregg, Hanson, Hewitt, Jackson (F. C.), Klovborg, Long, McDonald, Renick, Rhodes, Rice, Shultz, Stephens (E. M.), Strobridge, Thompson (D. M.), Ulsh, Weber—22.

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

House bill No. 337, amending an act establishing a railroad commission: The bill was read the second time by sections, and, on motion of Mr. Troy, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 20.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Car- 
lyon, Cloes, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halte-
man, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McMaster, McMorrow, McRae, Madison, Megler, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sewall, Sherfey, Slayden, Smalley, Stephens (I. N.), Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—75.


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

House bill No. 362, amending sections 160 and 161, Penal Code of Washington: The bill was read the second time by sections and, on motion of Mr. Abrams, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 67; nays, 0; absent or not voting, 28.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Coles, Congleton, Connell, Croft, Dickson, Erickson, Fancher, Fulton, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Henderson, Hogan, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McMaster, McMorrow, McRae, Madison, Megler, Morse, Olsen, Ranck, Reeve, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Stephens (I. N.), Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Whitlow, Mr. Speaker—67.

Those absent or not voting were: Messrs. Bassett, Carmony, Davis (D. J.), Davis (E. C.), Freudenberg, Gaches, Gilbert (E. P.), Hanson, Hewitt, Hornberger, Huxtable, Long, Me-

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

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1907.

Mr. Speaker:

We, your Committee on Commerce and Manufacture, to whom was referred House bill No. 242, entitled "An act governing and regulating pilots and pilotage on the waters of Puget Sound, its inlets, bays and harbors, regulating the appointment, qualification and licensing of pilots and prescribing their duties, providing for the creation of a board of pilot commissioners and for the appointment, qualifications, duties and powers of such board, authorizing the making of pilotage regulations and prescribing punishments for the violation thereof, prohibiting piloting by unlicensed persons and the employment of unlicensed persons as pilots, defining offences under this act, and prescribing penalties for the same, and repealing sections 3216, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3227, 3228, 3229, 3230, 3231, 3232, 3234, 3235, 3236, 3237, 3238, 3239, 3240, 3241, 3242, and 3243 of First Ballinger's Annotated Codes and Statutes, and declaring an emergency.

D. J. Davis, Chairman.


Mr. Slayden moved to amend line 4, section 1, by inserting the word "of" after the word "pilot."

The amendment was adopted.

Mr. Slayden moved to amend section 5 by inserting after the word "not" in line 3, the following: "and vessels regularly in the carrying trade between United States ports and British Columbia ports."

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Sewall, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 22.
Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Car- lylon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.); Davis (E. C.), Dickson, Erickson, Freudenberg, Gaches, Gil­ bert (E. P.), Gilbert (J. B.), Glen, Govan, Griffin, Halteman, Hamilton, Henderson, Hogan, Hurshman, Hutchinson, Hux­ table, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirk­ patrick, Klovborg, Lambert, Lung, McCoy, McMaster, McMor­ ran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Shultz, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—73.

Those absent or not voting were: Messrs. Bassett, Fancher, Fulton, Godman, Gregg, Hanson, Hewitt, Hornberger, Kayser, Long, McDonald, Peddycore, Rhodes, Rice, Sheets, Sherfey, Slayden, Stephens (E. M.), Strobridge, Thompson (D. M.), Ulsh, Weber—22.

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

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 25, 1907.

MR. SPEAKER:

We, your Committee on Revenue and Taxation, to whom was re­ ferred House bill No. 345, entitled "An act creating the office of State Oil Inspector, defining his powers," etc., have had the same under con­ sideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

FRANK H. RENICK, Chairman.

We concur in this report: H. C. Fulton.

Amend the title of the bill by striking all the title as it now stands and in lieu thereof insert the following:

AN ACT

Creating the office of State Oil Inspector, defining his powers and du­ ties, providing for the inspection of illuminating oils, gasoline, benzine, distillate and volatile products of petroleum, providing a penalty for the violation thereof, and repealing Chapter 161 of the Session Laws of 1905 entitled: "An act creating the office of State Oil Inspector, pro-
viding for the inspection of petroleum and its products used for illuminating purposes, and providing a penalty for the violation thereof.

Amend the bill by striking all below the enacting clause and in lieu thereof insert the following:

Section 1. The Governor shall appoint, by and with the consent of the Senate, a qualified elector of this state who shall not be interested in the manufacture or sale of any illuminating oil, gasoline, benzine, distillate, or any volatile product of petroleum, to be known as State Oil Inspector, who shall hold office for four years from the date of appointment or until his successor is appointed and has qualified. Such person, so appointed, shall, before he enters upon the discharge of his duties, take an oath or affirmation of office as prescribed by the Constitution of this state, and shall execute a bond in the sum of five thousand ($5,000) dollars to the State of Washington, conditioned for the faithful performance of the duties of his office, to be approved by the Governor, which bond and oath of office shall be filed in the office of the Secretary of State. Such bond shall be for the use of all persons injured by the act or neglect of said Oil Inspector or his deputies. The State Oil Inspector shall receive a salary of twenty-four hundred ($2,400) dollars per annum, and necessary office and traveling expenses, to be paid monthly out of the general fund, upon vouchers to be audited by the State Auditor.

The State Oil Inspector shall appoint, by and with the consent of the Governor, a deputy State Oil Inspector, who shall receive a salary of one hundred and fifty ($150) dollars per month, and necessary traveling expenses, to be paid in the same manner as the expenses and salary of State Oil Inspector.

He may also appoint such additional deputies as may be necessary, who shall receive three ($3.00) dollars per day while in the actual service of the state, and necessary expenses, to be paid in the same manner as the State Oil Inspector.

The Deputy State Oil Inspector shall, before he enters upon the duties of his office, take and subscribe an oath of office and shall execute a bond in the sum of two thousand ($2,000) dollars, to be approved by the State Oil Inspector, which bond and oath of office, together with the certificate of appointment, shall be filed in the office of the Secretary of State.

Sec. 2. The State Oil Inspector shall obtain the necessary instruments and apparatus for testing the quality of such illuminating oils, gasoline, benzine, distillate or volatile product of petroleum, and it shall be the duty of said State Oil Inspector, or his deputies, to examine and test the quality of all illuminating oils, gasoline, benzine, distillate or volatile product of petroleum intended for sale for consumption within this state for illuminating, manufacturing, domestic or power purposes, and in the discharge of such duty it shall be lawful for said State Oil Inspector and his deputies, and they shall have the right to enter into or upon the premises of any manufacturer, vendor or dealer
in any such oil, gasoline, benzine, distillate or other petroleum product for the inspection of the same as provided in this act.

Sec. 3. All gasoline, benzine, distillate or other volatile product of petroleum intended for use or consumption in this state for illuminating, manufacturing, domestic or power purposes, before being sold or offered for sale by any firm, corporation, manufacturer, dealer, vendor, or other person, shall first be inspected and tested for its specific gravity, and, after having been so inspected and tested, the State Oil Inspector, or his deputies, shall issue a certificate of inspection thereof and shall cause every package, barrel, cask or other receptacle thereof to be labeled or branded with its exact specific gravity over his official signature.

It shall also be the duty of said State Oil Inspector, or his deputies, to examine and test the quality of all illuminating oils offered for sale for consumption within this state, and to reject for illuminating purposes all oils which will take fire and burn at a temperature less than 120 degrees Fahr. thermometer. The quantity of oil used in making such test shall not be less than one-half pint, and the oil tester adopted and used shall be the open-cup Tagliabue electric spark, or one similar in construction and result. If the oil so inspected shall meet such requirement he shall brand or label each and every package, barrel, cask or other receptacle containing the same with the word "approved," and the date of such inspection, over his official signature. Should oil so tested or examined be contained in tank cars, upon finding the oil so contained to meet the requirements hereinbefore specified, he shall furnish the owner or person in charge of such oil with a certificate stating the number and letters or other marks of designation of the tank car inspected, the number of gallons of oil contained in it, the date of inspection, the name of the owner, the city or town in which such tank was inspected, the temperature at which such oil took fire and burned, and that such oil is approved. Upon each barrel, cask or other receptacle drawn from such tank car and offered for sale, shall be fixed the same brand or device as is required for oil inspection in barrels or casks.

If the oil or other petroleum product so tested shall not meet said requirements the State Oil Inspector, or his deputies, shall mark in plain letters on the package, barrel or cask, the word "rejected" over his own official signature, and if any oil or other petroleum product contained in tank car shall fail to meet said requirements it shall be rejected by the State Oil Inspector or his deputy, and a written notice, stating the number and letters or other marks of designation of the tank car so rejected, the date and place of inspection, and that the oil or other petroleum product has been rejected, which notice, signed by the State Oil Inspector, or his deputy, shall be placed in the hands of the person owning or in charge of such oil or other petroleum product.

All illuminating oils, gasoline, benzine, distillate or any volatile
product of petroleum, manufactured or refined in this state shall be inspected before being removed from the manufactory or refinery.

Whenever complaint is made to the Oil Inspector in regard to the illuminating qualities of illuminating oil that may have been inspected, it shall be his duty to secure a sample of such oils complained of, which shall be turned over to the chemist of the State University, who shall thoroughly analyze and test said oils for their illuminating qualities. If upon such analysis and test the chemist of the State University shall decide that although the oil be of the required test it is of inferior illuminating quality then the Oil Inspector, upon receipt of the chemist's report, shall brand such oil: "State of Washington. Rejected. Quality inferior," with the date of inspection, over his official signature. Such report of the State Chemist shall be prima facie evidence of the character and quality of the oil or other petroleum product so analyzed and tested.

Sec. 4. The State Oil Inspector, or his deputies, shall charge and collect a fee of forty (40c) cents per barrel for the first two (2) barrels; thirty (30c) cents per barrel for the next three (3) barrels; twenty (20c) cents per barrel for the next five (5) barrels; and fifteen (15c) cents per barrel for the next fifteen (15) barrels of not less than fifty (50) gallons each, and one-fifth of one cent for each and every gallon thereafter inspected at any one time of any oil, gasoline, benzine, distillate or volatile petroleum product so inspected: Provided, That where the same is offered for inspection in carload lots or over, then the fee shall be one-fifth of one cent for each and every gallon contained in such carload lot or over so inspected. Such inspection fee shall be paid by the owner, agent or other person in charge or possession of such oil at the time of the inspection thereof, and shall be a lien upon the oil, gasoline, benzine, distillate or other petroleum product so inspected, to be immediately collected and enforced by said State Oil Inspector.

Sec. 5. It shall be the duty of the State Oil Inspector, or his deputies, to keep true and accurate records of all oil, gasoline, benzine, distillate or other petroleum product inspected and branded by them, which record shall state the date of inspection, the number of gallons rejected, the number of gallons approved, the number of gallons inspected, the number and kinds of tanks, barrels, casks or packages, with the names of the persons for whom inspected, and the moneys received for such inspection, which record shall be open to the inspection of all persons interested.

The deputy oil inspector, and all deputy inspectors, shall, on the first Monday in each month forward to the State Oil Inspector true duplicate copies of such record for the preceding month, and shall pay over to the State Oil Inspector all moneys received for such inspection; and, on the fifteenth day of each month the State Oil Inspector shall pay to the State Treasurer all moneys received by him or by his deputies during the preceding calendar month, which shall be credited to
the general fund of the state. In the month of January of each year the State Oil Inspector shall make and deliver to the Governor of the state duplicate reports of all inspections made by himself or his deputies during the preceding calendar year, showing the amount, kind and character of the oil, gasoline, benzine, distillate or other petroleum product inspected; the amount inspected for each individual, firm or corporation; the amount, kind and character of all such petroleum products rejected; the amount of fees collected, in detail, together with such other information as he may deem proper or the Governor may request.

Sec. 6. If any person or persons, whether manufacturer, vendor or dealer, or as agent or representative of any manufacturer, vendor or dealer, shall sell or attempt to sell to any person, firm or corporation in this state, any illuminating oil, gasoline, benzine, distillate or any volatile product of petroleum, intended for use or consumption within this state for illuminating, manufacturing, domestic or power purposes, that has not been inspected and branded according to the provisions of this act; or shall sell or offer for sale any rejected oil or other product of petroleum for consumption within this state; or shall use any package, cask, barrel or other receptacle having the brand of the State Oil Inspector thereon, without the oils, gasoline, benzine, distillate or other petroleum products therein having been so inspected; or shall sell or dispose of any empty barrel, cask, package or other receptacle before thoroughly cancelling, removing or effacing the inspection brand on the same; or shall alter or change or counterfeit any certificate, inspection brand or label, he shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine in any sum not exceeding three hundred ($300) dollars, or by imprisonment in the county jail not exceeding one year, or by both such fine and imprisonment.

Sec. 7. If the State Oil Inspector, or any Deputy State Oil Inspector, shall know or be informed of the violation of any of the provisions of this act, it shall be his duty to enter a complaint in a court of competent jurisdiction against the person so offending. If said State Oil Inspector, or any Deputy State Oil Inspector, having knowledge of the violation of the provisions of this act shall fail or neglect to enter such complaint, or shall issue any false certificate, or shall falsely brand any oil, gasoline, benzine, distillate or volatile product of petroleum, or shall while in office traffic, directly or indirectly, in any article or substance which it is his duty to inspect, he shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine in any sum not exceeding one thousand ($1,000) dollars, or by imprisonment in the county jail not exceeding one year, or by both such fine and imprisonment.

Sec. 8. Chapter 161 of the Session Laws of 1905, entitled "An act creating the office of State Oil Inspector, providing for his compensation, and providing for the inspection of petroleum and its products
used for illuminating purposes, and providing a penalty for the violation thereof," is hereby repealed.

Mr. Godman moved to amend section 1 by striking out the words “twenty-four hundred” and inserting the words “two thousand.”

Amend section 1 by striking out the words “one hundred fifty” and inserting the words “one hundred twenty-five.”

The amendment was adopted.

Mr. Megler moved to strike out the word “gasoline” wherever it occurred in the bill.

The amendment was lost.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Armstrong, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 75; nays, 4; absent or not voting, 16.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Bradsberry, Byerly, Cameron, Carlyon, Congleton, Connell, Croft, Davis (E. C.), Dickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Govan, Halteman, Hamilton, Hanson, Hogan, Hornberger, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McMaster, McMorran, Madison, Miller, Morse, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (J. N.), Strobridge, Taylor, Thompson (W. II.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—75.

Those voting nay were: Messrs. Blackmore, Coles, Long, Megler—4.

Those absent or not voting were: Messrs. Davis (D. J.), Erickson, Godman, Gregg, Griffin, Henderson, Hewitt, Hutchinson, McDonald, McRae, Olsen, Reid, Stephens (E. M.), Stevenson, Thompson (D. M.), Weber—16.
There being no objections, the title of the bill was ordered to stand as the title of the act.

**FIRST READING OF SENATE BILLS.**

Senate bill No. 37, by Senator Graves: An act relating to the taking of exceptions and to the settling and certifying of bills of exceptions and statements of fact, and amending section 17 of chapter LX of the Session Laws of 1893.

Referred to the Committee on Judiciary.

Senate bill No. 221, by Judiciary Committee: An act relating to the filing, publication and citation of the laws of the state.

Referred to the Committee on Judiciary.

Senate bill No. 242, by Senator Rosenhaupt: An act relating to lotteries, prohibiting the maintenance thereof, prescribing a penalty and amending section 7259 of Ballinger's Annotated Codes and Statutes of Washington.

Referred to the Committee on Judiciary.

Senate bill No. 206, by Senator Watson: An act for the relief of George W. Rowan and making an appropriation therefor.

Referred to the Committee on Appropriations.

Senate bill No. 207, by Senator Sumner: An act to amend section 1716 of Ballinger's Annotated Codes and Statutes of Washington, relating to the board of equalization and defining its duties.

Referred to the Committee on Revenue and Taxation.

**REPORT OF STANDING COMMITTEE.**

*House of Representatives, Olympia, Wash., February 13, 1907.*

Mr. Speaker:

We, your Committee on State, School and Granted Land, to whom was referred House bill No. 213, entitled "An act authorizing and directing the Commissioner of Public Lands to certify certain tide lands to the Governor for deed and authorizing and directing the Governor to execute and the Secretary of State to attest a deed conveying to the City of Port Townsend certain tide lands for use as, and in connection with its public park, and for no other purposes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.
Amend section 1, line 10 of the printed bill, same being section 1, line 15 of the original bill, strike out the words and figures "ninety-six (96)" and substitute in lieu thereof the words and figures, "sixty-nine (69)."

Section 1, line 12 of the printed bill, same being section 1, line 17 of the original bill, strike out the words and figures "thirty-one (31)" and substitute in lieu thereof the words and figures "thirty (30)."

Section 1, line 13 of the printed bill, same being section 1, line 18 of the original bill, strike out the words and figures "twenty-one (21)" and substitute in lieu thereof the words and figures "fifty-eight (58)."

Section 1, line 18 of the printed bill, same being section 1, line 25 of the original bill, strike out the words and figures "twenty-seven (27)" and substitute in lieu thereof the words and figures "thirty-seven (37)."

Section 1, line 23 of the printed bill, same being section 1, line 31 of the original bill, after the first occurrence of the word "degree" insert the words "and thirty-six minutes."

Section 1, line 23 of the printed bill, same being section 1, line 31 of the original bill, after the figures "(50 deg.)" insert the figures "(36 min.)."

Section 1, lines 23 and 24 of the printed bill, same being section 1, lines 32 and 33 of the original bill, strike out the words and figures "(35)" and substitute in lieu thereof the words and figures "thirty-three (33)."

Section 1, line 24 of the printed bill, same being section 1, line 33 of the original bill, strike out the words and figures "eighty-eight (88)" and substitute in lieu thereof the words and figures "seventy-eight (78)."

Section 1, line 25 of the printed bill, same being section 1, lines 34 and 35 of the original bill, strike out the words and figures "twenty-one (21)" and substitute in lieu thereof the words and figures "fifty-eight (58)."

L. P. Hornberger, Chairman.

We concur in this report: W. M. Beach, D. J. Davis, T. H. Bell, J. W. Coles, Oliver Byerly, Geo. McCoy, J. A. Ulsh, Frank Bradberry.

The bill was read the second time by sections, the committee amendments adopted, and, on motion of Mr. Troy, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 17.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beecle, Bell, Blackmore, Bradberry, Byerly, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (E. C.), Erickson,
Those absent or not voting were: Messrs. Bassett, Cameron, Davis (D. J.), Dickson, Griffin, Hamilton, Hewitt, Jackson (F. C.), McCoy, McDonald, Megler, Peddycord, Stephens (E. M.), Stevenson, Thompson (D. M.), Ulsh, Weber—17.

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

The speaker resumed the chair.

House bill No. 357, authorizing the closing of city offices: The bill was read the second time by sections and, on motion of Mr. Hanson, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and failed to pass the House by the following vote:

Yeaş, 34; nays, 40; absent or not voting, 21.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Byerly, Coles, Davis (E. C.), Freudenberg, Gilbert (E. P.), Gilbert (J. B.), Godman, Gregg, Griffin, Halteman, Hanson, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), King, Kirkpatrick, Long, Lung, McMaster, Madison, Olsen, Ramsay, Reeve, Renick, Sewall, Shultz, Troy, Weir—34.

Those voting nay were: Messrs. Blackmore, Bradberry, Cameron, Carlyon, Connell, Croft, Fancher, Fulton, Glen, Govan, Hamilton, Henderson, Hutchinson, Johnson, Kayser, Klovborg, Lambert, McMorran, McRae, Miller, Morse, Ranck, Reid, Rhodes, Rice, Romaine, Sayer, Sheets, Slayden, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Vergowe, Wade, Whitlow, Mr. Speaker—40.
Those absent or not voting were: Messrs. Bassett, Cloes, Congleton, Davis (D. J.), Dickson, Erickson, Gaches, Hewitt, Hogan, Hornberger, McCoy, McDonald, Megler, Peddycord, Quinnlan, Sherfey, Stephens (E. M.). Strobridge, Thompson (D. M.), Ulsh, Weber—21.

Mr. Tibbetts gave notice that he would call for a reconsideration of House bill No. 357.

REPORTS OF STANDING COMMITTEES.

House bill No. 403: Recommend it do pass as amended.
House bill No. 232: Recommend the substituted bill do pass.
House bill No. 444: Recommend it do pass as amended.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 1, 1907.

Mr. Speaker:

The president has signed House bill No. 292, relating to the construction of armories for the use of the National Guard of Washington; also House bill No. 195, relating to the fees of state and county officers, etc., and the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1907.

Mr. Speaker:

Your Committee on Enrolled Bills to whom was referred House bills Nos. 292 and 195, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted,

E. C. Davis, Chairman.

We concur in this report: G. H. Armstrong, Edmund Rice, C. E. Gaches.

On motion of Mr. Abrams, the House took a recess until 7:30 p. m.
EVENING SESSION.

The speaker called the House to order at 7:30 p. m.

Roll call showed all members present except Messrs. Abrams, Beebe, Bell, Byerly, Coles, Davis (E. C.), Dickson, Gaches, Gilbert (E. P.), Glen, Halteman, Hewitt, Hornberger, Husman, Johnson, Kirkpatrick, McCoy, McDonald, McRae, Ramsay, Reid, Renick, Rhodes, Sheets, Sherfey, Stephens (E. M.), Stevenson, Thompson (D. M.), Ulsh, Weber, Weir.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 20, 1907.

MR. SPEAKER:

We, your Committee on Municipal Corporations other than First Class, to whom was referred House bill No. 178, entitled "An act relating to cities of the second class and providing for the government of such cities, and repealing sections 21 to 91, inclusive, of an act entitled "An act providing for the organization, classification, incorporation and government of municipal corporations, and declaring an emergency," approved March 27, 1890, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Section 15 (Committee amendment):

Amend section 15 by adding at the end of said section the following sentence: "The petition for recall of a councilman, shall be signed by the petitioning electors, only in the office of the city clerk where said petition shall be kept on file for that purpose and all signatures must be appended thereto within an interval of ten days so that no more than ten days shall elapse between the signing of the first and last names to said petition."

JOHN C. HOGAN, Chairman.

We concur in this report: H. B. Madison, Samuel Coles, P. H. Car-lyon.

The bill was read the second time by sections, the committee amendment adopted, and the bill passed to third reading, and ordered engrossed.

Mr. Hogan moved to adjourn.

Mr. Hutchinson moved to amend to adjourn until 9:30 a. m., Saturday.
The amendment was carried.
The motion as amended was carried.

Leo. O. Meigs,  J. A. Falconer,
Chief Clerk.       Speaker.

FORTY-EIGHTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., SATURDAY, MARCH 2, 1907.

The speaker called the House to order at 9:30 a.m.

Roll call showed all members present except Messrs. Abrams, Davis (E. C.), Erickson, Glen, Griffin, Hamilton, Hewitt, Hornberger, Jackson, Lambert, McDonald, Rhodes, Romaine, Sherfey, Slayden, Stephens (E. M.), Thompson (D. M.), and Weber.

Reverend E. L. Swick offered prayer.

On motion of Mr. Kirkpatrick, the reading of the Journal was dispensed with.

REPORTS OF STANDING COMMITTEES.

Amended Senate bill No. 102: Recommend it do pass as amended.

Senate bill No. 140: Recommend it do pass.

House bill No. 134: Recommend it do pass as amended.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, MARCH 1, 1907.

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

Gentlemen—I have this day approved the following bills:

House bill No. 74, entitled "An act providing a method for the assessment and collection of an excise or privilege tax from express companies doing business in this state, and declaring an emergency."
House bill No. 187, entitled "An act to amend sections 3482 and 3483 of Ballinger's Annotated Codes and Statutes of Washington, relating to the trespass of sheep on certain lands, and providing a punishment therefor."

House bill No. 252, entitled "An act to amend section 2 of an act entitled 'An act to declare and regulate the powers, rights and duties of corporations organized to build booms and to catch logs and timber products therein,' approved March 17, 1890."

House bill No. 90, entitled "An act relating to the deposit of public funds in banks by the several county treasurers of this state."

House bill No. 292, entitled "An act relating to the construction of armories for the use of the National Guard of Washington, appropriating money from the military fund therefor, creating a board to superintend the construction thereof, and declaring an emergency."

ALBERT E. MEAD, Governor.

On motion of Mr. Hogan, the House took up consideration of House bill No. 178.

On motion of Mr. Hogan, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Croft, Davis (D. J.), Dickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hanson, Henderson, Hogan, Hurshman, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Trov, Ulsh, Vergowe, Wade, Weir, Mr. Speaker—74.

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

The emergency clause passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 23.

Those voting yea were: Messrs. Armstrong, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Connell, Croft, Davis (D. J.), Dickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hanson, Henderson, Hogan, Hurshman, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Morse, Olsen, Peddy­cord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Mr. Speaker—72.

Those absent or not voting were: Messrs. Abrams, Bassett, Beach, Congleton, Davis (E. C.), Erickson, Griffin, Hamilton, Hewitt, Hornberger, Hutchinson, Jackson (F. C.), Lambert, McDonald, Miller, Rhodes, Rice, Slayden, Stephens (E. M.), Strobridge, Thompson (D. M.), Weber, Whitlow—23.

On motion of Mr. Blackmore, the rules were suspended and the chief clerk instructed to transmit the bill to the Senate immediately.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1907.

Mr. Speaker:

We, your Committee on Labor and Labor Statistics, to whom was referred House bill No. 57, entitled “An act for the protection of life and property against injury resulting from the operation of steam engines and boilers by incompetent engineers and creating a board of examiners; and providing a penalty for violation thereof,” have had the same under consideration, and we respectfully report the same back to the house with the recommendation that it do pass as amended.

In line 2 of the title in the printed bill, being line 2 in the original bill, strike out the words “and portable.”

Committee amendment: Strike all of section 1, and in lieu thereof insert the following:
“Section 1. No person shall have charge of or operate a steam boiler or engine in the State of Washington, except boilers and engines upon locomotives, motor road vehicle, nor to donkey engines used for logging purposes, nor to portable engines of any description, nor to boilers under the jurisdiction of the United States, boilers used exclusively for agricultural purposes, nor to boilers used exclusively for heating purposes which are provided with device limiting the pressure carried to fifteen pounds to the square inch, unless he holds a license as hereinafter provided.”

Committee amendment. Amend section 12 by adding after the word “act” in line 2 of the original bill, being line 2 of the printed bill, the following: “except in case of sickness or other emergency, when the employer may engage temporarily, any competent person for a period not to exceed 15 days.”

EDWARD CROFT, Chairman.

Mr. Klovborg offered the following amendment: Amend by adding after the word vehicle in the third line the letter “s,” and by striking out the words “nor to” where they appear in line 3; also by striking the words “nor to” where they appear twice in line 4, and by striking out the words “nor to” where they appear in line 6, and by striking out the word “any” in line 4 and insert in lieu thereof the word “all,” and by adding the letter “s” after the word “description” in the fourth line.

The amendment was adopted.

Mr. Halteman moved to amend by adding at the end of section 1 the following: “Provided, however, that this act shall not apply to the operation of boilers of a capacity of 20 horsepower or less.”

The amendment was adopted.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Cloes, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and failed to pass the House by the following vote: Ycas, 23; nays, 54; absent or not voting, 18.

Those voting yea were: Messrs. Armstrong, Cloes, Croft, Erickson, Gilbert (E. P.), Glen, Gregg, Halteman, Henderson, Hutchinson, Luxtable, Klovborg, Long, Olsen, Quinlan, Reid,
Sayer, Sewall, Smalley, Stevenson, Taylor, Tibbetts, Vergowe—23.

Those voting nay were: Messrs. Abrams, Beebe, Bell, Blackmore, Bradshberry, Byerly, Cameron, Coles, Congleton, Connell; Davis (D. J.), Dickson, Fancher, Freudenberg, Fulton, Gilbert, Godman, Govan, Hamilton, Hanson, Hogan, Hornberger, Hurshman, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Lambert, McCoy, McMaster, McMorran, McRae, Madison, Megler, Morse, Peddy cord, Ramsay, Ranck, Reeve, Rennie, Romaine, Sheets, Shultz, Strobridge, Thompson (D. M.), Thompson (W. H.), Tonkin, Troy, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—54.

Those absent or not voting were: Messrs. Bassett, Beach, Carlyon, Davis (E. C.), Gaches, Griffin, Hewitt, Jackson (E. C.), Lung, McDonald, Miller, Rhodes, Rice, Sherfey, Slayden, Stephens (E. M.), Stephens (I. N.), Weber—18.

On motion of Mr. Tibbetts, the House took up for consideration House bill No. 357.

On motion of Mr. Reid, the bill was returned to second reading for amendment.

Mr. Fancher moved to amend, in line 2 of the printed bill, strike out all between the words “business” and “one.”

The amendment was lost.

Mr. Tibbetts offered the following amendments: Strike out section 1 of the bill and substitute the following: “The city councils of cities of the first class be, and they are hereby authorized to permit the city officials to close their offices for the transaction of public business, on Saturdays, at 1 o’clock in the afternoon, during the months of July, August and September.” Amend the title as follows: “An act authorizing councils of cities of the first class to permit city officials to close their offices on Saturdays at 1 o’clock in the afternoon during certain months.”

The amendments were adopted.

Mr. Reid moved to amend the amendment to the title by adding “during certain months.”

The amendment was adopted.
The bill was read the second time by sections, and, on motion of Mr. Tibbetts, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 62; nays, 14; absent or not voting, 19.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Bradsberry, Byerly, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Govan, Gregg, Hamilton, Hanson, Hogan, Hornberger, Hurshman, Jackson (H. F.), Kayser, King, Kirkpatrick, Lambert, Lung, McMaster, McMorran, McRae, Madison, Megler, Morse, Olsen, Quinlan, Ramsay, Ranck, Reid, Renick, Romaine, Sayer, Sewall, Shultz, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Mr. Speaker—62.


Those absent or not voting were: Messrs. Bassett, Blackmore, Carlyon, Davis (E. C.), Gilbert (E. P.), Griffin, Halteman, Hewitt, Hutchinson, Huxtable, Jackson (F. C.), McDonald, Miller, Rhodes, Rice, Sherfey, Slayden, Stephens (E. M.), Weber—19.

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

REPORT OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 26, 1907.

MR. SPEAKER:

We, your Committee on Railroads, to whom was referred House bill No. 263, entitled "An act to authorize railway companies to construct, maintain and operate spur tracks and to acquire right of way thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section 1 by inserting the word "public" between the words "operate" and "spur," in line four of the original bill, being line three of the printed bill.
Amend section 1 by striking all of said section after the ";" following the word "connections," in line 14 of the original bill, being line 10 of the printed bill, and inserting in lieu thereof the following: "said spur when constructed to be a public spur for the use of all industries located or thereafter located thereon. Provided, that the right to acquire by condemnation herein granted shall not be exercised over unimproved lands for a greater distance than five miles, or over improved lands for a greater distance than one mile, or over lands within the limits of a municipal corporation for a greater distance than one-fourth of a mile: Provided, further, that this act shall not be construed as limiting the rights granted under the operation of the act of March 28, 1890, relating to the construction of branch lines (Ballinger's Annotated Codes and Statutes, Sec. 4303.)

G. E. DICKSON, Chairman.


Mr. Dickson moved that the word "public" be inserted between the words "operate" and "spur."

The amendment was adopted.

The bill was read the second time by sections, the committee amendments were adopted and, on motion of Mr. Dickson, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 67; nays, 10; absent or not voting, 18.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Byerly, Cameron, Carlyon, Cloes, Congleton, Croft, Davis (D. J.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Hogan, Hornberger, Hurshman, Huxtable, Johnson, King, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Morse, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Reid, Romaine, Sayer, Sewall, Sheets, Shultz, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Mr. Speaker—67.
Those voting nay were: Messrs. Bradsberry, Connell, Grigg, Halteman, Hamilton, Henderson, Hutchinson, Jackson (H. F.), Kayser, Klovborg—10.

Those absent or not voting were: Messrs. Bassett, Coles, Davis (E. C.), Griffin, Hanson, Hewitt, Jackson (F. C.), Kirkpatrick, McDonald, Miller, Renick, Rhodes, Rice, Sherfey, Slayden, Stephens (E. M.), Weber—18.

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

FIRST READING OF SENATE BILLS.

Senate bill No. 162, by Senator Presby: An act granting rights-of-way to irrigation companies, associations and individuals over the lands of the State of Washington, and providing for the appraisement and disposition of the lands included within and used for such right-of-way.

Referred to the Committee on Irrigation and Arid Lands.

Senate bill No. 105, by Senator McGowan (By request): An act for the relief of Andrew Eskkola, and authorizing the commissioner of public lands of the State of Washington to relinquish on behalf of the State of Washington, for the benefit of Andrew Eskkola, the southwest quarter of section six, in township eleven north of range eight west of the Willamette meridian.

Referred to the Committee on State, School and Granted Lands.

Senate bill No. 111, by Senator Graves: An act relating to exemptions and amending section 5412 of Ballinger's Annotated Codes and Statutes of Washington.

Referred to the Committee on Judiciary.

Senate bill No. 223, by Senator McGregor: An act providing for the amendment of section 3 of article XI of the Constitution of the State of Washington relating to county, city and township organization.

Referred to the Committee on Judiciary.
Senate bill No. 89, by Senator Scott: An act relating to procedure in condemnation proceedings to appropriate lands owned by the state, or in which it has an interest.

Referred to the Committee on Judiciary.

Senate bill No. 248, by Senator Pauly: An act authorizing the state board of control to use brick manufactured at the state penitentiary for the construction of buildings at the state penitentiary.

Referred to the Committee on Judiciary.

Senate bill No. 179, by Senator Minkler: An act relating to the alteration, replat or vacation of any townsite, city plat or plats, addition or additions, or parts thereof, and the assessment, collection and payment of any damages connected therewith and amending section 6 of chapter 92 of the Laws of 1903.

Referred to the Committee on Judiciary.

Senate bill No. 183, by Senator Gunn: An act to amend section 55 of an act entitled "An act providing for the use of water for the purposes of irrigation, and providing for the condemnation of the right-of-way for ditches to carry water for such purposes, and declaring an emergency," approved March 4, 1890; (being section 4154 Ballinger's Codes and Statutes of Washington); and to prohibit unjust discrimination in the sale of water from such ditches for purposes of irrigation, and prescribing a penalty therefor.

Referred to the Committee on Irrigation and Arid Lands.

Senate bill No. 266, by Appropriations Committee: An act providing for the distribution and expenditure of moneys received from forest reserves.

Referred to the Committee on Appropriations.

CONFERENCE COMMITTEE.

House bill No. 133. On motion of Mr. Coles, the House refused to concur in the Senate amendments and the speaker appointed the following conference committee: Messrs. Coles, Ulsh and Armstrong.

On motion of Mr. Hornberger, House bills Nos. 33 and 254 were re-referred to the Committee on Appropriations.
MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 2, 1907.

Mr. Speaker:
The Senate has passed Senate bill No. 162, relating to rights-of-way in irrigation districts.
Also Senate bill No. 266, providing for the expenditure of moneys received from forest reserves.
Also Senate bill No. 123, relating to irrigation.
Also Senate bill No. 223, to amend the Constitution relating to township organization.
Also Senate bill No. 105, for the relief of Andrew Eskkola.
Also Senate bill No. 111, relating to exemptions.
Also Senate bill No. 89, relating to procedure in certain condemnation matters.
Also Senate bill No. 248, authorizing the use of brick manufactured in the penitentiary in the construction of buildings at the penitentiary.
Also Senate bill No. 179, relating to the alteration or vacation of town site plats.
Also House bill No. 166, relating to the finances of the State of Washington.
Also House bill No. 145, relating to the spread of contagious diseases among domestic animals.
Also House bill No. 320, appropriating for state road contracts.
Also House bill No. 51, relating to the establishment of public libraries in cities, with the following amendments:
In section 1, line 1, of the printed bill, strike the figures "7739," insert in lieu thereof the figures "981;" in the same line after the word "Ballinger's" insert the word "Annotated," add an "s" to the word "Code" after the word "Codes" insert the following: "and Statutes of Washington."
In section 2, line 1, of the printed bill, strike the figures "7742," insert in lieu thereof the figures "984;" in the same line after the word "Ballinger's" insert the word "Annotated," add an "s" to the word "Code," after the word "Codes" insert the following: "and Statutes of Washington;" in the same section, line 3, strike the word "act," insert in lieu thereof the word "chapter."
Also House bill No. 92, for the prevention of the spread of contagious diseases, with the following amendments:
In section 5, line 13 of the printed bill, strike out the numbers "24" and insert in lieu thereof the numbers "12."
In section 5, in the third from the last line in the engrossed bill strike out the amount "$10.00" and insert in lieu thereof the amount "$25.00."
Also House bill No. 130, relating to the withdrawal of deposits in banks or trust companies with the following amendments:
In the title of the engrossed bill strike out the words "joint account" and insert in lieu thereof the word "bank."

In section 1, line 3 of the printed bill, strike out the words "or payable to either or the survivor" and insert in lieu thereof the words "of such persons."

At the end of section 1 of both the printed bill and of the engrossed bill add the following: "Provided, That this act shall not apply to deposits in excess of three hundred ($300.00) dollars."

Also House bill No. 245, regulating the practice of veterinary surgery, with the following amendments:

Add to section 4 of both the printed and engrossed bills the following: "Provided, That this shall apply also to any member of the medical profession who can certify that he is a graduate of any reputable medical college in the United States, Canada or Great Britain."

In section 5, line 5 of the printed bill, after the word "profession" add the following: "Provided, That the state veterinarian shall, ex-officio, be a member of said board, and when there is a state veterinarian, the governor shall appoint the remaining two members."

In section 15, line 2 of the printed bill, after the word "castrate" insert the words "or spay."

Also House bill No. 185, relating to the issuing of life diplomas for teachers, with the following amendments:

Beginning with the word "and" in the second line of the title of the printed bill, strike the remainder of the title.

Strike all of section 2 of both printed and engrossed bills.

Also House bill No. 186, relating to the government and control of the state's public and educational institutions, with the following amendments:

In section 1, line 14 of the printed bill, after the word "duties," strike the comma and insert a period in lieu thereof and strike out the remainder of that section, which is also the last two lines of the engrossed bill.

In section 2, line 7 of the printed bill, being line 11 of the engrossed bill, after the word "institutions" insert the following: "and shall have the care, custody and control of the State Capitol building and grounds, with power to designate the rooms therein to be occupied by the various state officials."

In section 4, line 11 of the printed bill, being line 17 of the engrossed bill, strike the words "those employed by," insert in lieu thereof the words "employs of."

In section 5, line 13 of the engrossed bill, amend the words and figures "three thousand five hundred ($3500.00)" to read as originally in the printed bill, section 5, line 8, viz., "four thousand ($4000.00)."

Add to section 5 of both the printed and engrossed bills the following: "Provided, That no person shall be eligible to serve as superintendent of either hospital for the insane who has had less than three
years' experience as a practicing physician after receiving his diploma or license."

Also House bill No. 192, to provide for the indeterminate sentence of persons convicted of certain felonies, with the following amendments:

In line 2 of the title of the printed bill, after the word "persons" insert the word "end." In line 2 of said title before the word "board" insert the word "state." In line 3 of said title strike the words "and repealing all acts and parts of acts in conflict herewith."

In section 1, line 2 of the printed bill strike out the words "in the first degree."

In section 1, line 12 of the printed bill, after the word "months" strike the comma and insert the words "nor more than five years."

In section 2, line 1 of the printed bill, before the word "board" insert the word "state."

In section 5, line 8 of the printed bill, strike "with the seal of the penitentiary attached thereto." In line 14 of said section strike the words "also for" and substitute therefor the word "at."

In section 6, line 11 of the printed bill, after the word "secretary" strike the comma and substitute a period therefor. In lines 11 and 14 of said section strike the words "with the seal of the penitentiary, and sent to the judge of the court that sentenced said prisoner to the penitentiary. Said judge shall enter an order for the final discharge of said prisoner from further liability under his sentence."

In section 6, line 14, strike the words "said order shall constitute" and substitute the words "he shall receive." In line 14 and 16 of said section, strike the words "of said prisoner;"

In section 7, line 1 of the printed bill, strike the words "or release." In line 5 of said section, after the word "served" strike the comma and substitute a period and strike the remainder of said section and substitute the following: "If any prisoner while at large upon parole shall commit the crime of treason or murder in the first degree he shall be punished as provided by law and conviction thereof shall terminate his former sentence. Any prisoner who while at large upon parole shall commit any other felony shall upon conviction thereof be sentenced to the penitentiary as provided herein. Such sentence shall not be cumulative but shall be added to his former sentence and commence to be served at the expiration of his former sentence."

In section 8, line 3 of the printed bill, strike the words "in the first degree."

In section 8, line 5 of the printed bill, strike out the word "two" and insert in lieu thereof the word "a." Also strike the letter "s" from the word "terms" in line 6.

Strike section 9 of the printed bill.

And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.
On motion of Mr. Cloes, the House adjourned until 11 a. m.,
Monday, March 5, 1907.

LEO. O. MEIGS,
Chief Clerk.

J. A. FALCONER,
Speaker.

FIFTIETH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Monday, March 4, 1907.

The speaker called the House to order at 11 a. m.

Roll call showed all members present except Messrs. Cloes, Coles, Davis (E. C.), Erickson, Glen, Griffin, Hewitt, Jackson (H. F.), Kirkpatrick, Klovborg, McDonald, Quinlan, Ramsay, Reeve, Reid, Sayer, Sewall, Sheets, Sherfey, Slayden, Stephens (E. M.), Tonkin, Vergowe, Weber and Weir. Messrs. Coles, Hewitt, Jackson (H. F.), and Ramsay were excused.

Rev. Hayes offered prayer.

On motion of Mr. Freudenberg, the reading of the journal was dispensed with.

RESOLUTIONS.

House concurrent resolution No. 20, by the Committee on Rules and Order:

Resolved by the House, the Senate concurring, That no bills be considered on the last day of the session, being the 14th day of March, 1907, excepting such as come up in connection with conference committee reports.

The resolution was adopted.

REPORTS OF STANDING COMMITTEES.

House bill No. 347: Recommend it do pass as amended.
House bill No. 436: Recommend it do pass as amended.
House bill No. 435: Recommend it do pass as amended.
SENATE AMENDMENTS.

House Substitute bill No. 44: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 65; nays, 0; absent or not voting, 30.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Byerly, Cameron, Carlyon, Congleton, Croft, Davis (D. J.), Dickson, Fancher, Freudenberg, Fulton, Gilbert (J. B.), Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Johnson, Kayser, King, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Olsen, Peddycord, Ranck, Renick, Rhodes, Rice, Sewall, Shultz, Smalley, Stephens (I. N.), Stevenson, Strobridge, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Wade, Whitlow, Mr. Speaker—65.

Those absent or not voting were: Messrs. Bradsberry, Coles, Coles, Davis (E. C.), Erickson, Gaches, Gilbert (E. P.), Glen, Griffin, Hewitt, Hogan, Jackson (H. F.), Kirkpatrick, Klovborg, McDonald, Quinlan, Ramsay, Reeve, Reid, Sayer, Sheets, Sherfey, Slayden, Stephens (E. M.), Taylor, Tonkin, Ulsh, Vergowe, Weber, Weir—30.

House bill No. 130: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 55; nays, 5; absent or not voting, 35.

Those voting yea were: Messrs. Armstrong, Bassett, Beebe, Bell, Blackmore, Byerly, Cameron, Carlyon, Congleton, Croft, Davis (D. J.), Dickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Godman, Govan, Gregg. Halteman, Hanson, Henderson, Hornberger, Hurshman, Huxtable, Johnson, Kayser, King, Lung, McCoy, McMaster, Madison, Megler, Miller, Morse, Olsen, Peddycord, Renick, Rhodes, Rice, Romaine, Sewall, Shultz, Smalley, Stephens (I. N.), Stevenson, Strobridge, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Ulsh, Mr. Speaker—55.

Those voting nay were: Messrs. Abrams, McMorran, McRae, Ranck, Whitlow—5.
Those absent or not voting were: Messrs. Beach, Bradsberry, Cloes, Coles, Davis (E. C.), Erickson, Gilbert (E. P.), Glen, Griffin, Hamilton, Hewitt, Hogan, Hutchinson, Jackson (F. C.), Jackson (H. F.), Kirkpatrick, Klovborg, Lambert, Long, McDonald, Quinlan, Ramsay, Reeve, Reid, Sayer, Sherfey, Slayden, Stephens (E. M.), Taylor, Tonkin, Vergowe, Wade, Weber, Weir—35.

House bill No. 51: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 61; nays, 0; absent or not voting, 34.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Byerly, Cameron, Carlyon, Congleton, Connell, Croft, Davis (D. J.), Dickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Godman, Govan, Gregg, Hanson, Henderson, Hogan, Hornberger, Hurshman, Huxtable, Johnson, Kayser, King, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ranck, Renick, Rhodes, Rice, Romaine, Sherfey, Shultz, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Ulsh, Wade, Mr. Speaker—61.

Those absent or not voting were: Messrs. Beebe, Bradsberry, Cloes, Coles, Davis (E. C.), Erickson, Gilbert (E. P.), Glen, Griffin, Halteman, Hamilton, Hewitt, Hutchinson, Jackson (F. C.), Jackson (H. F.), Kirkpatrick, Klovborg, Lambert, McDonald, Quinlan, Ramsay, Reeve, Reid, Sayer, Sewall, Sheets, Slayden, Stephens (E. M.), Strobridge, Tonkin, Vergowe, Weber, Weir, Whitlow—34.

House bill No. 92: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 57; nays, 1; absent or not voting, 37.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Congleton, Connell, Croft, Davis (D. J.), Dickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Godman, Govan, Gregg, Hanson, Henderson, Hornberger, Hursh-
man, Huxtable, Johnson, Kayser, King, Lambert, Lung, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ranck, Renick, Rhodes, Rice, Romaine, Sherfey, Shultz, Smalley, Stevenson, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Ulsh, Mr. Speaker—57.

Those voting nay were: Mr. Hamilton—1.

Those absent or not voting were: Messrs. Beebe, Cloes, Coles, Davis (E. C.), Erickson, Gilbert (E. P.), Glen, Griffin, Halteman, Hewitt, Hogan, Hutchinson, Jackson (F. C.), Jackson (H. F.), Kirkpatrick, Klovborg, Long, McCoy, McDonald, Quinlan, Ramsay, Reeve, Reid, Sayer, Sewall, Sheets, Slayden, Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Tonkin, Vergowe, Wade, Weber, Weir, Whitlow—37.

House bill No. 243: On motion of Mr. Megler, the bill was re-referred to the Committee on Medicine, Surgery, Dentistry and Hygiene.

House bill No. 185: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 60; nays, 2; absent or not voting, 33.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Congleton, Connell, Croft, Davis (D. J.), Dickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Godman, Govan, Greene, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Huxtable, Johnson, Kayser, King, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ranck, Renick, Rhodes, Rice, Romaine, Sherfey, Shultz, Smalley, Stephens (I. N.), Stevenson, Thompson (W. H.), Tibbetts, Troy, Wade, Mr. Speaker—60.

Those voting nay were: Messrs. Beach and Hurshman—2.

Those absent or not voting were: Messrs. Carlyon, Cloes, Coles, Davis (E. C.), Erickson, Gilbert (E. P.), Glen, Griffin, Hewitt, Hutchinson, Jackson (F. C.), Jackson (H. F.), Kirkpatrick, Klovborg, McDonald, Quinlan, Ramsay, Reeve, Reid, Sayer, Sewall, Sheets, Slayden, Stephens (E. M.), Strobridge,
House bill No. 192: On motion of Mr. Godman, the House concurred in the Senate amendments except the amendments to line 2, section 1 and line 3, section 8.

On motion of Mr. Godman, the House refused to concur in the Senate amendments to line 2, section 1 and line 3, section 8, and the speaker appointed the following conference committee: Messrs. Godman, Byerly and Freudenberg.

House bill No. 186: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 60; nays, 3; absent or not voting, 32.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Congleton, Connell, Croft, Davis (D. J.), Dickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Hornberger, Hurshman, Huxtable, Jackson (F. C.), Johnson, King, Lambert, Lang, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ranck, Renick, Rice, Romaine, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Ulsh, Wade, Mr. Speaker—60.

Those voting nay were: Messrs. Henderson, Kayser, Long—3.

Those absent or not voting were: Messrs. Carlyon, Cloes, Coles, Davis (E. C.), Erickson, Gilbert (E. P.), Glen, Griffin, Hewitt, Hogan, Hutchinson, Jackson (H. F.), Kirkpatrick, Klovborg, McCoy, McDonald, Quinlan, Ransay, Reeve, Reid, Rhodes, Sayer, Sewall, Sheets, Stephens (E. M.), Strobridge, Taylor, Tonkin, Vergowe, Weber, Weir, Whitlow—32.

On motion of Mr. Tibbetts the House took a recess until 2 p. m.
AFTERNOON SESSION.

The speaker called the House to order at 2 p. m.

Roll call showed all members present except Messrs. Bassett, Cameron, Carlyon, Gilbert (E. P.), Hewitt, Hornberger, Kirkpatrick, McCoy, McDonald, Peddycord, Ramsay, Reid, Rhodes, Rice, Sayer, Sheets, Sherfey, Stephens (E. M.), Thompson (D. M.), Tonkin and Weber. Messrs. Hewitt and E. M. Stephens were excused.

On motion of Mr. Cloes, House bill No. 489 was indefinitely postponed.

REPORTS OF STANDING COMMITTEES.

House bill No. 245: Recommend it do pass as amended by the Senate.

SENATE AMENDMENTS.

On motion of Mr. Fulton, the House concurred in the Senate amendments to House bill No. 245 and the bill passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 25.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradberry, Byerly, Cloes, Coles, Congleton, Connell, Croft, Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Lambert, Long, Lung, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ranck, Reeve, Renick, Romaine, Sewall, Shultz, Slaydeh, Smalley, Stephens (I. N.), Strobridge, Taylor, Thompson (W. H.), Tibbetts, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—70.

Those absent or not voting were: Messrs. Beebe, Cameron, Carlyon, Davis (D. J.), Davis (E. C.), Gilbert (E. P.), Hewitt, Hornberger, Kirkpatrick, Klovborg, McCoy, McDonald, Peddycord, Ramsay, Reid, Rhodes, Rice, Sayer, Sheets, Sher-
On motion of Mr. Hutchinson, House bill No. 55 was made a special order for 10 a.m. Tuesday.

SECOND READING OF BILLS.

House bill No. 234, authorizing the sale of the Stillaguamish fish hatchery.

The bill was read the second time by sections and, on motion of Mr. Armstrong, the rules were suspended, the second reading was considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 73; nays, 0; absent or not voting, 22.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Long, Lung, McMaster, McMorran, McRae, Madison, Megler, Miller, Olsen, Quinlan, Ranck, Reeve, Renick, Romaine, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Strobridge, Taylor, Thompson (W. H.), Tibbetts, Troy, Ulsh, Vergowe, Wade, Weir, Mr. Speaker—73.

Those absent or not voting were: Messrs. Cameron, Carlyon, Gilbert (E. P.), Hewitt, Hogan, Hornberger, Kirkpatrick, McCoy, McDonald, Peddycord, Ramsay, Reid, Rhodes, Rice, Sayer, Sheets, Stephens (E. M.), Stevenson, Thompson (D. M.), Tonkin, Weber, Whitlow—22.

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

REPORT OF STANDING COMMITTEES.

We, your Committee on Judiciary, to whom was referred House bill No. 336, entitled “An act relating to the selection of jurors in superior
courts of the state and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Strike out section 3; strike out the emergency clause in the title.

GEO. T. REID, Chairman.

The bill was read the second time by sections and, on motion of Mr. Abrams, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 25.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Bradberry, Byerly, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hans...
STATE OF WASHINGTON

Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Olsen, Peddycord, Quinlan, Ranck, Reeve, Renick, Romaine, Sherfey, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Thompson (W. H.), Tibbetts, Troy, Ulsh, Vergowe, Wade, Weir, Mr. Speaker—69.


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

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1907.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 302, entitled "An act creating the office of District Prosecuting Attorneys, providing their powers and duties, fixing their compensation, and declaring an emergency, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

In section 1, line 1 of the printed bill, same being line 2 of original, strike out the words "one county" and insert in lieu thereof the words "two counties."

In section 3, line 2 of printed bill, same being same of original, strike out the word "two" and substitute "three."

Geo. T. Reid, Chairman.

Mr. Ranck moved to amend, after the word "attorney" in line 3, section 1, by inserting the following: "upon request of all the board of county commissioners of all such counties."

The amendment was lost.

Mr. Freudenberg moved to amend by striking out the words "and be in force," from section 14.

The amendment was adopted.
The bill was read the second time by sections and, on motion of Mr. Godman, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and failed to pass the House by the following vote: Yeas, 41; nays, 30; absent or not voting, 24.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Bradsberry, Byerly, Cloes, Coles, Freudenberg, Fulton, Gilbert (J. B.), Gleu, Godman; Govan, Hamilton, Hanson, Henderson, Hutchinson, Huxtable, Johnson, Long, McMaster, McMorran, McRae, Madison, Morse, Quinlan, Rhodes, Romaine, Slayden, Stephens (I. N.), Strobridge, Taylor, Thompson (W. H.), Tibbetts, Troy, Wade, Weir, Whitlow, Mr. Speaker—41.

Those voting nay were: Messrs. Bassett, Blackmore, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Gregg, Halteman, Hurshman, Jackson, (F. C.), Kayser, King, Klovborg, Lambert, Lung, McCoy; Megler, Miller, Olsen, Ranck, Reeve, Sewall, Shultz, Smalley, Stevenson, Thompson (D. M.), Ulsh,—30.

Those absent or not voting were: Messrs. Cameron, Carlyon, Dickson, Gaches, Gilbert (E. P.), Griffin, Hewitt, Hogan, Hornberger, Jackson (H. F.), Kirkpatrick, McDonald, Peddy cord, Ramsay, Reid, Renick, Rice, Sayer, Sheets, Sherfey, Stephens (E. M.), Tonkin, Vergowe, Weber—24.

The speaker called Mr. Beach to the chair.

At the request of Mr. Rhodes, consent being given, the House took up the following order of business:

**INTRODUCTION OF BILLS.**

The following bills were introduced, read first time by title, ordered printed and referred to the committees indicated:

House bill No. 495, by Joint Committee appointed to investigate the Land Office: An act amending section 2134, 2135, 2146 and 2179 of Ballinger's Annotated Codes and Statutes of Washington, and sections 2141, 2142, 2145, 2183 and 2192 of volume three (supplement) of Ballinger's Annotated Codes and Statutes of Washington, relating to the selection, survey,
management, reclamation, lease and disposition of the state's granted, school, tide, oyster and other lands, harbor areas, and to the confirmation and completion of the several grants to the state by the United States; the creation of a board of appraisers and a board of harbor line commissioners, as required by articles 15 and 16 of the State Constitution, to be generally known as the board of state land commissioners; and the defining of their duties.

Referred to the Committee on Rules and Order.

House bill No. 496, by Joint Committee appointed to investigate the Land Office: An act to repeal an act entitled "An act prescribing the ways in which waterways for the uses of navigation may be excavated by private contract, providing for liens upon tide and shore lands belonging to the state, granting rights-of-way across lands belonging to the state," approved March 9, 1893.

Referred to the Committee on Rules and Order.

House bill No. 497, by Joint Committee appointed to investigate the Land Office: An act to amend section 6 of an act entitled "An act creating 'The State Land Commission,' to define the duties and provide for assistance for, and fix the compensation of the commissioner of public lands, and declaring an emergency," approved March 27, 1890, and providing for the giving of a good and sufficient bond by the commissioner of public lands, and by the auditor and cashier of the office of commissioner of public lands, and declaring an emergency.

Referred to the Committee on Rules and Order.

House bill No. 498, by Joint Committee appointed to investigate the Land Office: An act relating to improvements made on state lands, defining the duty of the board of state land commissioners in appraising the same and declaring an emergency.

Referred to the Committee on Rules and Order.

House bill No. 499, by Joint Committee appointed to investigate the Land Office: An act relating to the board of state land commissioners.

Referred to the Committee on Rules and Order.
House bill No. 500, by Mr. McCoy: An act to amend section 3 of an act entitled "An act creating the office of public printer; providing for the appointment thereof and qualifications of said officer; providing for the public printing and binding, fixing the compensation thereof, and declaring an emergency," approved March 11, 1905.

Referred to the Committee on Rules and Orders.

SECOND READING OF BILLS.

House bill No. 461, making appropriation for expenses of State Library.

The bill was read the second time by sections and, on motion of Mr. Megler, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 68; nays, 0; absent or not voting, 27.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Bradsberry, Byerly, Carlyon, Cloes, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Govan, Haltman, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (E. C.), Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Long, Lung, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ranck, Reeve, Renick, Rhodes, Romaine, Sewall, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Troy, Vergowe, Weir, Whitlow, Mr. Speaker—68.

Those absent or not voting were: Messrs. Bassett, Blackburn, Cameron, Coles, Godman, Gregg, Griffin, Hamilton, Hewitt, Hogan, Kirkpatrick, McCoy, McDonald, Peddycoard, Ramsay, Reid, Rice, Sheets, Sherfey, Stephens (E. M.), Strobridge, Thompson (D. M.), Tonkin, Ulsh, Wade, Weber—27.

There being no objections, the title of the bill was ordered to stand as the title of the act.
SPEAKER:

We, your Committee on Judiciary, to whom was referred House bill No. 169, entitled "An act relating to the incorporation of trust companies, defining their powers and duties, and amending chapter 176 of the Session Laws of 1903, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section 1, paragraph (19) by adding the following after the word "Washington," "Provided further, That no trust company engaged in the business of banking shall be permitted to do any of the acts mentioned in this subdivision."

Strike out section 2.

GEO. T. REID, Chairman.

The speaker resumed the chair.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Strobridge, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 69; nays, 1; absent or not voting, 25.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Bell, Blackmore, Byerly, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Henderson, Hogan, Horsberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Lang, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ranck, Reeve, Renick, Rhodes, Sewall, Sherfey, Shultz, Slayden, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Troy, Ulsh, Vergowe, Wade, Whitlow, Mr. Speaker—69.

Those voting nay were: Mr. Smalley—1.

Those absent or not voting were: Messrs. Abrams, Bassett, Bradberry, Cameron, Dickson, Fulton, Gilbert (E. P.), Griffin, Hanson, Hewitt, Kirkpatrick, Long, McDonald, Peddycord,

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

House of Representatives, Olympia, Wash., February 26, 1907.

Mr. Speaker:

We, your Committee on State, School and Granted Lands, to whom was referred House bill No. 366, entitled "An act amending section 8174 of Pierce's Washington Code relating to the time, method and place of sales of state, school and granted lands, materials thereon, and leases thereof, and regulating the manner in which other public lands and leases shall be sold, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendments: Amend in the title in line 2 of the printed bill, same being line 3 of the original bill, by inserting after the word "material," the words "and timber."

Amend section 1 by striking out in line 9 of the printed bill, same being line 11 of the original bill, the words "nearest to the land to be sold."

Also amend in line 26 of the printed bill, same being line 33 of the original bill, strike out all of the words after the word "state" down to and including the word "resides" and insert in lieu thereof the words "one hundred copies thereof and."

Also amend in line 31 of the printed bill, same being line 39 and 40 of the original bill, strike out the words "a sufficient number" and substitute in lieu thereof the words "five hundred copies." Amend in line 31 of the printed bill, same being line 40 of the original bill, strike out all of the words after the word "forth" down to and including the word "state" in line 34 of the printed bill, same being line 43 of the original bill.

L. P. Hornberger, Chairman.

We concur in this report: Geo. McCoy, F. Bradsberry.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. McCoy, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 63; nays, 4; absent or not voting, 28.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson,
Fancher, Freundenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Kayser, King, Klovborg, Lambert, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ranck, Reeve, Rhodes, Romaine, Sewall, Sherfey, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Vergowe—63.

Those voting nay were: Messrs. Henderson, Strobridge, Wade, Mr. Speaker—4.

Those absent or not voting were: Messrs. Abrams, Bradberry, Byerly, Cameron, Gilbert (E. P.), Griffin, Hanson, Hewitt, Jackson (F. C.), Johnson, Kirkpatrick, Long, McDonald, Peddy cord, Ramsay, Reid, Renick, Rice, Sayer, Sheets, Shultz, Slayden, Stephens (E. M.), Tonkin, Ulsh, Weber, Weir, Whitlow—28.

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

House bill No. 374, for the relief of R. Stevenson.

The bill was read the second time by sections and, on motion of Mr. D. M. Thompson, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 25.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Blackmore, Byerly, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freundenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Kayser, King, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Ranck, Reeve, Renick, Rhodes, Sewall, Sherfey, Shultz, Slayden, Smalley, Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Vergowe, Whitlow, Mr. Speaker—70.

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Those absent or not voting were: Messrs. Bradsberry, Cameron, Gilbert (E. P.), Griffin, Hanson, Hewitt, Jackson (F. C.) Johnson, Kirkpatrick, McDonald, Peddy cord, Quinlan, Ramsay, Reeve, Reid, Rice, Romaine, Sayer, Sheets, Stephens (E. M.), Tonkin, Ulsh, Wade, Weber, Weir—25.

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

House bill No. 254, for the relief of P. C. Hanson.

Mr. Hutchinson moved to amend by adding “C” after the capital “P” in the bill and in the title.

The amendment was carried.

The bill was read the second time by sections, and, on motion of Mr. Hutchinson, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 63; nays, 1; absent or not voting, 31.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Byerly, Carlyon, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Faucher, Freudenberg, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Henderson, Hogan, Hornberger, Hurlshman, Hutchinson, Huxttable, Jackson (F. C.), Jackson (H. F.), King, Long, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Ranck, Reeve, Renick, Rhodes, Romaine, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. II.), Tibbetts, Troy, Vergowe, Whitlow, Mr. Speaker—63.

Those voting nay were: Mr. Fulton—1.

Those absent or not voting were: Messrs. Bradsberry, Cameron, Cloes, Connell, Gilbert (E. P.), Griffin, Hanson, Hewitt, Johnson, Kayser, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McDonald, Peddy cord, Quinlan, Ramsay, Reid, Rice, Sayer, Sewall, Sheets, Stephens (E. M.), Strobridge, Tonkin, Ulsh, Wade, Weber, Weir—31.

There being no objections, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Megler, House bill No. 232 was passed to retain its place on the calendar.

House bill No. 257, for the relief of G. B. J. Ordal.

The bill was read the second time by sections and, on motion of Mr. Beach, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 68; nays, 0; absent or not voting, 27.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Byerly, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), King, Klovborg, Long, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Ranck, Reeve, Renick, Romaine, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Vergowe, Wade, Whitlow, Mr. Speaker—68.

Those absent or not voting were: Messrs. Beebe, Bradberry, Cameron, Gilbert (E. P.), Griffin, Hewitt, Johnson, Kayser, Kirkpatrick, Lambert, Lung, McCoy, McDonald, Olsen, Peddy cord, Quinlan, Ramsay, Reid, Rice, Sayer, Sheets, Stephens (E. M.), Strobridge, Tonkin, Ulsh, Weber, Weir—27.

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

House bill No. 471, relating to public printing in counties.

The bill was read the second time by sections and, on motion of Mr. Dickson, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 67; nays, 0; absent or not voting, 28.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Byerly, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dick-
son, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), King, Klovberg, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Peddycord, Ranck, Renick, Rhodes, Romaine, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Vergowe, Wade, Whitlow, Mr. Speaker—67.

Those absent or not voting were: Messrs. Beebe, Bradberry, Cameron, Gilbert (E. P.), Griffin, Hewitt, Johnson, Kayser, Kirkpatrick, Lambert, Long, Lung, McCoy, McDonald, Olsen, Quinlan, Ramsay, Reeve, Reid, Rice, Sayer, Sheets, Stephens (E. M.), Strobridge, Tonkin, Ulsh, Weber, Weir—28.

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

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
Olympia, Wash., March 4, 1907.

Mr. Speaker:

The Senate has passed Senate bill No. 25, entitled “An act relating to Express companies;

Also Senate bill No. 240, to enable counties, cities or towns to validate certain warrant indebtedness;

Also Senate bill No. 139, creating a State Highway Board;

Also Senate bill No. 28, amending the law relating to elections;

Also Senate bill No. 195, to prevent unauthorized persons from wearing certain fraternal emblems;

Also Senate bill No. 228, granting right-of-way to the United States for the Lake Washington canal.

And the same are herewith transmitted.

The Senate has indefinitely postponed House bill No. 175, relating to elections.

The Senate has reconsidered the vote by which House bill No. 65, relating to delinquent children was indefinitely postponed.

The Senate has reconsidered the vote by which House bill No. 131, creating a Commission to recodify the code of public instruction, was indefinitely postponed.

The president has signed Senate bill No. 213, entitled “An act amending section 3 of an act entitled ‘An act providing for the regulation and selection of jurors in the superior courts and providing for the appointment of jury commissioners,’ etc., etc.”
Senation bill No. 27, relating to the relief of Soldiers, Sailors and Marines;
Also Senate bill No. 145, relating to a system of checking the accounts of various county officers;
Also Senate bill No. 68, relating to holidays in public schools;
Also Senate bill No. 161, relating to the assessment and taxation of property and amending Article VII of the constitution of the State of Washington;
Also Senate bill No. 136, authorizing the levy of a tax for improving rivers and streams;
Also Senate bill No. 4, relating to the issuance of teachers' certificates;
Also Senate bill No. 50, relating to the competency of witnesses;
Also Senate bill No. 97, relating to the salaries of judges of the Supreme and Superior Courts;
Also Senate bill No. 132, providing for the establishment and creation of drainage districts;
Also Senate bill No. 61, authorizing the assessment of county or state lands within the limits of incorporated cities or towns.
And the same are herewith transmitted.
The Senate has passed Senate bill No. 180, entitled "An act regulating steam vessels and boats operated by machinery within the jurisdiction of this state."
And the same is herewith transmitted.
The Senate has passed Senate bill No. 156, entitled "An act relating to the superior courts of the state," and the same is herewith transmitted.
The Senate has reconsidered the vote by which House bill No. 175 was indefinitely postponed.
The president has appointed Senators Booth, Metcalf and Condon as a conference committee on House bill No. 133.
The president has appointed Senators Graves, Nichols and Brown as a conference committee on House bill No. 192.
The Senate has passed Senate bill No. 245, entitled "An act relating to premium stamps commonly called trading stamps, tickets or rebate checks, ticket, coupon or other similiar device, and to provide a penalty for violation thereof."
And the same is herewith transmitted.

J. W. Lyons, Secretary of the Senate.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 300, 373, 468, 345, 467, 201, 176, 213, 469, 242, have compared same with the original bills and find them correctly engrossed.
Respectfully submitted.

H. D. Taylor, Chairman.

We concur in this report: H. B. Madison, A. M. Sewall, Howard G. Hanson.
The speaker signed Senate bills Nos. 213, 27, 145, 68, 161, 136, 4, 50, 97, 132 and 61.

FIRST READING OF SENATE BILLS.

Senate bill No. 25, by Senator Cotterill: An act relating to express companies, providing for delivery within the limits of incorporated cities or towns, and fixing penalty for the violation thereof.

Referred to the Committee on Judiciary.

Senate bill No. 240, by Senator Summer: An act to enable counties, cities and towns to validate certain warrants and other obligations and evidences of indebtedness on the part of such counties, cities and towns, issued by the corporate authorities thereof in excess of their legal authority, and declaring an emergency.

Referred to the Committee on Judiciary.

Senate bill No. 139, by Senator Reed: An act creating a state highway board and the office of state highway commissioner, fixing his compensation, prescribing their duties and providing for the survey, establishment, construction, maintenance and repair of state highways, and providing for the expenditure of moneys appropriated by the state or counties for the survey, establishment, construction, building, maintenance and repair of state highways, and making an appropriation therefor, and repealing sections 1, 2, 3, 4, 5, 6, 7 and 8 of chapter 174, Session Laws 1905, approved March 13, 1905, and declaring an emergency.

Referred to the Committee on Roads and Bridges.

Senate bill No. 28, by Senator Cotterill. An act relating to elections and amending section 1394 of Ballinger’s Annotated Codes and Statutes of Washington.

Referred to the Committee on Privileges and Elections.

Senate bill No. 195, by Senator Reed: An act to prevent unauthorized persons from using or wearing any emblem, badge, button, token or insignia of any fraternal, secret or beneficiary or order of the Grand Army of the Republic or Spanish-
American War Veterans and amending section 7440 of Ballinger's Annotated Codes and Statutes of Washington.

Referred to the Committee on Judiciary.

Senate bill No. 228, by Senator Cotterill: An act granting to the United States of America a right-of-way for Lake Washington canal in King county through lands and shore lands belonging to the State of Washington or the University of Washington, and declaring an emergency.

Referred to the Committee on Judiciary.

Senate bill No. 180, by Senator Cotterill: An act regulating steam vessels, and vessels or boats operated by machinery navigating the waters within the jurisdiction of this state, excepting vessels which are subject to inspection under the laws of the United States, and providing penalties for the violation thereof.

Referred to the Committee on Commerce and Manufacture.

Senate bill No. 156, by Senator Presby: An act relating to the superior courts of Skamania and Klickitat counties, providing for the appointment and subsequent election of a judge therein, and declaring an emergency.

Referred to the Committee on Judiciary.

Senate bill No. 245, by Senator Scott: An act relating to premium stamps, commonly called trading stamps, cash discount stamps, ticket or rebate check, ticket, coupon or other similar device, and to provide a penalty for any violation of this act.

Referred to the Committee on Judiciary.

The House adjourned.

LEO. O. MEIGS,  
Chief Clerk.  

J. A. FALCONER,  
Speaker.
HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Tuesday, March 5, 1907.

The speaker called the House to order at 10 a.m.
Roll call showed all members present except Messrs. Abrams, Byerly, Cameron, Gilbert (E. P.), Hewitt, Kirkpatrick, McDonald, Ramsay, Reid, Stephens (E. M.), and Weber.

REPORTS OF STANDING COMMITTEES.

House bill No. 182: Recommend it be indefinitely postponed.
The report of the committee was adopted.
Senate bill No. 180: Recommend it do pass as amended.
House bill No. 231: Majority report recommends it do pass as amended. Minority report recommend it be indefinitely postponed.
Senate bill No. 223: Recommend it be indefinitely postponed.
The report of the committee was adopted.
Senate bill No. 221: Recommend it do pass as amended.
House bill No. 434: Recommend it be indefinitely postponed.
The report of the committee was adopted.
House bill No. 56: Portion recommend it do pass; portion recommend it do pass as amended.
House bill No. 18: Recommend it do pass.
House bill No. 230: Recommend it be indefinitely postponed.
The report of the committee was adopted.
House bill No. 170: Recommend it do pass.
MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, March 4, 1907.

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

GENTLEMEN—Under date of March 2, 1907, I have approved House bill No. 195, entitled "An act in relation to the fees of state and county officers, witnesses and jurors, and repealing an act entitled 'An act in relation to the fees of state and county officers, witnesses and jurors, and amending section 2086 of the Code of Washington of 1881, same being approved March 15, 1893, approved March 16, 1903."

ALBERT E. MEAD, Governor.

Governor's message transmitting list of pardons, commutations, reprieves and remissions of fines granted during present administration was received and placed on file.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 26, 1907.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House engrossed bill No. 55, entitled "An act authorizing and directing a numerical index of the records of the office of county auditors," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section 1, line 2 of the engrossed bill by striking out the following: "when directed by the board of county commissioners so to do," and insert in lieu thereof the following: "which now has or may hereafter acquire indices similar to the forms prescribed in section one of this act."

Strike out all of present section 3 and insert in lieu thereof the following:

"Sec. 3. Nothing in this act shall authorize any county to install indices as provided for in section one of this act except the county commissioners of any county may at their option accept a set of such indices as a gift or by way of devise, provided said set of indices have been brought down to date at the time said indices are offered to said county."

GEO. T. REID, Chairman.

The bill was read the second time, the committee amendments were adopted and, on motion of Mr. Rhodes, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and failed to
pass by the following vote: Yeas, 43; nays, 43; absent or not voting, 9.


Those voting nay were: Messrs. Abrams, Armstrong, Beach, Bell, Blackmore, Bradberry, Cloes, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Fulton, Gilbert (J. B.), Govan, Hornberger, Hurshman, Johnson, King, Lambert, McCoy, McMorran, McRae, Megler, Miller, Morse, Olsen, Quinlan, Ranck, Reeve, Rice, Romaine, Sayer, Shultz, Smalley, Stephens (E. M.), Stevenson, Strobridge, Thompson (W. H.), Troy, Ulsh, Whitlow, Mr. Speaker—43.

Those absent or not voting were: Messrs. Beebe, Byerly, Cameron, Carlyon, Gilbert (E. P.), Hewitt, McDonald, Renick, Weber—9.

Mr. Reid gave notice that he would move on March 6th to amend House rule No. 18, to limit the time of debate to five minutes.

Amended House bill No. 232, relating to taking food fishes.

Mr. Shultz moved to amend section 2, line 15 of the printed bill, by striking out the words "at least" and inserting the words "not more than."

The amendment was adopted.

Mr. Megler moved to amend section 4, line 2 of the printed bill, by inserting after the word "tributaries" the words "to fish for salmon."

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Megler, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on
final passage and passed the House by the following vote: Yeas, 61; nays, 26; absent or not voting, 18.

Those voting yea were: Messrs. Abrams, Bassett, Beach, Beebe, Bell, Blackmore, Carlyon, Cloes, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gilbert (J. B.), Glen, Godman, Govan, Henderson, Hogan, Hornberger, Hutchinson, Jackson (H. F.), Johnson, Kayser, King, Lambert, Long, Lung, McCoy, McMorran, McRae, Megler, Morse, Olsen, Peddycord, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Troy, Vergowe, Wade, Whitlow, Mr. Speaker—61.

Those voting nay were: Messrs. Armstrong, Bradsberry, Congleton, Gaches, Gregg, Griffin, Hamilton, Hurshman, Jackson (F. C.), Kirkpatrick, Klovborg, McMaster, Madison, Quinlan, Sayer, Tonkin—16.

Those absent or not voting were: Messrs. Byerly, Cameron, Dickson, Gilbert (E. P.), Halteman, Hanson, Hewitt, Huxtable, McDonald, Miller, Rhodes, Rice, Stephens (E. M.), Strobridge, Thompson (D. M.), Ulsh, Weber, Weir—18.

The emergency clause passed the House by the following vote: Yeas, 70; nays, 3; absent or not voting, 22.

Those voting yea were: Messrs. Abrams, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Godman, Govan, Griffin, Halteman, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Lambert, Lung, McCoy, McMaster, McMorran, Megler, Miller, Morse, Olsen, Peddycord, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Sheets, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Weir, Whitlow, Mr. Speaker—70.
Those voting nay were: Messrs. Armstrong, Klovborg, Madison—3.
Those absent or not voting were: Messrs. Byerly, Cameron, Davis (E. C.), Dickson, Gilbert (E. P.), Glen, Gregg, Hamilton, Hewitt, Huxtable, Long, McDonald, McRae, Quinlan, Ramsay, Rhodes, Rice, Sherfey, Stephens (E. M.), Ulsh, Wade, Weber—22.

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

On motion of Mr. Hutchinson, House bill No. 33 was passed, to retain its place on the calendar.

REPORT OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 26, 1907.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred House bill No. 347, entitled "An act for the relief of Skamania county and making an appropriation," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment: Amend section 1 as follows: In lines 1 and 2 of the original bill, the same being in line 1 of the printed bill; strike out the words "hereby appropriated out of the state treasury," and insert in lieu thereof the words "due to Skamania county, Washington."

In line 3 of the original bill, being line 2 of the printed bill, strike out the words "for the relief of Skamania county, Washington."

In line 4 of the original bill, being line 3 of the printed bill, strike out the words "paid into the state treasury by" and insert in lieu thereof the word "charged against."

In line 4 of the original bill, being line 3 of the printed bill, between the words "for" and "taxes" insert the word "state."

Committee amendment: Amend section 2 as follows: In lines 1 and 2 of the original bill, being in line 1 of the printed bill, strike out the words "draw a warrant in favor of" and insert in lieu thereof the words "credit said."

Strike out all of section 2 after the figures "($650.17)" and insert in lieu thereof the following: "for said year of 1904 as follows: General fund, $216.72; school fund, $423.60; and military fund, $9.85."

Committee amendment: Amend title by striking out the words "and making an appropriation."

D. M. THOMPSON, Chairman.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. D. M. Thompson,
the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 18.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradberry, Carlyon, Coles, Congleton Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ramsay, Ranck, Reeve, Reid, Renick, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—77.

Those absent or not voting were: Messrs. Beebe, Byerly, Cameron, Cloes, Dickson, Gilbert (E. P.), Halteman, Hamilton, Hewitt, Kirkpatrick, Long, McDonald, Quinlan, Rhodes, Stephens (E. M.), Strobridge, Ulsh, Weber—18.

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

The speaker signed House bills Nos. 97, 14, 145, 320, 278 and 166.

House bill No. 388, relating to the sale of intoxicating liquors.

Mr. Bassett moved to amend section 2 of the printed bill by inserting in line 3, after the word "liquor," the following: "the said county, city or town shall pay to the state from the amount charged for such license the sum of $100 and," and by striking from line 4 of said section 2 the words "collect such annual license fee and."

The amendment was adopted.

The bill was read the second time by sections, the committee amendments adopted and the bill passed to third reading.
Senate bill No. 181. On motion of Mr. Reid, the House receded from the House amendments to the bill and it passed the House by the following vote: Yeas, 67; nays, 16; absent or not voting, 12.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Carlyon, Cloes, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Gregg, Griffin, Hanson, Hogan, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Lambert, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ramsay, Reid, Renick, Rice, Romaine, Sayer, Sewall, Sheets, Shultz, Slayden, Smalley, Strobridge, Taylor, Thompson (D. M.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Mr. Speaker—67.


Those absent or not voting were: Messrs. Cameron, Gilbert (E. P.), Hewitt, Hornberger, McDonald, Quinlan, Rhodes, Stephens (E. M.), Stevenson, Ulsh, Weber, Weir—12.

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

Senate bill No. 48: On motion of Mr. Reid, the House refused to recede from the House amendments and the speaker appointed the following conference committee: Messrs. Sheets, W. H. Thompson and Godman.

House bill No. 430, relating to pollution of public water supplies.

The bill was read the second time by sections and, on motion of Mr. Fulton, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 17.
Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Carl­
yon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.),
Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton,
Gaches, Gilbert (J. B.), Godman, Govan, Griffin, Halteman,
Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman,
Hutchinson, Jackson (F. C.), Johnson, Kayser, King,
Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMas­
ter, McMorran, McRae, Madison, Megler, Miller, Morse, Ol­
sen, Ramsay, Ranck, Reeve, Reid, Renick, Rice, Romaine,
Sayer, Sewall, Sheets, Sherfey, Shultz, Smalley, Stephens (I.
N.), Stevenson, Strobridge, Taylor, Thompson (D. M.),
Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade,
Whitlow, Mr. Speaker—78.

Those absent or not voting were: Messrs. Cameron, Dick­
son, Gilbert (E. P.), Glen, Gregg, Hewitt, Huxtable, Jackson
(H. F.), McDonald, Peddycord, Quinlan, Rhodes, Slayden,

The emergency clause passed the House by the following
vote: Yeas, 79; nays, 0; absent or not voting, 16.

Those voting yea were: Messrs. Abrams, Armstrong, Bas­
sett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cloes,
Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.),
Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J.
B.), Godman, Govan, Griffin, Halteman, Hamilton, Hanson,
Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Jack­
son (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirk­
patrick, Klovborg, Lambert, Long, Lung, McCoy, McMas­
ter, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen,
Ramsay, Ranck, Reeve, Reid, Renick, Rice, Romaine, Sayer,
Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I.
N.), Stevenson, Strobridge, Taylor, Thompson (D. M.),
Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade,
Whitlow, Mr. Speaker—79.

Those absent or not voting were: Messrs. Cameron, Car­
lyon, Dickson, Gilbert (E. P.), Glen, Gregg, Hewitt, Huxtable,

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

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 5, 1907.

MR. SPEAKER:

The Senate has passed Senate bill No. 246, entitled "An act to prevent the sale of certain school lands without the consent of the boards of regents, etc.

Also Senate bill No. 142, relating to the dissolution of drainage districts.

Also Senate bill No. 293, requiring railroads to equip flat cars with stakes, rails, etc.

Also Senate bill No. 201, giving cities the power to buy public lands for water sheds.

Also Senate bill No. 23, relating to court commissioners.

Also Senate bill No. 79, relating to inspectors and other election officers.

Also Senate bill No. 263, to provide for granting temporary certificates by county superintendents.

Also Senate bill 212, relating to actions for collection of certain special assessments.

Also House bill No. 70, relating to fees of justices of the peace.

Also House bill No. 253, relating to meeting places of stockholders of corporations.

Also House bill No. 256, providing for the assessment of property of telegraph companies.

Also House bill No. 119, amending the Code of Public Instruction, with the following amendments:

Strike the title of the printed bill and substitute the following: "An act relating to the issuance of bonds by school districts, and amending sections 117, 119 and 121 of chapter CXVIII of the Session Laws of 1897."

In line 1, section 1 of the printed bill, strike the words "said code" and substitute therefor the words "chapter CXVIII of the Session Laws of 1897."

In line 1, section 2 of the printed bill, strike the words "said Code of Public Instruction" and substitute therefor the words "chapter CXVIII of the Session Laws of 1897."

In line 1, section 3 of the printed bill, strike the words "one hundred and twenty-one (121)" and substitute therefor the words and figures "121 of chapter CXVIII of the Session Laws of 1897."

Strike section 4 of the printed bill.
Also House bill No. 162, to regulate the employment of child labor, with the following amendments:

Amend section 1 of the printed bill by striking out all that part of the section after the word "parent" where it occurs in line 9 of said section and insert the following:

"And provided further, that the judge of the juvenile court may issue permits for the employment of any male child over fourteen years of age, as messengers by telegraph, telephone and messenger companies, subject to such limitations and conditions as may be imposed by said court. All permits herein provided for shall be revocable at the discretion of the judge by whom issued.

In line 9 of section 1 of the printed bill, strike the word "invalid."

Also House bill No. 293, to amend the Military Code of the State of Washington, with the following amendments:

Strike the title of the printed bill and substitute the following therefor: "An act relating to the enrollment of the militia, the organization, maintenance and discipline of the National Guard of Washington, providing for the public defense, amending sections 31, 42, 45, 87, 89 and 176 of chapter CVIII of the Session Laws of 1895, repealing section 16 of chapter 155 of the Session Laws of 1903, and declaring an emergency.

In lines 1 to 4, section 1 of the printed bill, strike the words "an act entitled 'An act to provide for the enrollment of the militia, for the organization, maintenance and discipline of the National Guard of the State of Washington and for the public defense, and entitled the "Military Code" and to repeal existing laws, approved March 19, 1895," and substitute therefor the words "chapter CVIII of the Session Laws of 1895."

In lines 1 to 4, section 2 of the printed bill, strike the words "an act entitled 'An act to provide for the enrollment of the militia, for the organization, maintenance and discipline of the National Guard of the State of Washington, and for the public defense, and entitled the "Military Code" and to repeal existing laws,' approved March 19, 1895," and substitute therefor the words "chapter CVIII of the Session Laws of 1895."

In section 3 of the printed bill, beginning with the figure "5" strike all the remainder of line 1, strike all of lines 2 to 9 inclusive, and in line 10 the words "approved March 16, 1903," and substitute therefor the words and figures "42 of chapter CVIII of the Session Laws of 1895."

In line 10 of said section strike the figure "5" and substitute the figures "42" therefor.

Make section 3 of the printed bill section 2 and section 2 section 3.

In line 1, section 4 of the printed bill, strike the words and figures "12 of said act of March 16, 1903," and substitute therefor the words and figures "87 of chapter CVIII of the Session Laws of 1895." In line
2 of said section strike the figures "12" and substitute the figures "87" therefor.

In line 1, section 5 of the printed bill, strike the words and figures "13 of said act of March 16, 1903," and substitute therefor the words and figures "89 of chapter CVIII of the Session Laws of 1895." In line 2 of said section strike the figures "13" and substitute the figures "89" therefor.

In line 1, section 6 of the printed bill, strike the words "said act of March 16, 1903, be" and substitute therefor the words "chapter 155 of the Session Laws of 1903 is hereby."

In line 1, section 7 of the printed bill, strike the words and figures, "18 of said act of March 16, 1903," and substitute therefor the words and figures "176 of chapter CVIII of the Session Laws of 1895." In line 2 of said section strike the figures "18" and substitute the figures "176" therefor.

In section 7, line 3 of the printed bill, after the word "of" insert the words "not to exceed."

Also House bill No. 243, to amend the Code of Public Instruction, with the following amendments:

Strike the title of the printed bill and substitute the following:
"An act relating to the levying of taxes for school purposes, and amending section 111 of chapter 118 of the Session Laws of 1897."

In lines 1 to 5 of the printed bill, strike the words and figures "of the Code of Public Instruction, approved March 19, 1897, as amended by an act entitled 'An act to amend an act entitled and cited as the Code of Public Instruction of the State of Washington, amending sections 5, 6, 9, 10, 22, 24, 37, 38, 39, 40, 71, 105, 106, 107, 108, 111, 112, 140, 156, and 177 of said act, approved March 19, 1897,' be, and the same is hereby' and substitute therefor the words "of chapter 118 of the Session Laws of 1897 is."

Also House bill No. 223, to prevent and punish family desertion, with the following amendment:

In line 7 of section 1 of the printed bill, after the words, "county jail" strike out the words "at hard labor."

Also House bill No. 3, relating to approval and filing of real estate plats and additions, with the following amendments:

Strike the title of the printed bill and substitute the following:
"An act relating to the filing and approval of plats of additions to certain cities."

Strike section 1 of the printed bill and substitute the following:
"Section 1. No plat of an addition to a city of the first or second class or other city having a special charter, with sufficient population to authorize it to reincorporate under the general incorporation laws as a city of the first or second class, shall be filed, accepted or approved unless a plat or plats of ground not less in area than one-tenth of the area of the blocks therein platted, exclusive of the lands set apart for streets and alleys be dedicated to the public for use as a park or com-
mon or for parks or commons and placed under the control of the city authorities for such use forever."

Also House bill No. 208, relating to revenue and taxation, with the following amendment: "Amend the title to make it read, 'An act relating to the assessment and taxation of property.'"

Also House concurrent resolution No. 20, relating to the consideration of bills on the last day of the session, with the following amendment: Amend the resolution to read as follows:

"Resolved, by the House, the Senate concurring, That no bills be considered after 12 o'clock noon on the last day of the session, being the 14th day of March, 1907, excepting such as come up in connection with conference committee reports."

And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

SENATE CHAMBER,
OLYMPIA, WASH., March 5, 1907.

Mr. Speaker:

The president has signed House bill No. 97, an act providing for the amendment of the Constitution relative to the exercise of eminent domain.

Also House bill No. 14, amending an act relative to assessments for local improvements.

Also House bill No. 145, repealing an act for the prevention of the spread of infectious diseases among cattle.

Also House bill No. 320, making an appropriation to complete contracts now in force on state roads.

Also House bill No. 278, authorizing cities to construct and maintain dikes.

Also House bill No. 166, relative to the finances of the State of Washington.

And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 5, 1907.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 145, 14, 278, 320, 166 and 97, have compared the same with the engrossed bills and find them correctly enrolled.

Respectfully submitted,

E. C. Davis, Chairman.

We concur in this report: Edmund Rice, James J. Glen, G. H. Armstrong.
REPORT OF COMMITTEE ON ENGROSSED BILLS.

House of Representatives,
Olympia, Wash., March 5, 1907.

Mr. Speaker:

Your Committee on Engrossed Bills to whom was referred House bills No. 169, 263 and 357, have compared the same with the original bills and find them correctly engrossed.

Respectfully submitted,

H. D. Taylor, Chairman.

We concur in this report: H. B. Madison, A. H. Gregg, A. M. Sewall, Howard A. Hanson.

The House took a recess until 2 p. m.

AFTERNOON SESSION.

The speaker called the House to order at 2 p. m.

Roll call showed all the members present except Messrs. Cameron, Gilbert (E. P.), Hewitt, Johnson, McDonald, Sherfey, Thompson (D. M.), and Weber. Mr. Hewitt was excused.

PETITIONS.

A protest against the passage of a law reducing the number of osteopath practitioners was received and referred to the Committee on Medicine, Surgery, Dentistry and Hygiene.

RECONSIDERATION.

Mr. Sherfey moved to reconsider the vote indefinitely postponing Senate bill No. 223.

Mr. Sayer moved to reconsider the vote indefinitely postponing House bill No. 182.

The motion was lost.

The motion was carried and the bill placed on the calendar.

Mr. Abrams moved that the rules be suspended to allow him to introduce a memorial.

The motion was carried.

House memorial No. 7, by Mr. Abrams: Referred to the Committee on Rules and Order.
On motion of Mr. Peddycord, the House took up the following order of business:

THIRD READING OF BILLS.

House bill No. 335, regarding the safety of employees and passengers on railroads.

On motion of Mr. Peddycord, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 65; nays, 18; absent or not voting, 12.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Carleton, Coles, Connell, Davis (D. J.), Davis (E. C.), Dickson, Fancher, Frendenberg, Fulton, Gaches, Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Lambert, Long, McCoy, McMaster, McMorran, McRae, Morse, Peddycord, Ranck, Reeve, Renick, Rhodes, Romaine, Sayer, Sewall, Sherfey, Shultz, Smalley, Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Whitlow—65.

Those voting nay were: Messrs. Bell, Congleton, Croft, Gilbert (J. B.), Griffin, Kayser, Lung, Madison, Megler, Miller, Olsen, Ramsay, Reid, Rice, Sheets, Stephens (E. M.), Stevenson, Mr. Speaker—18.

Those absent or not voting were: Messrs. Cameron, Cloes, Erickson, Gilbert (E. P.), Hewitt, Hogan, McDonald, Quinlan, Slayden, Strobridge, Weber, Weir—12.

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

On motion of Mr. Gaches, the rules were suspended and the House took up consideration of House bill No. 270.

REPORT OF STANDING COMMITTEE.

Mr. Speaker:

We, your Committee on Commerce and Manufacture, to whom was referred House bill No. 270, entitled "An act to provide against the
adulteration of foods, drinks and drugs, and fraud in the sale thereof; creating a State Board of Food Commission, defining their duties and providing for the appointment of an officer to be known as the State Dairy and Food Commissioner; providing for the enforcement of the law and fixing a penalty for violation thereof; making an appropriation and repealing chapter XCIV of the Laws 1901 as amended by chapter LI of Laws of 1905, being an act entitled 'An act to provide against the adulteration of food and fraud in the sale thereof; creating a State Board of Food Commission, defining their duties and providing for the appointment of an officer to be known as the State Dairy and Food Commissioner; providing for the enforcement of the law and fixing a penalty for violation thereof; making an appropriation, declaring an emergency, and repealing "An act to provide against the adulteration of food," approved March 13, 1899,' approved March 16, 1901," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section 5 by striking the word "convicted" in line one of the original bill, being line one of the printed bill, and substituting in lieu thereof the word "prosecuted."

Amend section 8 by adding, after the word "provided," in line nine of the original bill, being line six of the printed bill, the following: "Provided, further, it shall be the duty of the State Board of Pharmacy to enforce all the provisions of this act which relate to drugs."

Amend section 12 by adding, after the word "fund," in line eighteen of the original bill, being line twelve of the printed bill, the following: "And provided, further, that the dealers having goods in stock on the passage of this act, which do not comply with its provisions relating to branding or labeling, may inventory the same and stamp them with a mark for identification, and shall have the right thereafter to sell the goods so inventoried and marked, in ordinary course of business until disposed of. And, provided, further, that this act shall go into effect on the first day of October, 1907."

Amend by adding a new section as follows: "Sec. 17. That the enforcement of this law shall be in the hands of the Washington State Board of Pharmacy in so far as the act relates to drugs, and parts relating to pure foods shall be enforced by the Pure Food Commissioner."

D. J. DAVIS, Chairman.


COMMITTEE OF THE WHOLE HOUSE.

On motion of Mr. Sheets, the House resolved itself into a Committee of the Whole House for the consideration of House bill No. 270.

The speaker called Mr. Reid to the chair as chairman of the committee.
The bill was considered in committee of the whole and reported back to the House with the recommendation that it do pass with the following amendments:

Insert after “therein” in line 14, section 4: “Provided, that no package shall be sold, furnished or delivered containing any morphine, opium, cocaine, heroin, alpha or beta eucaine, chloroform, cannabis indica, chloral hydrate or acetanilide, or any derivative or preparation of any substances contained therein, except upon prescription from some regular practicing physician.”

Amendment to section 7: In line 3, beginning with the word “to” strike out the balance of the line and substitute the words “to the Dairy and Food Commissioner or any of his deputies or any person authorized by him and demanding the same.”

Amend section 8: In line 5, beginning with the word “provided” strike out the balance of the section and substitute therefor the following: “He shall appoint one of his deputies to be known as Deputy State Drug Inspector; such Deputy State Drug Inspector shall be a graduate and registered pharmacist under the laws of this state and shall receive as compensation one hundred dollars per month and necessary traveling expenses.”

Amend by striking section 10 and substituting the following: “It shall be the duty of the Attorney General and the prosecuting attorneys in the counties of this state to prosecute all cases arising under the provisions of this act.”

On motion of Mr. Megler, the report of the Committee of the Whole House was adopted.

On motion of Mr. Sheets, the rules were suspended and the reading of the bill in the Committee of the Whole House was considered the second reading.

The amendments of the Committee on Commerce and Manufactures to section 5 and 12 were adopted and, on motion by Mr. Halteman, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 65; nays, 16; absent or not voting, 14.
Those voting yea were: Messrs. Abrams, Armstrong, Beebe, Blackmore, Byerly, Carlyon, Cloes, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Gaches, Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McMaster, Madison, Megler, Miller, Olsen, Peddycord, Quinlan, Ranck, Reeve, Reid, Rhodes, Sewall, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—65.

Those voting nay were: Messrs. Bassett, Beach, Bell, Congleton, Fulton, Gilbert (J. B.), Henderson, Hornberger, Hurstman, Lambert, McMorran, McRae, Morse, Ramsay, Sayer, Sheets—16.

Those absent or not voting were: Messrs. Bradsberry, Cameron, Dickson, Freudenberg, Gilbert (E. P.), Hewitt, Hogan, McCoy, McDonald, Renick, Rice, Romaine, Shultz, Weber—14.

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

On motion of Mr. Bassett, House bill No. 262 was made a special order for 7:30 p.m.

The speaker signed Senate bills Nos. 38, 35, 178, 65 and 174.

REPORTS OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 21, 1907.

Mr. Speaker:

We, your Committee on Tide Lands, to whom was referred House bill No. 404, entitled "An act to provide for the sale of certain state tide lands situate in Jefferson county, and to provide for the survey, appraisement, classification, price and manner of sale thereof, and making an appropriation therefor, and providing for the disposition of the proceeds of said sale," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following amendment:
Amend section 3 by striking out the figures "$5,000.00" and inserting in lieu thereof the figures "$2,000.00."  Geo. McCoy, Chairman.

We concur in this report: J. W. Romaine, C. C. Ramsay, Jno. H. Sheets, W. M. Beach.

House of Representatives, Olympia, Wash., February 25, 1907.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred House bill No. 404, entitled "An act to provide for the sale of certain tide lands in Jefferson county, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment: Amend section 2 as follows: In line 1 of the original bill, the same being in line 1 of the printed bill, after the word "survey" insert "a," and the word "appraisement."

In line 7 of the original bill, the same being line 6 of the printed bill, after the word "bidder," insert "a," and the following words: "the same not to be sold at less than the appraised value."

In line 9 of the original bill, the same being in line 7 of the printed bill, after the word "land" insert the words "in cash or."

The bill was read the second time by sections, the committee amendment adopted and, on motion of Mr. Troy, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 74; nays, 2; absent or not voting, 19.

Those voting yea were: Messrs. Abrams, Bassett, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cloes, Coles, Congleton, Croft, Davis (D. J.), Erickson, Freudenberg, Gilbert (J. B.), Godman, Govan, Gregg, Haltman, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambart, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinnian, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—74.

Those voting nay were: Messrs. Fancher and Glen—2.
Those absent or not voting were: Messrs. Armstrong, Cameron, Carlyon, Connell, Davis (E. C.), Dickson, Fulton, Gaches, Gilbert (E. P.), Griffin, Hamilton, Hewitt, Hogan, Huxtable, McDonald, Rice, Slayden, Ulsh, Weber—19.

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

On motion of Mr. Stevenson, the House took up the following order of business:

REPORTS OF STANDING COMMITTEES.

Senate bill No. 205: Recommend it do pass.
Senate amended bill No. 139: Recommend it do pass as amended.
Senate bill No. 183: Recommend it do pass as amended.
Senate bill No. 162: Recommend it do pass as amended.
House bill No. 307: Recommend it do pass as amended.

FIRST READING OF SENATE BILLS.

Senate bill No. 201, by Senator Cotterill: An act relating to the sale of the public lands of the state, giving cities and towns power to buy public lands for watersheds, and amending section 2142 of Ballinger’s Annotated Codes and Statutes of Washington.

Referred to the Committee on Municipal Corporations of the First Class.

Senate bill No. 263, by Joint Committee on Education: An act to provide for the granting of temporary certificates by county superintendents.

Referred to the Committee on Education.

Senate bill No. 187, by Senator Blair: An act amending an act to provide for the assessment and collection of taxes in the State of Washington, approved March 15th, 1897, by amending section 94 of chapter LXXI, Session Laws of 1897, and declaring an emergency.

Referred to the Committee on Revenue and Taxation.

Senate bill No. 212, by Committee on Cities of the First Class: An act prescribing the time within which actions shall
be brought for the collection of special assessments for local improvements.

Referred to the Committee on Municipal Corporations of the First Class.

Senate bill No. 246, by Committee on Educational Institutions: An act preventing the sale of lands set apart for the use, support, establishment, maintenance and endowment of the State Agricultural College and School of Science, now known as the State College of Washington, or of any of the several state normal schools, without the consent of the board of regents, or board of trustees of said college or schools.

Referred to the Committee on State, School and Granted Lands.

Senate bill No. 142, by Senator Anderson: An act relating to the dissolution of drainage districts, and declaring an emergency.

Referred to the Committee on Dikes, Drains and Drainage.

Senate bill No. 293, by Senator Veness: An act requiring railroad companies and other common carriers to equip flat cars with stakes, standards, supports, strips, railings, chains, and other appliances necessary to the safe carriage of goods, commodities, and products, that the weight of such appliances shall be made part and parcel of weight of car, and providing reimbursement to shipper or loader, when the shipper or loader furnishes the necessary stakes, standards, supports, strips, railings and other appliances.

Referred to the Committee on Railroads.

Senate bill No. 23, by Senator Reed: An act amending section 1 of an act entitled "An act relating to the appointment, powers and duties of superior court commissioners and declaring an emergency," approved March 19, 1895, and declaring an emergency.

Referred to the Committee on Judiciary.

Senate bill No. 79, by Senator Cotterill: An act amending sections 1336 and 1337 of Ballinger's Annotated Codes and
Statutes of Washington, relating to inspectors, judges, clerks and challengers at elections.
Referred to the Committee on Judiciary.

On motion of Mr. Hanson, Senate bill No. 102 was made a special order of business for the evening session, following consideration of House bill No. 262.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 5, 1907.

Mr. Speaker:

The Senate has receded from its amendments to House bill No. 133.
The Senate has passed Senate bill No. 187, relating to the assessment and collection of taxes.
And the same are herewith transmitted.
The president has signed Senate bill No. 38, providing for the levy, collection and manner of payment of road taxes;
Also Senate bill No. 35, entitled "An act to provide for the incorporation of associations," etc.;
Also Senate bill No. 178, relating to the payment by the state of assessments made on state lands, dikes and drains," etc.;
Also Senate bill No. 65, empowering cities of the first class to include within local improvement district tide lands and land in school sections, the title of which remains in the State of Washington," etc.;
Also Senate bill No. 174, entitled "An act for the protection of persons working in coal mines."
And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

The House took a recess until 7:30 p. m.

EVENING SESSION.

The speaker called the House to order at 7:30 p. m.
Roll call showed all members present except Messrs. Abrams, Bradberry, Cameron, Dickson, Gilbert (E. P.), Griffin, Hanson, Hewitt, Hurshman, Hutchinson, Huxtable, Johnson, Lambert, McDonald, Olsen, Quinlan, Ramsey, Reid, Renick, Rhodes, Rice, Stephens (E. M.), Stevenson, Ulsh, Weber, Weir. Mr. Hewitt was excused.
On motion of Mr. Sherfey, House bill No. 25 was re-referred to the Committee on Appropriations.

The speaker called Mr. Sewall to the chair.

REPORT OF STANDING COMMITTEES.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., --------- 1907.

MR. SPEAKER:

We, your Committee on Education, to whom was referred House bill No. 262, entitled "An act to amend sections 22, 24, 27, 28, 40, 51, 71, 137, 139, 141, 144, 145, and 165, of the Code of Public Instruction of the State of Washington, the same being chapter CXVIII (H. B. No. 472) of the Session Laws of 1897, and repealing all laws and parts of laws in conflict with the provisions of this act," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend the title by inserting after the figures "71" the figures "88, 120, 121."

Section 1: Amend by striking out the word "one third" in line 72, and inserting in lieu thereof the word "one-half."

Also, by adding to section 1 the following: "and provided further, that pupils who are excused from attendance at examinations for promotion, having completed their work in accordance with the rules of the board of directors, shall be accredited with attendance during said days of examination."

Section 3: Amend by striking out the words in lines 22 and 23, "equal in all respects to the certificates and diplomas," and inserting in lieu thereof the words "of the character."

Amend by inserting in section 8: That section 88 of the Code of Public Instruction be amended to read as follows: "Sec. 88. The county treasurer shall be the ex-officio treasurer of the board of directors; he shall prepare and submit to the secretary in writing, on the first day of January, April, July and October of each year, a report of the state of finances, and shall pay all school moneys placed to the credit of the district, only upon warrants signed by the president or a majority of the board of directors, and countersigned by the secretary: Provided, That when, in the judgment of the board of directors, the warrants issued by the district monthly shall have reached such numbers that the signing of each warrant by the president personally imposed too great a task on the president, the board of directors, after auditing all payrolls and bills as provided by section 91, may authorize the issuing of one general certificate to the county treasurer to be signed by the president, authorizing said treasurer to pay all the warrants specified by date, number, name and amount, and the funds on which said warrants shall be drawn. And
the secretary of said board shall be authorized to draw and sign said warrants.

Section 9: That section 120 of the Code of Public Instruction be amended to read as follows: Sec. 120. At the time named in said notice, it shall be the duty of said board of directors to meet with the county treasurer at his office, and with him open said bids and sell said bonds or any portion thereof to the person or persons making the most advantageous offer: Provided, The bonds shall never be sold below par, and the board of directors may reject any and all bids, and at any time within two years of the election at which authority was granted to issue and sell said bonds, the board of directors may proceed to re-advertise the sale of such bonds as often as may be necessary, until the whole thereof shall be sold; and such board may also require all persons bidding for such bonds, except the State of Washington, to deposit one per centum of the par value of the bonds bid for on depositing with the treasurer their bids, and if the bidder fails to take and pay for the bonds for which he bid, in case of their sale to him, the amount so deposited shall be forfeited to the school district; otherwise, to be returned to such bidder, and a re-sale of such bonds so refused to be taken may be made as if the bid for the same had been rejected. Upon the sale of the bonds, the board of directors shall, within ten days, or as soon thereafter as practicable, deliver the bonds, properly executed, to the county treasurer, taking his receipt therefor. The county treasurer shall, upon payment of the price agreed upon, deliver the same to the person or persons to whom sold, and placing the moneys arising from such sale to the credit of the special school fund of said district. Fees for advertising shall be deducted from the proceeds: Provided, That if the board of directors and the person or persons to whom the bonds are sold agree that the delivery of said bonds shall be in installments, the county treasurer shall hold said bonds, and deliver to purchasers only on written order of the board of directors to deliver at specified time the bonds designated by number and series.

Section 10: That section 121 of said Code of Public Instruction be amended to read as follows: Sec. 121. The county commissioners must ascertain and levy annually the tax necessary to pay the interest upon such bonds as it becomes due, and at the expiration of one-half of the time for which said bonds are to run, and annually thereafter, until full payment of said bonds is made, they may, if deemed advisable, levy, in addition to the tax required, pay the interest, such amount for sinking fund to meet the payment of said bonds at maturity, to be determined by dividing the amount of bonds outstanding by the remaining number of years to run, and the fund arising from such levy shall be kept as the bond redemption fund of said district, and each of said tax levies shall be a lien upon the property in said district, and must be collected in the same manner as the taxes for other school purposes: Provided, That the county treasurer, when authorized to do
so by the board of directors of any school district, may invest any
accumulated sinking fund of said district in school, county, or state
warrants of the State of Washington, and all profits accruing from
such investment, and the funds so invested, shall revert to the sink-
ing fund of said district, and the county treasurer shall be custodian
of all warrants purchased by and with the said sinking fund, until the
same are redeemed: And provided further, That the county treas-
urer, when authorized to do so by the board of directors of any school
district, may purchase and redeem any of the outstanding bonds of
said district, paying for said bonds out of the accumulated sinking fund
of the district.

Amend by making section 8 read “Section 11.”
Amend by making section 9 read “Section 12.”
Amend section 12 by striking out the section, and substituting in
lieu thereof the following: “Sec. 12. That section one hundred and
thirty-nine of the Code of Public Instruction be amended to read as
follows:

Sec. 139. The State Board of Education shall also have power to
grant state certificates without examination to all applicants who are
graduates of a regular four-year collegiate course of the University of
Washington, or the State College, or other reputable institutions of
learning, whose requirements of graduation are equal to the require-
ments of the University of Washington: Provided, That the applicant
shall file with the board a certified copy of his diploma, and a copy of
the course of study for the year in which he graduated, and he shall
also file with the board satisfactory evidence of having taught suc-
cessfully for twenty-seven months, at least nine of which shall have
been in the public schools of this state: Provided further, That the
name of the institution by which it was granted shall appear upon
the accredited list provided for in the fifth subdivision of section 27
of the Code of Public Instruction of this state.

Amend by making section 10 read “Section 13.”
Amend by making section 11 read “Section 14.”
Amend by making section 12 read “Section 15.”
Amend by making section 13 read “Section 16.”
Amend by making section 14 read “Section 17.”

Mr. D. J. Davis offered the following amendment:

That a new section be added to said House bill to be numbered
“Sec. 7½” and to read as follows: Sec. 7½. That section 117 of said
act be amended to read as follows: Sec. 117. The board of directors
of any school district, or of any Union High School District, in this
state, may borrow money and issue negotiable coupon bonds therefor
to an amount not to exceed five (5) per cent. of the taxable property
in such district, as shown by the last assessment roll for county and
state purposes: Provided, That in incorporated cities the assessment
shall be taken from the last assessment for city purposes, for the pur-
pose of funding outstanding indebtedness, or bonds heretofore issued,
or issued under the provisions of this act, or for the purchase of school
house site or sites, building one or more school houses and providing
the same with all necessary furniture and apparatus, or for any or
all of these purposes, when authorized by a vote of the district so to
do, as provided in section 118 of this act: Provided further, That the
bonds so issued shall bear a rate of interest not to exceed six per cent.
per annum, interest payable annually or semiannually, payable and
redeemable at such time as may be designated in the bonds, but not
to exceed twenty (20) years from date of issue: Provided further,
When the indebtedness of such district exceeds five per cent. of its
taxable property, warrants issued for those necessary expenses made
mandatory in the constitution and provided for by the legislature of
the state, which expenses are hereby declared to include teachers,
janitors, and officers, salaries, expenses of construction, maintenance
and rent of school buildings, including sites, may be funded under the
provisions of this act.

The amendment was adopted.

Mr. Beebe offered the following amendment:

Amend section 12 as amended by the committee by adding
to section 139 the following:

"The State Board shall also have power to grant state certificates
without examination to applicants holding diplomas from any insti-
tution of learning situated within this state based on a four-year course
of high school work and an additional two-year course of advanced
work equal to the work of a course of two years in the State Normal
schools of this state, in theory and practice of teaching, psychology
and history of education: Provided, That the applicant shall file with
the Board a certified copy of his diploma and a copy of the course of
study for the year in which he graduated and shall pass a satisfactory
examination before the State Board of Education in theory and prac-
tice of teaching, psychology and history of education: Provided fur-
ther, That the State Board of Education shall be the judge of the
standard of such institutions and shall have power to accredit the same
in addition to schools otherwise accredited; and: Provided further,
That holders of certificates based on the six-year course last described
who thereafter furnish the State Board satisfactory evidence of hav-
ing taught successfully twenty-seven months, of which at least nine
months shall have been in the public schools of this state, shall re-
cive a life diploma issued by the State Board of Education: Provided
further, That any of the foregoing certificates or diplomas may be
revoked by the State Board for incompetency, immorality or unpro-
fessional conduct."

The amendment was adopted.
Mr. D. J. Davis offered the following amendment: Amend the title to said act by adding after the figures “71” in line one thereof the figures “117,” and by striking from said title all after the figures “1897” in line three and adding in lieu there-of the following: “relating to education.”

The amendment was adopted.

The bill was read the second time by sections, the committee amendments adopted and the bill passed to third reading and ordered engrossed.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 1, 1907.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred amended Senate bill No. 102, entitled “An act to enable cities of the 1st, 2d and 3d class to exercise the right of eminent domain,” etc., have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section 1 of the bill by adding after the word “marshes” in line 12 of the printed bill, the words: “tide flats, tide lands.”

Amend by adding a new section to be known as section 55, to read as follows: “Sec. 55. In so far as this act relates to cities of the second class, this act shall not be deemed to be exclusive or as repealing or superceding any existing law relative to such cities, covering any subject covered by this act, but as to such cities, this act shall be construed as conferring additional powers and additional remedies, to those now provided by law.”

The bill was read the second time by sections, the committee amendments adopted and the bill passed to third reading and ordered engrossed.

The House adjourned.

LEO, O. MEIGS,
Chief Clerk.

J. A. FALCONER,
Speaker.
FIFTY-SECOND DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., WEDNESDAY, MARCH 6, 1907.

The speaker called the House to order at 10 a. m.

Roll call showed all members present except Messrs. Abrams, Beach, Cameron, Freudenberg, Gilbert (E. P.), Hewitt, McDonald, Quinlan, Rice, Sheets, Sherfey, Stephens (J. N.), and Weber. Messrs. Beach and Hewitt were excused.

Rev. E. L. Swick offered prayer.

On motion of Mr. Kirkpatrick, the reading of the journal was dispensed with.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, MARCH 5, 1907.

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

Gentlemen—I have this day approved the following bills:

House bill No. 14, entitled "An act to amend section 1 of an act entitled 'An act amending section 1 of an act entitled "An act amending section 943 of Ballinger's Codes and Statutes of Washington relating to assessments for local improvements," approved March 16, 1903.'"

House bill No. 97, entitled "An act providing for the amendment of section 16 of article one (1) of the constitution of the State of Washington, relating to the exercise of the power of eminent domain."

House bill No. 145, entitled "An act to repeal an act entitled 'An act to prevent the spread of contagious or infectious disease among cattle, horses and other domestic animals, and prescribing penalties for violation of the provisions thereof,' being chapter 143 of Session Laws of 1895."

House bill No. 278, entitled "An act authorizing and empowering cities and towns to construct and maintain dykes and embankments to protect such cities or towns, or any part thereof out of its current expense fund, or by a special assessment upon the property benefited, or by both, and declaring an emergency."
House bill No. 320, entitled "An act appropriating the sum of forty
two thousand one hundred and forty-two dollars and seventy-five hun-
dredths of a dollar ($42,112.75) from the State Highway fund to com-
plete contracts now in force on state roads."

ALBERT E. MEAD, Governor.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 6, 1907.

Mr. Speaker:

The president has signed House bill No. 413, relating to the su-
perior courts of the counties of Whatcom, Yakima, Kittitas, Benton,
Franklin, Adams, Lincoln and Spokane, and the same is herewith trans-
mited.

The Senate has passed Senate bill No. 67, for the relief of James
O'Loughlin;
Also Senate bill No. 258, relating to costs in civil actions;
Also Senate bill No. 305, relating to the salary of the reporter of the
Supreme Court;
Also amended Senate bill No. 202, relating to construction of rail-
roads over certain shore lands;
Also Senate bill No. 271, relating to admission to the Bar;
Also Senate bill No. 287, relating to actions for divorce;
Also Senate bill No. 284, relating to protection of knot sawyers in
shingle mills;
Also Senate bill No. 291, relating to the letting of contracts by
cities;
Also Senate joint resolution No. 4, relating to the practice of polyg
amy;
Also House bill No. 413, relating to the superior courts of certain
counties;
And the same are herewith transmitted.

The Senate has passed Senate bill No. 297, entitled "An act creating
the office of State Commissioner of Horticulture," etc., and the same
is herewith transmitted.

J. W. LYSONS, Secretary of the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 6, 1907.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House
bill No. 413, have compared same with the engrossed bill and find it
correctly enrolled.

Respectfully submitted,

E. C. DAVIS, Chairman.

We concur in this report: C. E. Gaches, Edmund Rice, H. T. Jack-
son.
REPORT OF COMMITTEE ON ENGROSSED BILLS.

HOUSE OF REPRESENTATIVES,

OLYMPIA, WASH., March 6, 1907.

Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 404, 366, 388, 347, have compared same with the original bills and find them correctly engrossed.

H. D. Taylor, Chairman.

We concur in this report: Howard C. Hanson, H. B. Madison, A. H. Gregg, A. M. Sewall, M. W. Whitlow.

SENATE AMENDMENTS.

To the Hon. Speaker, and the House of Representatives of the Tenth Legislature of the State of Washington:

Your committee appointed to meet a committee from the Senate in joint conference on House bill No. 133, beg to report as follows:

The joint committee recommends that the Senate do recede and that the emergency clause to House bill No. 133 do pass.


The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 68; nays, 1; absent or not voting, 26.

Those voting yea were Messrs. Armstrong, Bassett, Beebe, Bell, Blackmore, Byerly, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Erickson, Fancher, Gaches, Gilbert (J. B.), Glen, Govan, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Klouvseorg, Long, Lung, McMaster, McMorran, McRae, Madison, Megler, Morse, Peddycord, Ramsay, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Troy, Ulsh, Wade, Weir, Mr. Speaker—68.

Those voting nay were: Mr. Thompson D. M.—1.

Those absent or not voting were: Messrs. Abrams, Beach, Bradberry, Cameron, Cloes, Davis (E. C.), Dickson, Freudenberg, Fulton, Gilbert (E. P.), Godman, Gregg, Hewitt, Hornberger, Kirkpatrick, Lambert, McCoy, McDonald, Miller, Olsen, Quinlan, Reid, Tonkin, Vergowe, Weber, Whitlow—26.
House bill No. 3: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 66; nays, 1; absent or not voting, 28.

Those voting yea were: Messrs. Armstrong, Beebe, Bell, Blackmore, Bradsberry, Byerly, Carlyon, Coles, Congleton, Connell, Croft, Davis (E. C.), Erickson, Freudenberg, Fulton, Gilbert (J. B.), Godman, Govan, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, King, Klovborg, Lung, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slaysden, Smallley, Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Ulsh, Wade, Weir, Mr. Speaker—66.

Those voting nay were: Mr. Davis (D. J.),—1.

Those absent or not voting were: Messrs. Abrams, Bassett, Beach, Cameron, Cloes, Dickson, Fancher, Gaches, Gilbert (E. P.), Glen, Gregg, Hewitt, Hornberger, Kayser, Kirkpatrick, Lambert, Long, McCoy, McDonald, Peddycord, Quinlan, Ramsay, Reid, Stevenson, Tonkin, Vergowe, Weber, Whitlow—28.

House bill No. 119: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 24.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher Freudenberg, Fulton, Gilbert (J. B.), Godman, Govan, Halteman, Hamilton, Hanson, Henderson, Hogan, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Ramsay, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Smallley, Stephens (E. M.), Stephens (I. N.), Thompson (D. M.),
Those absent or not voting were: Messrs. Bassett, Cameron, Dickson, Gaches, Gilbert (E. P.), Glen, Gregg, Griffin, Hewitt, Hornberger, Hutchinson, Lambert, McDonald, Peddycord, Quinlan, Reid, Slayden, Stevenson, Strobridge, Taylor, Ulsh, Vergowe, Weber, Whitlow—24.

House bill No. 162: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 25.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Bradsberry, Byerly, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Fulton, Gilbert (J. B.), Glen, Godman, Govan, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McMaster, McMorrar, McRae, Madison, Megler, Miller, Morse, Olsen, Ramsay, Ranck, Reeve, Renick, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Mr. Speaker—70.

Those absent or not voting were: Messrs. Bassett, Blackmore, Cameron, Dickson, Fancher, Gaches, Gilbert (E. P.), Gregg, Griffin, Hewitt, Hutchinson, Lambert, McCoy, McDonald, Peddycord, Quinlan, Reid, Rhodes, Slayden, Stevenson, Strobridge, Thompson (D. M.), Ulsh, Weber, Whitlow—25.

House bill No. 223: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 68; nays, 0; absent or not voting, 27.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Bradsberry, Byerly, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Fulton, Gilbert (J. B.), Glen, Godman, Govan, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.),
Jackson (H. F.), Johnson, King, Kirkpatrick, Lung, McCoy, MoMaster, McMorrnan, McRae, Madison, Megler, Miller, Morse, Olsen, Ramsay, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sherfey, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Mr. Speaker—68.

Those voting nay were: Messrs. Bassett, Blackmore, Cameron, Dickson, Fancher, Gaches, Gilbert (E. P.), Gregg, Griffin, Hewitt, Kayser, Klovborg, Lambert, Long, McDonald, Peddy cord, Quinlan, Reid, Sheets, Slayden, Stevenson, Strobridge, Taylor, Thompson (D. M.), Vergowe, Weber, Whitlow—27.

The speaker called Mr. Cloes to the chair.

House bill No. 243: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 24.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freundenberg, Fulton, Gilbert (J. B.), Glen, Govan, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Johnson, Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McCoy, McMorrnan, McRae, Madison, Megler, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir—71.

Those absent or not voting were: Messrs. Bassett, Cameron, Fancher, Gaches, Gilbert (E. P.), Godman, Gregg, Griffin, Hewitt, Jackson (F. C.), Jackson (H. F.), Lambert, McDonald, MoMaster, Peddy cord, Reid, Renick, Stevenson, Strobridge, Thompson (D. M.), Vergowe, Weber, Whitlow, Mr. Speaker—24.

House bill No. 208: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 24.
Those voting yea were: Messrs. Abrams, Armstrong, Beebe, Bell, Blackmore, Bradsberry, Byerly, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gilibert (J. B.), Glen, Godman, Govan, Griffin, Halteman, Hamilton, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lung, McCoy, McMaster, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Mr. Speaker—71.


House concurrent resolution No. 20: The House concurred in the Senate amendments.

THIRD READING OF BILLS.

Senate bill No. 102, relating to eminent domain in cities.

On motion of Mr. Hanson, the rules were suspended, the second reading was considered the third, the bill passed on final passage and passed the House by the following vote: Yeas, 69; nays, 0; absent or not voting, 26.

Those voting yea were: Messrs. Abrams, Beach, Bell, Blackmore, Bradsberry, Byerly, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Govan, Griffin, Halteman, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McDonald, McMaster, McMorran, McRae, Madison, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.),

Those absent or not voting were: Messrs. Armstrong, Bassett, Beebe, Carlyon, Dickson, Fancher, Gilbert (E. P.), Glen, Godman, Gregg, Hamilton, Hewitt, Hornberger, Lambert, McCoy, Megler, Peddycoard, Rice, Romaine, Sheets, Stephens (E. M.), Stevenson, Strobridge, Thompson (D. M.), Weber, Mr. Speaker—26.

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

On motion of Mr. Reid, the House amended House rule No. 18 by striking out the word "fifteen" and inserting the word "five."

On motion of Mr. Hanson, the rules were suspended and the chief clerk instructed to transmit Senate bill No. 102 to the Senate immediately.

Senate bill No. 107, relating to eminent domain by corporations.

On motion of Mr. Johnson, the bill was returned to second reading for amendment.

Mr. Godman offered the following amendment: Amend section 1, line 13 of the printed bill by inserting after the word "use," the words "or irrigation or manufacturing purposes."

The amendment was adopted.

On motion of Mr. Godman, the bill was returned to third reading, the bill read the third time, placed on final passage and failed to pass the House by the following vote: Yeas, 37; nays, 40; absent or not voting, 18.

Those voting yea were: Messrs. Abrams, Beebe, Blackmore, Byerly, Cameron, Congleton, Croft, Davis (E. C.), Dickson, Erickson, Glen, Godman, Hanson, Henderson, Hornberger, Hutchinson, Huxtable, Johnson, Lambert, Long, Lung, McCoy, McMorran, McRae, Morse, Reeve, Reid, Rhodes, Rice, Romaine, Sherfey, Shultz, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Mr. Speaker—37.
Those voting nay were: Messrs. Armstrong, Beach, Bell, Bradsberry, Coles, Connell, Davis (D.J.), Fancher, Freudenberg, Fulton, Gaches, Gilbert (J.B.), Griffin, Hamilton, Hurshman, Jackson (F.C.), Jackson (H.F.), Kayser, King, Kirkpatrick, Klovborg, McMaster, Madison, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Sayer, Sewall, Smalley, Taylor, Thompson (W.H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Whitlow—40.

Those absent or not voting were: Messrs. Bassett, Carlyon, Cloes, Gilbert (E.P.), Govan, Gregg, Halteman, Hewitt, Hogan, McDonald, Megler, Miller, Renick, Sheets, Slayden, Thompson (D.M.), Vergowe, Weber—18.

The speaker resumed the chair.

Senate bill No. 216, relating to joinder of actions.

The bill was read the third time, placed on final passage and passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Coles, Congleton, Connell, Croft, Davis (D.J.), Davis (E.C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J.B.), Godman, Govan, Griffin, Halteman, Hamilton, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F.C.), Jackson (H.F.), Johnson, King, Klovborg, Lambert, Long, Lung, McMaster, McMorran, McRae, Madison, Megler, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Rhodes, Romaine, Sayer, Sewall, Sherfey, Shultz, Smalley, Stephens (E.M.), Stephens (I.N.), Stevenson, Strobridge, Taylor, Thompson (W.H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—74.

Those absent or not voting were: Messrs. Bassett, Carlyon, Cloes, Gilbert (E.P.), Glen, Gregg, Hanson, Hewitt, Hogan, Kayser, Kirkpatrick, McCoy, McDonald, Miller, Renick, Rice, Sheets, Slayden, Thompson (D.M.), Vergowe, Weber—21.

There being no objections, the title of the bill was ordered to stand as the title of the act.
MR. SPEAKER:

STATE OF WASHINGTON 635

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,

OLYMPIA, WASH., February 28, 1907.

We, your Committee on Judiciary, to whom was referred Senate bill No. 227, entitled "An act authorizing any county in this state, under certain conditions, to establish and create an assessment district and to levy an assessment for the purpose of paying the expenses of River, Lake, Canal, or Harbor Improvements; providing for the appointment of a commission in connection therewith, and for special assessments upon the properties benefited, and for the issuance of bonds in payment of such improvements, and declaring an emergency, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be amended, and with the following amendments do pass:

Amend section 1 by striking out all of line 8 after the word “completed” of the original bill, and the first five words of line 9 and insert in lieu thereof the following: “to define and establish an assessment district within such county and to levy an assessment.”

Amend section 1 by striking out all of line 12 of original bill after the word “determine” and all of line 13 to and including the word “and.”

Amend section 9, line 2 of original bill, by inserting after the word “treasurer” the words “in the county depository.”

Strike out section 19, and insert in lieu thereof section 20.

Geo. T. Reid, Chairman.

We concur in this report: Henry W. Lung.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Lung, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 65; nays, 5; absent or not voting, 25.

Those voting yea were: Messrs. Abrams, Armstrong, Beebe, Blackmore, Byerly, Cameron, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freundenberg, Gilbert (J. B.), Glen, Govan, Griffin, Halteman, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Megler, Morse, Olsen, Peddycord, Quinlan, Ramsay, Reeve, Reid, Renick, Rhodes, Rice, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Stro-
Those voting nay were: Messrs. Beach, Bell, Madison, Taylor, Tonkin—5.


The emergency clause passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 13.

Those voting yea were: Messrs. Abrams, Armstrong Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Griffin, Halteman, Hamilton, Hanson, Hamilton, Henderson, Hogan, Hornberger, Hursman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherry, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—82.

Those absent or not voting were: Messrs. Bassett, Fancher, Fulton, Gilbert (E. P.), Gregg, Hewitt, Klovborg, McDonald, Morse, Shultz, Stephens (E. M.), Thompson (D. M.), Weber—13.

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

FIRST READING OF SENATE BILLS.

Senate bill No. 67, by Senator Minkler: An act for the relief of James O'Loughlin, for services rendered as a licensed auctioneer in the matter of the sale of certain school lands in
Skagit county, for the year 1891, and making an appropriation therefor.

Referred to the Committee on Appropriations.

Senate bill No. 291 (Substituted for Senate bill No. 153), by Committee on Cities of the First Class: An act relating to the letting of contracts for public work or improvements.

Referred to the Committee on Judiciary.

Senate bill No. 204, by the Committee on Commerce and Manufacture: An act to repeal and act entitled “An act for the purpose of protecting knot sawyers in shingle mills, and requiring owners and operators of shingle mills to protect knot sawyers with metallic saw guards, imposing penalties for failure so to do, and declaring the law of negligence in cases where any person is injured by any knot saw not protected by metallic saw guard.”

Referred to the Committee on Commerce and Manufacture.

Senate bill No. 287, by Senator Hutson: An act relating to actions for divorce or annulment of marriage, and amending section 5718 of Ballinger’s Annotated Codes and Statutes of Washington.

Referred to the Committee on Judiciary.

Senate bill No. 271, by Senator Paulhamus: An act relating to admission to the bar, and amending section 3 of chapter 185 of the Session Laws of 1903.

Referred to the Committee on Judiciary.

Amended Senate bill No. 202, by Senator Rands: An act relating to the location and construction of railroads over public lands and shore lands in front thereof in cities other than those of the first class and relating to the construction of wharves, docks, factories, manufacturing plants and terminals upon public property in cities of the State of Washington, other than those of the first class.

Referred to the Committee on Railroads.

Senate bill No. 305, by Appropriations Committee: An act amending section 225 of Ballinger’s Annotated Codes and Stat-
utes of Washington, relating to the salary of the reporter of the supreme court.

Referred to the Committee on Appropriations.

Senate bill No. 258, by Senator Rosenhaupt: An act relating to costs in civil actions and amending chapter 16 of the laws of 1905.

Referred to the Committee on Judiciary.

Senate bill No. 297, by Joint Committee on Horticulture: An act creating the office of State Commissioner of Horticulture, providing for the promotion and protection of the fruit growing and horticultural interests of the State of Washington, and providing penalties for the violation of certain provisions of this act.

Placed on the Calendar.

Senate joint resolution No. 4, by Committee on Constitution and Constitutional Revision: Relating to polygamy.

Referred to the Committee on Constitutional Revision.

The House took a recess until 2 p. m.

AFTERNOON SESSION.

The speaker called the House to order at 2 p. m.

Roll call showed all members present except Messrs. Bassett, Beebe, Cameron, Dickson, Freudenberg, Gilbert (E. P.), Glen, Gregg, Halteman, Hewitt, Hornberger, Jackson (H. F.), McCoy, Peddycord, Rice, Romaine, Sheets, Shultz, Smalley, Thompson (D. M.), and Weber. Messrs. Bassett, Hewitt and Rice were excused.

The speaker signed House bill No. 413.

Senate bill No. 41, compelling railroads to fence rights of way.

The bill was read the second time by sections and, on motion of Mr. Smalley, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed
the House by the following vote: Yeas, 63; nays, 2; absent or not voting, 30.

Those voting yea were: Messrs. Abrams, Armstrong, Blackmore, Byerly, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Griffin, Hamilton, Henderson, Hogan, Hurshman, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Sayer, Sewall, Sherfey, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—63.

Those voting nay were: Messrs. Beach and Huxtable—2.

Those absent or not voting were: Messrs. Bassett, Beebe, Bell, Bradsberry, Cameron, Carlyon, Davis (E. C.), Dickson, Gilbert (E. P.), Gregg, Halteman, Hanson, Hewitt, Hornberger, Hutchinson, McCoy, McMorrn, McRae, Peddycoard, Renick, Rhodes, Rice, Romaine, Sheets, Shultz, Slayden, Smalley, Thompson (D. M.), Ulsh, Weber—30.

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

Senate bill No. 177, relating to assessments of state, school and granted lands.

The bill was read the second time by sections and, on motion of Mr. Gaches, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 24.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Bell, Blackmore, Byerly, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Griffin, Halteman, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, Mc-
Donald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Ramsay, Reeve, Reid, Rhodes, Sayer, Sewall, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—71.

Those absent or not voting were: Messrs. Bassett, Beebe, Bradsberry, Cameron, Carlyon, Dickson, Erickson, Gilbert (E. P.), Gregg, Hamilton, Hewitt, Hornberger, Long, McCoy, Peddycord, Quinlan, Ranck, Renick, Rice, Romaine, Sheets, Shultz, Thompson (D. M.), Weber—24.

The emergency clause passed the House by the following vote: Yeas, 69; nays, 0; absent or not voting, 26.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Bell, Blackmore, Byerly, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Griffin, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jaskson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Morse, Olsen, Ramsay, Reeve, Rhodes, Rice, Sayer, Sewall, Sherfey, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—69.

Those absent or not voting were: Messrs. Bassett, Beebe, Bradsberry, Cameron, Carlyon, Dickson, Gilbert (E. P.), Gregg, Halteman, Hewitt, Hornberger, Long, McCoy, Miller, Peddycord, Quinlan, Ranck, Reid, Renick, Romaine, Sheets, Shultz, Stephens (E. M.), Thompson (D. M.), Weber—26.

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

The speaker called Mr. Reid to the chair.

Senate bill No. 198, relating to railroad switches, etc.

Mr. Hanson offered the following amendment: "Strike out the title of said bill and insert in lieu thereof the following:
An act relating to railroads and the regulation of railroads, and amending sec. 1 of chapter XXXV of Session Laws, 1899.

The amendment was adopted.

The bill was read the second time by sections and, on motion, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 64; nays, 1; absent or not voting, 30.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Bell, Blackmore, Byerly, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Halteman, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Hustable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McMaster, McRae, Madison, Moglor, Miller, Morse, Olson, Ramsay, Rebe, Reid, Rhodes, Sayer, Sewall, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin; Troy, Ulsh, Vergoe, Weir, Whitlow—64.

Those voting nay were: Mr. Godman—1.

Those absent or not voting were: Messrs. Bassett, Beebe, Bradberry, Cameron, Carlyon, Cloes, Dickson, Freudenberg, Glen, Govan, Gregg, Griffin, Hewitt, Hornberger, Long, McCoy, McDonald, Peddycord, Quinlan, Rancek, Renick, Rice, Romaine, Sheets, Sherfey, Shultz, Thompson (D. M.), Wade, Weber, Mr. Speaker—30.

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

Senate bill No. 140, relating to normal school training departments.

The bill was read the second time by sections and, on motion of Mr. Ramsay, the rules were suspended, the second reading was considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 63; nays, 0; absent or not voting, 32.
Those voting yea were: Messrs. Abrams, Armstrong, Beach, Bell, Blackmore, Bradsberry, Byerly, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Gaches, Gilbert (J. B.), Godman, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Lamb, Lung, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Ramsay, Reeve, Reid, Rhodes, Sayer, Sewall, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weir, Whitlow, Mr. Speaker—63.

Those absent or not voting were: Messrs. Bassett, Beebe, Cameron, Carlyon, Cloes, Dickson, Freudenberg, Fulton, Gilbert (E. P.), Glen, Govan, Gregg, Hewitt, Hornberger, Huxtable, Kayser, Long, McCoy, McDonald, Peddycord, Quinlan, Ranck, Renick, Rice, Romaine, Sheets, Sherfey, Shultz, Taylor, Thompson (D. M.), Wade, Weber—32.

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

Senate bill No. 141, providing for employment of convicts on state roads.

The bill was read the second time by sections and, on motion of Mr. F. C. Jackson, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Ycas, 66; nays, 0; absent or not voting, 29.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Bell, Blackmore, Byerly, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Fulton, Gaches, Gilbert (J. B.), Godman, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McMaster, McMorran, McRae, Madison, Megler, Morse, Miller, Olsen, Ramsay, Reeve, Reid, Rhodes, Sayer, Sewall, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor,
Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weir, Whitlow, Mr. Speaker—66.

Those absent or not voting were: Messrs. Bassett, Beebe, Bradsberry, Cameron, Carlyon, Cloes, Dickson, Freudenberg, Gilbert (E. P.), Glen, Govan, Gregg, Hewitt, Hornberger, Lambert, McCoy, McDonald, Peddycord, Quinlan, Ranck, Rice, Romaine, Sheets, Sherfey, Shultz, Thompson (D. M.), Wade, Weber—29.

The emergency clause passed the House by the following vote: Yeas, 66; nays, 0; absent or not voting, 29.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Bell, Blackmore, Byerly, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Fulton, Gaches, Gilbert (J. B.), Godman, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McMaster, McMorran, McRae, Madison, Megler, Morse, Miller, Olsen, Ramsay, Reeve, Reid, Rhodes, Sayer, Sewall, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weir, Whitlow, Mr. Speaker—66.

Those absent or not voting were: Messrs. Bassett, Beebe, Bradsberry, Cameron, Carlyon, Cloes, Dickson, Freudenberg, Gilbert (E. P.), Glen, Govan, Gregg, Hewitt, Hornberger, Lambert, McCoy, McDonald, Peddycord, Quinlan, Ranck, Rice, Romaine, Sheets, Sherfey, Shultz, Thompson (D. M.), Wade, Weber—29.

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

Senate bill No. 182, relating to state reform school.

The bill was read the second time by sections and, on motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 65; nays, 0; absent or not voting, 30.
Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Godman, Govan; Griffin, Halteman, Hamilton, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, McMaster, McMorran, McRae, Madison, Megler, Morse, Quinlan, Ramsay; Reeve, Rice, Sayer, Smalley, Stephens (L. N.); Stevenson, Strobridge, Thompson (W. H.); Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—65.

Those absent or not voting were: Messrs. Beebe, Bradsberry, Cloes, Dickson, Gilbert (E. P.), Gregg, Hanson, Hewitt, Hornberger, Jackson (F. C.), Jackson (H. F.), Lung, McCoy; McDonald, Olsen, Peddycord, Ranck, Reid, Rönick, Rhodes; Romaine, Sheets, Sherfey, Shultz, Slayden, Stephens (E. M.); Taylor, Thompson (D. M.), Weber—30.

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

Mr. Hornberger gave notice that he would ask for a reconsideration of the vote on House bill No. 107 on Thursday.

Senate bill No. 205, relating to the fish commission.

The bill was read the second time by sections and, on motion, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 48; nays, 12; absent or not voting, 35.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Bell, Blackmore, Byerly, Coles, Congleton, Connell, Croft, Davis (D. J.), Erickson, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Hanson, Henderson, Hurshman, Jackson (H. F.), Johnson, King, Lambert, Long, McMaster, McRae, Megler, Morse, Olsen, Reeve, Reid, Rhodes; Rice, Romaine, Sayer, Sewall, Shultz, Slayden, Smalley, Stephens (E. M.); Stevenson, Strobridge, Tibbetts, Tonkin, Troy, Vergowe, Weir, Mr. Speaker—48.
Those voting nay were: Messrs. Davis (E. C.), Halteman, Hamilton, Hutchinson, Klovborg, Lung, Madison, Miller, Stephens (I. N.), Thompson (W. H.), Ulsh, Whitlow—12.

Those absent or not voting were: Messrs. Bassett; Beebe, Bradberry, Cameron, Carlyon, Cloes, Dickson, Fancher, Gilbert (E. P.), Glen, Godman, Govan, Gregg, Griffin, Hewitt, Hogan, Hornberger, Huxtable, Jackson (F. C.); Kayser, Kirkpatrick, McCoy, McDonald McMorran, Peddy cord, Quinlan, Ramsay, Ranck, Renick, Sheets, Sherfey, Taylor, Thompson (D. M.), Wade, Weber—35.

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

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 5, 1907.

We, your Committee on Irrigation, and Arid Lands, to whom was referred Senate bill No. 162, entitled "An act granting rights-of-way to irrigation districts, irrigation companies, associations and individuals over the lands of the State of Washington, and providing for the appraisement and disposition of the lands included within and used for such rights-of-way, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended:

Amend by striking out the period at the end of section 1 and insert the words "or pipe line for irrigation."

Sec. 2. Also insert after the word "ditch" in line 2 of the printed bill, same being line 4 of the original bill, the words "or pipe line for irrigation."

LEE A. JOHNSON, Chairman.

Mr. Smallley moved to strike out, in section 5, line 3, everything after and including the words "use of water."

The amendment was adopted.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Johnson, the rules were suspended; the second reading considered the third. the bill placed on final passage and passed the House by the following vote: Yeas, 67; nays, 1; absent or not voting, 27.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Bell, Byerly, Cameron, Carlyon, Colles, Congleton, Con-
Those voting nay were: Mr. Hutchinson—1.

Those absent or not voting were: Messrs. Beach, Beebe, Blackmore, Bradberry, Cloes, Dickson, Gilbert (E. P.), Glen, Gregg, Hewitt, Hornberger, Huxtable, Lambert, McCoy, McDonald, Peddycord, Ranck, Reeve, Renick, Romaine, Sheets, Sherfey, Shultz, Slayden, Taylor, Thompson (D. M.), Weber—27.

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

House of Representatives,
Olympia, Wash., March 4, 1907.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate bill No. 221, entitled "An act relating to the filing, citation and publication of the laws of the state, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Add emergency clause to the title.

Add another section to be known as section 7, to read as follows: "Sec. 7. An emergency exists and this act shall take effect immediately."

Albert H. Beebe, Acting Chairman.

We concur in this report: H. B. Madison.

Mr. Reid moved to amend section 6, line 2 of the printed bill between the word "session" and the word "within," insert the words "in book form."

The amendment was adopted.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Reid, the rules
were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 25.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Byerly, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Godman, Govan, Gregg, Griffin, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Rice, Sayer, Sewall, Slayden, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergoewe, Wade, Weir, Whitlow, Mr. Speaker—70.

Those absent or not voting were: Messrs. Beebe, Bradsberry, Cameron, Carlyon, Cloes, Dickson, Fancher, Gilbert (E. P.), Glen, Halteman, Hewitt, Hornberger, Huxtable, Jackson (F. C.), McDonald, Peddycord, Renick, Rhodes, Romaine, Sheets, Sherfey, Shultz, Smalley, Thompson (D. M.), Weber—25.

The emergency clause passed the House by the following vote: Yeas, 69; nays, 0; absent or not voting, 26.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Byerly, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Godman, Govan, Gregg, Griffin, Hamilton, Hanson, Henderson, Hogan, Hurshman, Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Quinlan, Ramsay, Ranck, Reeve, Reid, Rice, Sayer, Sewall, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergoewe, Wade, Weir, Whitlow, Mr. Speaker—69.

Those absent or not voting were: Messrs. Beebe, Bradsberry, Cameron, Carlyon, Cloes, Dickson, Fancher, Gilbert (E. P.),
There being no objections, the title of the bill was ordered to stand as the title of the act.

*House of Representatives,*

*Olympia, Wash., March 4, 1907.*

Mr. Speaker:

We, your Committee on Roads and Bridges, to whom was referred Senate amended bill No. 139, entitled "An act creating a State Highway Board and the office of State Highway Commissioner, fixing his compensation, prescribing their duties and providing for the survey, establishment, construction, maintenance and repair of state highways, and providing for the expenditure of moneys appropriated by the state or counties for the survey, establishment, construction, building, maintenance and repair of state highways, and making an appropriation therefor, and repealing sections 1, 2, 3, 4, 5, 6, 7 and 8 of an act entitled "An act creating the office of and providing for the appointment of a Highway Commissioner and State Highway Board, and for the survey, establishment and repair of certain state highways, providing for the expenditure by the county commissioners of the counties through which portions of the said highways run, all moneys for the improvement of such highways, making an appropriation therefor, and repealing sections one, two, three, four, five, six and eight of an act entitled "An act providing for the survey, establishment and repair of certain state highways and making an appropriation therefor, passed by the House of Representatives March 11, 1903, and by the Senate March 13, 1903, vetoed by the Governor and passed notwithstanding the veto of the Governor by the House of Representatives on the 24th day of January, 1905, and by the Senate on the 26th day of January, 1905," approved March 13, 1905, and declaring an emergency.

Amend section 5 in line 7 of the printed bill, same being line 10 of the original bill, by striking out the word "state" and inserting in lieu thereof the word "public."

Amend section 7 in line 16 of the printed bill, same being line 25 of the original bill, by striking out the word "state" and inserting in lieu thereof the word "public."

Amend section 10 in line 3 of the printed bill, same being line 4 of the engrossed bill, by striking out the word "state" and inserting in lieu thereof the word "public."

J. M. Stevenson, Chairman.

Mr. Stevenson moved to amend, in section 10, line 1, by striking out the word "public" and inserting the word "state."

The amendment was adopted.

Mr. Stevenson moved that the word "public" be stricken from section 12, line 3 of the printed bill, before the word "highway" and the word "state" inserted.

The amendment was adopted.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Stevenson, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 23.

Those voting yea were: Messrs. Bassett, Beach, Beebe, Bell, Blackmore, Byerly, Cameron, Congleton, Connell, Croft, Davis (D. J.); Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.). Glen, Govan, Gregg, Griffin, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.); Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, Madison, Megler, Miller, Morse; Olsen, Quinlan; Ramsay, Ranck, Reeve, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Mr. Speaker—72.


The emergency clause passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Beach, Beebe, Bell, Blackmore, Byerly, Cameron, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Govan, Gregg, Griffin, Halteman, Hanson, Hen-
derson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McMorrin, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ransay, Ranck, Reeves, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Mr. Speaker—74.

Those absent or not voting were: Messrs. Abrams, Armstrong, Bassett, Bradberry, Carlyon, Cloes, Dickson, Erickson, Fancher, Gilbert (E. P.), Godman, Hamilton, Hewitt, Kayser, McCoy, Poddycord, Reid, Shultz, Thompson (D. M.), Weber, Whitlow—21.

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

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 5, 1907.

Mr. Speaker:

We, your Committee on Irrigation and Arid Lands, to whom was referred Senate bill No. 183, entitled "An act to amend section 55 of an act entitled "An act providing for the use of water for irrigation," etc., have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend the title by striking out the words in the last line "and prescribing a penalty therefor."

Amend by inserting after the word "rights" in line 18 of the printed bill, same being line 23 of the original bill, the following words: "to all such owners."

Also by striking out the words in line 18 of the printed bill, same being line 28 of the original bill, "just and."

Strike out all after the period in line 38 of the printed bill, same being line 59 of the original bill.

LEE A. JOHNSON, Chairman.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Johnson, the rules were suspended, the second reading considered the third, the bill placed on final passage and failed to pass the House by the following vote: Yeas, 46; nays, 28; absent or not voting, 21.
Those voting yea were: Messrs. Armstrong, Bassett, Beach, Bell, Blackmore, Byerly, Congleton, Croft, Davis (D. J.), Dickson, Erickson, Freudenberg, Gaches, Gilbert (J. B.), Glen, Hamilton, Hanson, Hogan, Hornberger, Hurshman, Jackson (F. C.), Johnson, Kayser, King, Kirkpatrick, Lung, McCoy, McMorran, Madison, Megler, Miller, Morse, Olsen, Peddy cord, Ranck, Sewall, Sherfey, Smalley, Stephens (I. N.), Stevenson, Strobridge, Thompson (W. H.), Tonkin, Troy, Wade, Mr. Speaker—46.

Those voting nay were: Messrs. Beebe, Cameron, Coles, Connell, Fulton, Godman, Govan, Griffin, Halteman, Henderson, Hutchinson, Jackson (H. F.), Klovborg, Lambert, Long, McDonald, McMaster, McRae, Quinlan, Ramsay, Reeve, Rhodes, Sayer, Slayden, Taylor, Tibbetts, Weir—28.

Those absent or not voting were: Messrs. Abrams, Bradberry, Carlyon, Cloes, Davis (E. C.), Fancher, Gilbert (E. P.), Gregg, Hewitt, Huxtable, Rcid, Renick, Rice, Romaine, Sheets, Shultz, Stephens (E. M.), Thompson (D. M.), Ulsh, Weber, Whitlow—21.

Senate bill No. 66, relating to cesspools, etc.

The bill was read the second time by sections and, on motion of Mr. Hanson, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Blackmore, Bradberry, Byerly, Carlyon, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Fulton, Gilbert (J. B.), Glen, Godman, Govan, Griffin, Halteman, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMorran, McRae, Madison, Megler, Miller Morse, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Rhodes, Rice, Romaine, Sayer, Sewall, Sherfey, Slayden, Smalley, Stephens (I. N.), Strobridge, Taylor, Thompson
(W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—74.

Those absent or not voting were: Messrs. Beach, Beebe, Bell, Cameron, Cloes, Coles, Dickson, Fancher, Gaches, Gilbert (E. P.), Gregg, Hamilton, Hewitt, Reid, Renick, Sheets, Shultz, Stephens (E. M.), Stevenson, Thompson (D. M.), Weber—21.

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

Senate bill No. 122, relating to taxation of estates.

Mr. Godman moved to amend by striking out section 13.

The amendment was lost.

The bill was read the second time by sections and, on motion of Mr. Bassett, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 71; nays, 5; absent or not voting, 19.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Gregg, Griffin, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Kayser, Kirkpatrick, Kloyborg, Lambert, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddercord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sherfey, Shultz, Small, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—71.

Those voting nay were: Messrs. Byerly, Godman, Hutchinson, Johnson, King—5.


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

Mr. Reid offered the following resolution: "Resolved that the chief clerk be and he is hereby authorized to employ two additional enrolling clerks to serve during the remainder of the session at a salary of $4 per day."

The resolution was adopted.

REPORTS OF STANDING COMMITTEES.

Senate bill No. 201: Recommend it do pass as amended.
Senate bill No. 150: Recommend it do pass.
Senate bill No. 293: Recommend it do pass.
Senate bill No. 184: Recommend it do pass.
Senate bill No. 248: Recommend it do pass.
Senate bill No. 228: Recommend it do pass.
Senate bill No. 90: Recommend it do pass.
Senate bill No. 245: Recommend it do pass as amended.
Senate bill No. 119: Recommend it do pass as amended.
Senate bill No. 126: Recommend it do pass as amended.
Senate bill No. 194: Recommend it do pass.
Senate bill No. 159: Recommend it do pass.
Senate bill No. 172: Recommend it be indefinitely postponed.
The report of the committee was adopted.
Senate bill No. 156: Recommend it be placed on calendar.
On motion of Mr. Reid, the bill was re-referred to the Committee on Judiciary.
Senate bill No. 242: Recommend it be indefinitely postponed.
The report of the committee was adopted.
House bill No. 449: Recommend it be indefinitely postponed.
The report of the committee was adopted.
Senate bill No. 179: Recommend it be indefinitely postponed.
The report of the committee was adopted.
Senate bill No. 186: Recommend it do pass.
Senate bill No. 89: Recommend it do pass.
Senate bill No. 240: Recommend it do pass.
Senate bill No. 191: Recommend it be indefinitely postponed.
The report of the committee was adopted.
House bill No. 491: Recommend it do pass as amended.
House bill No. 9: Recommend it do pass as amended.
Re-referred to the Committee on Appropriations.

On motion of Mr. Megler, the rules were suspended and the chief clerk instructed to transmit all Senate bills passed today to the Senate immediately.

On motion of Mr. Megler, the House took a recess until 7:30 p.m.

EVENING SESSION.

Mr. Megler called the House to order at 7:30 p.m.
Roll call showed all members present except Messrs. Coles, Davis (E. C.), Griffin, Henderson, Hewitt, Hurshman, Lambert, McMorrow, Ramsay, Sheets, Shultz, Slayden, Ulsh, Weber, and Mr. Speaker.

REPORT OF STANDING COMMITTEE.

We, your Committee on Commerce and Manufacture, to whom was referred Senate bill No. 180, entitled "An act regulating steam vessels and boats operated by machinery within the jurisdiction of this state," have had the same under consideration, and we respectfully report the same back to the House, with the recommendation that it do pass as amended.

Amend section 25 of the engrossed bill, being section 29 of the printed bill, as follows: Add after the period following the last word of said section the words "No launch under ten tons carrying passengers shall navigate the waters of the straits of Juan de Fuca, unless provided with a boat of sufficient size to accommodate said passengers and be under the management of a person holding a United States license for steam vessels."

D. J. Davis, Chairman.

We concur in this report: A. M. Sewall.

Mr. Bell offered the following amendment: Amend section 12, engrossed bill, line 3, after the word "preservers" by striking out the balance of line 3, all of lines 4, 5, 6, and line 7 to second mention of work "cork," and insert in lieu thereof the
following: "of the sort prescribed by the supervising inspector appointed under this act."

The amendment was adopted.

Mr. Gaches offered the following amendment: Amend section 3, by adding the following: "Provided, That none of the provisions of this act shall apply to any gasoline, naptha or electric boats of less than five horsepower, used exclusively as pleasure boats, or to boats not exceeding ten tons capacity used as ferry boats for the purpose of transporting passengers from one bank to the other of the rivers within the state."

The amendment was lost.

Mr. Griffin offered the following amendment: Amend the bill by striking section 1 of the printed bill and insert in lieu thereof the following: "Section 1. The Commissioner of Labor shall be charged with the administration of the provisions of this act, with the assistance of one inspector appointed by the Governor to act under the supervision of said Commissioner. Such inspector shall receive an annual salary of two thousand dollars and shall be paid necessary traveling expenses when making inspections and conducting examinations at places other than the domicile of said inspector."

Strike section 31 of the printed bill.

Strike present section 32 of the printed bill and insert in lieu thereof the following: "Sec. 31. Said inspector duly appointed for the execution of any of the provisions of this act, shall be deemed to be a deputy of said Commissioner for the purposes hereof, and may perform any act and exercise any authority herein provided for the Commissioner of Labor. Said inspector shall be paid an annual salary of two thousand dollars per annum and be paid necessary traveling expenses."

The amendment was lost.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 55; nays, 9; absent or not voting, 31.
Those voting yea were: Messrs: Abrams; Armstrong; Beach, Bell, Blackmore, Byerly, Cameron, Congleton, Croft, Davis (D. J.), Erickson, Fancher, Freudenberg; Fulton, Govan, Gregg, Hanson, Henderson, Hogan, Hutchinson, Jackson (F. C.), Johnson, King, Kirkpatrick, Klovborg, Long, Lang, McCoy, McDonald, McMaster, McRae, Madison, Moger, Miller, Morse, Olsen, Quinlan, Ranick, Reeve, Reid, Renick, Sayer, Sewall, Sherfey, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir—55.

Those voting nay were: Messrs. Bradberry, Connell, Gaches, Gilbert (J. B.), Griffin, Jackson (H. F.), Kayser, McMorran, Thompson (W. H.)—9.

Those absent or not voting were: Messrs. Bassett, Beebe, Carlyon, Cloes, Coles; Davis (E. C.), Dickson, Gilbert (E. P.), Glen, Godman, Halteman; Hamilton, Hewitt, Hornberger, Hurshman, Huxtable, Lambert, Peddycord, Ramsay, Rhodes, Rice, Romainé, Sheets, Shultz, Slayden, Strobridge, Thompson (D. M.), Ulsh, Weber, Whitlow, Mr. Speaker—31.

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

Senate bill No. 223 was passed, to retain its place on the calendar.

Senate bill No. 193, providing for the election of certain city officers by the common council in certain cases: Mr. Jackson moved that the bill be passed over until tomorrow and that it retain its place on the calendar.

On motion of Mr. Kirkpatrick as a substitute, the rules were suspended, the second reading considered the third, the bill placed on final passage and failed to pass the House by the following vote: Yeas, 19; nays, 48; absent or not voting, 28.

Those voting yea were: Messrs. Beebe, Connell, Freudenberg, Griffin, Hanson, Henderson, Hogan, Jackson (F. C.), Jackson (H. F.), Kayser, Lambert, Olsen, Ramsay, Shultz, Stephens (I. N.), Stevenson, Taylor, Weir—19.

Those voting nay were: Messrs. Abrams, Armstrong, Beach, Bell, Blackmore, Byerly, Cloes, Coles, Congleton, Croft, Erick-
Those absent or not voting were: Messrs. Bassett, Bradberry, Cameron, Carlyon, Davis (D. J.), Davis (E. C.), Dickson, Gaches, Gilbert (E. P.), Halteman, Hewitt, Hornberger, Hurshman, Huxtable, Long, McCoy, McDonald, McMaster, McRae, Peddycord, Romaine, Sheets, Sherfey, Strobridge, Thompson (D. M.), Tonkin, Ulsh, Weber—28.

The speaker resumed the chair.

The House adjourned.

Leo. O. Meigs, J. A. Falconer,
Chief Clerk. Speaker.

FIFTY-THIRD DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Thursday, March 7, 1907.

The speaker called the House to order at 10 a. m.

Roll call showed all members present except Messrs. Davis (E. C.), Gaches, Gilbert (E. P.), Govan, Griffin, Hewitt, and Weber.

Reverend E. L. Swick offered prayer.

On motion of Mr. Freudenberg, the reading of the Journal was dispensed with.

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MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 7, 1907.

MR. SPEAKER:

The Senate has passed House bill No. 285, entitled "An act to provide for reciprocal demurrage," with the following amendments:

After the words "forty-eight hours" in line 6 of section 7, add the following: "Provided, such demurrage is demanded before commencing the transportation of said car or cars."

In section 20, lines 1 and 2 of the printed bill, strike the words "the superior court of" and insert in lieu thereof the words "Any court of competent jurisdiction in."

And the same is herewith transmitted.

The Senate has passed House memorial No. 6, relating to forest reserves in the State of Washington;

Also House bill No. 175, relating to the printing of ballots for elections;

Also House bill No. 426, providing for the appointment of an additional superior court judge for Pierce county;

Also House bill No. 291, dedicating certain lands to the City of Tacoma;

Also House bill No. 217, defining the weight of a ton of coal;

Also House bill No. 59, relating to dikes and drainage;

Also House bill No. 108, relating to the sale of school property in certain cities;

Also House bill No. 273, relating to the registration of voters;

Also House bill No. 242, relating to pilotage on Puget Sound;

Also House bill No. 222, providing for the control and distribution of stored waters and flowing waters;

Also House bill No. 468, providing for the survey of certain state roads;

Also House bill No. 469, providing for the improvement of public highways;

Also House bill No. 306, relating to the proper ventilation and safety of coal mines;

Also House bill No. 190, relating to assessment and collection of taxes;

Also House bill No. 286, relating to water power plants, reservoirs, etc., with the following amendments:

In line 4 of the title of the printed bill, after the word "use," insert a period in lieu of the comma, and strike the emergency clause following.

In section 2, line 4 of the printed bill, after the word "made," insert a period in place of the comma, and strike the balance of the section.

Also House bill No. 467, for the establishment and maintenance of state roads, with the following amendments:
Amend section 4, line 3, page 2 of the engrossed bill, by striking out the word "Metalline," and inserting in lieu thereof the word "Tiger."

In section 5, line 1 of the printed bill, after the word "section" change the figure "6" to the figure "4."

Also House bill No. 65, providing for the control of delinquent children, with the following amendments:

In line 1 of the title of the printed bill, strike the words "to provide for" and substitute therefor the words "relating to." In line 2 of said title, after the figures "1905" strike the remainder of said title.

In lines 1, 2 and 3, section 1 of the printed bill, strike the words "entitled 'An act to provide for the apprehension, trial, treatment and control of delinquent children under the age of seventeen years,' approved February 15, 1905." In line 7 of said section, before the word "act" strike the word "the" and substitute the word "this" therefor. In line 7 of said section strike the words "of which this act is amendatory."

Strike section 2 of the printed bill.

In lines 1, 2 and 3, section 3 of the printed bill, strike the words "entitled 'An act to provide for the apprehension, trial, treatment and control of delinquent children under the age of seventeen years,' approved February 15, 1905." In line 4 of said section, strike the figures "16" and substitute the figures "15" therefor, in each place where it occurs in said line.

Strike section 4 of the printed bill.

Also House bill No. 297, relating to the office of Sheep Inspector, with the following amendments:

Add to section 1 the following: And provided further, that the Inspector so appointed shall serve without compensation.

Strike the title of the printed bill and substitute the following "An act relating to the office of Sheep Inspector and amending section 1 of chapter LXXVI of the Session Laws of 1901."

In line 1, section 1 of the printed bill, beginning with the words "An act entitled" strike down to and including the word "hereby" in line 8, and substitute the following words: "Chapter LXXVI of the Session Laws of 1901 is."

Also House bill No. 309, providing the manufacture or sale of cigarettes, with the following amendments:

In line 3 of the title in the printed bill insert the word "and" between the word "same" and the word "providing" and strike out all after the word "thereof" of said line 3.

In line 5 and 6 of the printed bill strike out all after the word "smoking" in line 5 down to and including the word "wrapper" in line 6.

In line 8 of the printed bill after the word "offense" strike the words and parenthesis.
Strike section 2 from the printed bill and insert in lieu thereof the following: Sec. 2. This act shall take effect September 1, 1907.

Also House bill No. 102, fixing the fees to be paid the Secretary of State by corporations, with the following amendments:

In line 2 of the title insert the word “and” between the word “State” and “provide” and strike from the title the words “repeal all acts or parts of acts in conflict herewith.”

In line 7 of section 6 of the engrossed bill strike out the word “twenty” and insert in lieu thereof the word “fifteen.”

Strike section 12 from the bill.

And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 7, 1907.

Mr. Speaker:

The Senate has passed House bill No. 289, entitled “An act amending the Railroad Commission Law of Washington,” with the following amendments:

Strike the title and insert in lieu thereof the following: “An act relating to railroads and regulation of railroads, amending sections 2, 3, 4, 6, 12, 13, 15, 20 and 22 of chapter 81, Session Laws of 1905; adding sections 28, 29, 30, 31, 32, 33, 34, 35, 36, 37 and 38 thereto; providing penalties for the violation thereof and declaring an emergency.”

In line 1, section 1 of the printed bill, commencing with and including the word “an” strike all the words succeeding down to and including the word “therefor” in line 10, and insert in lieu thereof the words and figures “Chapter 81, Session Laws of 1905.”

Strike present section 13 and substitute therefor the following:

Section 13. There shall be added to said act to be designated as section 31, the following: “Section 31. It shall be unlawful for any railroad or railway corporation or company owning and operating, or operating, or that may hereafter own or operate, a railroad, a railroad in whole or in part in this state to knowingly or negligently use or operate any car, tender or locomotive that is defective, or any car or locomotive upon which the machinery or attachments thereto belonging are in any manner defective, or to knowingly operate its train over any defective or dangerous track, bridge or structure.”

Section 14. There shall be added to said act to be designated as section 32 the following: “Section 32. That every railroad corporation owning or operating a railroad or part of a railroad in this state shall on or before the first day of January, 1908, equip and furnish all cars owned or leased and used by it in its service in this state with automatic couplers, coupling automatically, which can be coupled and uncoupled without the necessity of men going between the ends of the cars, and shall equip, furnish and operate all cars in its passenger service, and not less than 80 per cent of such cars in its freight service with
perfectly acting air brakes, and also with good and sufficient hand brakes, and in such a manner as to enable the engineer under ordinary conditions to control the speed of the train without the use of hand brakes, and in such a manner as to enable the engineer under ordinary conditions to control the speed of the train without the use of hand brakes, and no freight train shall after such date be run by any such railroad corporation over any part of its road lying within this state, unless the cars composing such freight train are so furnished and equipped. All freight cars shall be equipped and provided with proper grab-irons, ladders and stirrups, securely bolted on so as to enable the employees to climb upon and off such cars with safety; provided however, that this section shall not apply to boarding and outfit cars when moved by work trains.

Section 15. There shall be added to said act to be designated as section 33, the following: "Section 33. An inspector of safety appliances and tracks, bridges and structures shall be appointed by the railroad commission of Washington at a salary of not to exceed two thousand dollars per annum. Such inspector shall not be an officer of any railroad operating in this state, nor shall he be interested, directly or indirectly, in the stock or bonds of any railroad company, and he shall have had at least seven years' actual experience in the operating department of some railroad. Before entering on his duties the said inspector shall give a bond to the State of Washington in the sum of five thousand dollars secured by a bond and security company acceptable to the railroad commission, conditioned for the faithful performance of his duties, and shall make and file an affidavit that he is not an officer or director of any railroad company, and is not directly or indirectly interested in the stock or bonds of any railroad company, and such other facts as are required of employees of the state."

Section 16. There shall be added to said act to be designated as section 34, the following: "Section 34. It shall be the duty of the inspector to inspect the couplers, air brakes and automatic power brakes found on the cars and engines, and the grab-irons, ladders, stirrups and hand brakes on all freight cars of any railroad in Washington, and make such report of his inspection to the railroad commission as it may order and require, reporting all cars, tenders and engines, giving the number of the same, the road on which they are found and the road owning same if known which is found to have a defective coupler, brake or other defect rendering the operation thereof in any way dangerous, particularly describing such defects. He shall on discovering a defective coupler, brake or other defect rendering the use of such car, tender or engine dangerous immediately report the same to the superintendent of the road on which it is found and to the agent thereof at the nearest station, describing the defect. Such inspector may, on the discovery of the defective coupler, brake or other defect rendering the use of such car, tender or engine dangerous condemn such car, tender or engine, and order the same out of service until repaired and put in
good working order. He shall in addition thereto inspect the tracks, bridges, and structures of all lines of railroad operating in this state, and in case he finds such track, bridge or structure defective or unsafe in any particular, he shall report such condition to the railroad commission and in addition thereto shall report the same to the divisional superintendent of such railroad. In case any track is found to be so defective as to be dangerous to the employees or traveling public for a train or trains to be operated over the same, the inspector is hereby authorized to condemn such track, bridge, or structure, and notify the railroad commission and the railroad divisional superintendent of such road of his action concerning the same, reporting in detail the defects complained of, and the work and improvements necessary to be done to repair such defects. He shall also report to the railroad commission of Washington the violation of any law governing, controlling or affecting the conduct of railroads within this state. Such inspector shall have the right and privilege of riding upon any engine either on passenger or freight trains, or on caboose of freight train for the purpose of inspecting the track of any road in this state. Provided, That the engineer or conductor in charge of any such engine or caboose may require such inspector to produce his authority under the seal of the railroad commission of Washington showing that he is such inspector. The inspector shall be an employee of the railroad commission of Washington, and he shall perform in addition to the duties above described such other and further duties as the commission may require of him.

Section 17. There shall be added to said act to be designated as section 35 the following: "Section 35. Whenever the railroad commission of Washington has reasonable grounds to believe either on complaint made to it or otherwise that any of the tracks, bridges, or other structures of any railroads in this state, or the couplers, air brakes, or automatic power brakes of any cars, tenders and engines, or the grab-irons, ladders, and stirrups of any freight car used in this state are in a condition which renders them or any of them dangerous or unfit for the transportation of passengers or the carrying of freight, it shall forthwith cause the same to be inspected and examined, and if on such examination of said commission or its inspectors or agents it is of the opinion that any such tracks, bridges, structures, cars, tenders or engines are unfit for the transportation of passengers and freight with safety, it shall immediately give to the superintendent or other executive officer of the company operating such road notice of the condition thereof and of the repairs or reconstruction necessary to place the same in a safe condition, and it may also prescribe the rate of speed for trains passing over such dangerous or defective track, bridge or other structure until the repairs or reconstruction required are made, and may also prescribe the time within which such repairs or reconstructions must be made, or if in its opinion it is needful or proper, it may forbid the running of passenger trains over such defective track, bridge or structure until such repairs are made. If any
cuporintondont or other executive officer receiving such notice and order neglects for two days after receiving the same to direct the proper subordinate officer to run the trains over such defective track, bridge or other structure at a speed not greater than that so prescribed, or if the running of such trains is forbidden, then to stop running trains over the same, or if any engineer, conductor or other employe knowingly disobeys such order, every superintendent, officer, engineer, conductor or employe so offending shall be fined in any sum not exceeding five hundred dollars, or be imprisoned in the jail for any period not exceeding one year, or both, at the discretion of the court; and the company operating such road, if it neglects or without good cause fails to make the repairs or reconstruction prescribed by the commission in the time limited shall for each day that such repair or reconstruction is delayed beyond the time prescribed, forfeit and pay to the state the sum of one hundred dollars to be recovered in the same manner that other penalties are recovered by the state against railroad companies by the act providing for the appointment of the railroad commission, and defining its duties and powers, being chapter 81 of the Session Laws of Washington for the year 1905.

Section 18. There shall be added to said act to be designated as section 36, the following: "Section 36. Any railroad whose superintendent, officer or agent shall receive such notice of a defective coupler, brake or other defect rendering the use of such car, tender or engine dangerous shall cause the same to be immediately repaired. On receiving from the inspector an order condemning any car, tender or engine, the employee of the road in charge of said car, tender or engine, shall put the same out of service at the first freight divisional terminal, or, in case the inspector so orders, at the first station reached. Any railroad whose superintendent, officer or agent shall receive notice of a defect in the track, or any bridge or other structure, shall cause the same to be immediately repaired and on receiving from the commission an order condemning the track, bridge or structure, no train excepting for the purpose of repairing shall be run over the same until the defects pointed out are remedied and repaired."

Section 19. There shall be added to said act to be designated as section 37, the following: "Section 37. It shall be the duty of the general manager, superintendent or other proper officer of every railroad operating in this state to make to the Railroad Commission of Washington at its office a monthly report under oath of all the collisions of trains, or where any train or part of a train accidentally leaves the track, and of all accidents which may occur to its passengers or employees while in the service of such road and actually on duty, which report shall state the nature and cause thereof and the circumstances connected therewith. Provided, however, That neither said report nor any part thereof shall be admitted as evidence or used for any purpose against such railroad so making such report in any suit or action for damages growing out of any matter mentioned in said report; that the
Railroad Commission of Washington is hereby authorized to prescribe for such railroad a method and form for making the reports in this section provided.

Section 20. There shall be added to said act to be designated as section 38, the following: "Section 38. Any railroad, divisional superintendent, agent, officer or employee of any railroad operating in this state who shall willfully and knowingly violate any of the provisions of this act shall be deemed guilty of a misdemeanor and on conviction thereof shall be fined in any sum not exceeding five hundred dollars."

Section 21. There shall be added to said act to be designated as section 39, the following: "Section 39. An emergency exists and this act shall take effect immediately."

And the same is herewith transmitted.

J. W. Lysons, Secretary of the Senate.

REPORTS OF STANDING COMMITTEES.

House bill No. 60: Recommend it do pass.
House bill No. 343: Recommend it do pass as amended.
House bill No. 487: Recommend it do pass as amended.
Senate bill No. 212: Recommend it do pass.
House bill No. 488: Recommend it be indefinitely postponed.

The report of the committee was adopted.

MESSAGES FROM THE GOVERNOR.

State of Washington, Executive Department, Olympia, March 6, 1907.

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

Gentlemen—I have this day approved the following bills:

House bill No. 152, entitled "An act to provide for the assessment of the operating property of railroads."

House bill No. 413, entitled "An act relating to the superior courts of the counties of Whatcom, Yakima, Kittitas, Benton, Franklin, Adams, Lincoln and Spokane, the election and appointment of judges therein, and declaring an emergency."

Albert E. Mead, Governor.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Speaker:

Your Committee on Enrolled Bills to whom was referred House bills Nos. 130, 44, 51, 185, 93 and 92, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted.

E. C. Davis, Chairman.

We concur in this report: H. F. Jackson, James J. Glen, Edmund Rice, G. H. Armstrong.
REPORT OF COMMITTEE ON ENGRossED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 7, 1907.

MR. SPEAKER:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 262, 270 and 29, have compared the same with the original bills and find them correctly engrossed.

Respectfully submitted,

H. D. TAYLOR, Chairman.

We concur in this report: M. W. Whitlow, P. H. Carlyon, A. M. Sewall, Howard A. Hanson, F. H. Tonkin.

SECOND READING OF BILLS.

On motion of Mr. King, the House took up consideration of House bill No. 29, relating to trout fishing.

Mr. King offered the following amendment: Amend as follows: Section 1, lines 5 and 6. Strike out the words “fifteenth” and “April,” and the words “first” and “June,” and insert the words “first” and “February,” and the words “thirty-first” and “May”; so that the bill shall read: “the first day of February and the thirty-first day of May”; and add the following: “and provided, further, that it shall be unlawful for any person to fish with spawn, or trout eggs in said lake or in any of the streams emptying into it, that it shall be unlawful to fish or to take fish in any way or at any time from any stream tributary to Lake Chelan on which a state hatchery is located.”

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. King, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 18.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Erickson, Fancher, Freudenberg, Fulton, Gilbert (J. B.), Glen, Godman, Gregg, Halteman, Hamilton, Hanson, Hogan, Hursman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klouborg, Lam-
Those absent or not voting were: Messrs. Beebe, Davis (E. C.), Dickson, Gaches, Gilbert (E. P.), Govan, Griffin, Henderson, Hewitt, Hornberger, McDonald, Renick, Sherfey, Stephens (E. M.), Strobridge, Vergowe, Weber, Whitlow—18.

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

On motion of Mr. Godman, House bill No. 485 was made a special order for 3 p. m.

House bill No. 492, relating to the Board of State Land Commissioners.

The bill was read the second time and, on motion of Mr. Rhodes, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Erickson, Faucher, Freudenberg, Fulton, Gilbert (J. B.), Glen, Godman, Gregg, Halteman, Hamilton, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reed, Rhodes, Rice, Sayer, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Mr. Speaker—74.

Those absent or not voting were: Messrs. Beebe, Davis (E. C.), Dickson, Gaches, Gilbert (E. P.), Govan, Griffin, Hanson,
The emergency clause passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 24.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Bell, Blackmore, Byerly, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Dickson, Erickson, Fancher, Fulton, Gilbert (J. B.), Gregg, Griffin, Halteman, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McRae, Madison, Megler, Morse, Olsen, Peddycord, Quinlan, Ramsay, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—71.

Those absent or not voting were: Messrs. Beebe, Bradsberry, Cameron, Davis (E. C.), Freudenberg, Gaches, Gilbert (E. P.), Glen, Godman, Govan, Hamilton, Hanson, Henderson, Hewitt, Jackson (F. C.), McDonald, McMorran, Ranck, Sewall, Shultz, Strobridge, Thompson (W. H.), Vergowe, Weber—24.

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

House bill No. 495, relating to the selection and sale of public lands.

Mr. Reid moved that a period be inserted after the word "areas" and the "etc." be stricken in section 1.

The amendment was adopted.

Mr. Whitlow offered the following amendment: Amend section 2, in line 4, by striking the word "seven" and substituting the word "five."

The amendment was lost.

On motion of Mr. Abrams, the bill was made a special order for 2 p. m.

The speaker called Mr. I. N. Stephens to the chair.
House bill No. 496, relating to waterways for navigation, etc.

The bill was read the second time by sections and, on motion of Mr. Rhodes, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 55; nays, 1; absent or not voting, 39.

Those voting yea were: Messrs. Armstrong, Bassett, Cameron, Carlyon, Connelly, Connell, Croft, Davis (E. C.), Erickson, Fancher, Freundenberg, Fulton, Gilbert (J. B.), Glen, Griffin, Halteman, Hanson, Hornberger, Hutchinson, Kayser, King, Kirkpatrick, Klovborg, Lambert, McCoy, McMaster, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Rhodes, Rice, Romaine, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (L. N.), Stevenson, Taylor, Tibbetts, Tonkin, Ulsh, Wade, Mr. Speaker—55.

Those voting nay were: Mr. Byerly—1.


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

House bill No. 497, relating to the State Land Commissioner.

Mr. Rhodes offered the following amendment: Amend the title of said act by striking out all after the word “act” in the title and substituting in lieu thereof the following: “fixing the official bond of the commissioner of public lands and auditor and cashier in the office of the commissioner of public lands, and declaring an emergency.”

Amend section 1 by striking therefrom the following: “That section 6 of an act entitled “An act creating ‘The State Land
Commission, to define the duties and provide for assistance for, and fix the compensation of the commissioner of public lands, and declaring an emergency,” approved March 27, 1890, be and the same is hereby amended to read as follows: Sec. 6.”

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Rhodes, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 14.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradsberry, Byerly, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ranck, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayde, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Whitlow, Mr. Speaker—81.

Those absent or not voting were: Messrs. Beebe, Cameron, Gilbert (E. P.), Govan, Hewitt, Huxtable, Jackson (F. C.), McDonald, Ramsay, Reeve, Thompson (D. M.), Wade, Weber, Weir—14.

The emergency clause passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 16.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Gregg, Griffin, Halteman, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable,
Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Whitlow, Mr. Speaker—79.

Those absent or not voting were: Messrs. Beach, Beebe, Davis (E. C.), Gilbert (E. P.), Govan, Hamilton, Hewitt, Jackson (F. C.), Lung, McDonald, Ramsay, Ranck, Thompson (D. M.), Wade, Weber, Weir—16.

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

The speaker signed House bills Nos. 492, 44, 130, 93, 51 and 185.

House bill No. 498, relating to improvements of state lands.

The bill was read the second time by sections and, on motion of Mr. Rhodes, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 13.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorren, McRae, Madison, Megler, Morse, Olsen, Peddycord, Quinlan, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Mr. Speaker—82.
Those absent or not voting were: Messrs. Beebe, Dickson, Gilbert (E. P.), Govan, Hewitt, Jackson (F. C.), Miller, Ramsay, Shultz, Thompson (D. M.), Weber, Weir, Whitlow—13.

The emergency clause passed the House by the following vote: Yeas, 85; nays, 0; absent or not voting, 10.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyn, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Hixtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Whitlow, Mr. Speaker—85.


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

House bill No. 499, relating to the Board of State Land Commissioners.

The bill was read the second time by sections and, on motion of Mr. Rhodes, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 17.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Bell, Blackmore, Bradsberry, Byerly, Carlyn, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis
(E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gilbert (J. B.), Gregg, Griffin, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hursman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Whitlow, Mr. Speaker—78.


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

On motion of Mr. Rhodes, the rules were suspended and the chief clerk instructed to immediately transmit House bills Nos. 492, 496, 497, 498 and 499 to the Senate.

The speaker resumed the chair.

The House took a recess until 2 p. m.

AFTERNOON SESSION.

The speaker called the House to order at 2 p. m.

Roll call showed all members present except Messrs. Blackmore, Bradsberry, Freudenberg, Gaches, Gilbert (E. P.), Govan, Griffin, Hewitt, Reid, Shultz, Slayden, Smalley, Taylor and Weber. Messrs. Freudenberg and Hewitt were excused.

SPECIAL ORDER.

The House considered House bill No. 495, which was a special order for 2 p. m.
Mr. Abrams offered the following amendment:

Amend section 3 by striking therefrom all the section beginning with line 16 of the printed bill and insert in lieu thereof the following: "Provided, further, That each and every contract for the sale of any state lands, or deeds or patents to such state lands shall contain the following saving clause: 'The party of the first part hereby expressly saves, excepts and reserves out of the grant hereby made, unto itself, its successors and assigns forever, all coal which may be in or upon said lands above described, or any part thereof; and it also hereby expressly saves and reserves, out of the grant hereby made, unto itself, its successors and assigns forever, the right to enter by itself, its agents, attorneys and servants upon said lands, or any part or parts thereof, at any and all times, for the purpose of opening, developing and working coal mines thereon, and taking out and removing therefrom all coal, and to that end it further expressly reserves out of the grant hereby made, unto itself, its successors and assigns forever, the right by it or their agents, servants and attorneys at any and all times to erect, construct, maintain and use all such buildings, machinery, roads and railroads, sink such shafts, remove such soil and to remain on said lands or any part thereof for the business of mining coal and to occupy as much of said land as may be necessary for the successful prosecution of such coal mining business hereby expressly reserving to itself, its successors and assigns as aforesaid, generally, all rights and powers in, to, and over said lands, whether herein expressed or not, reasonably necessary to render beneficial and efficient the complete enjoyment of the property and rights hereby expressly reserved: Provided further, however, That neither the state nor any of its successors or assigns, after having sold any of its lands for other than coal mining purposes, shall afterward go upon or enter any lands so sold for the purpose of mining coal thereon without first paying to the original grantee or his successors or assigns, just compensation for the land taken and damages to the land not taken by reason of the
erection and construction of the necessary appliances for open­ing and operating a coal mine thereon. And for the failure or refusal of the state or any of its successors or assigns to pay the original grantee or his successors or assigns just compensation for the land so taken and damages to the land not taken, for the purposes aforesaid, said grantee or his successors or assigns shall have a right of action in the courts of this state to recover said compensation for lands so taken and damages to lands not taken by virtue of said coal mining operations."

The amendment was lost.

Mr. Rhodes offered the following amendment: Add to sec­tion three the following: "Provided further, That no rights shall be exercised under this reservation by the state, its suc­cessors or assigns, until provision has been made by the state, its successors or assigns, to pay to the owner of the land upon which the rights herein reserved to the state, its successors or assigns are sought to be exercised, full payment for all dam­ages sustained by said owner, by reason of entering upon said land."

Mr. Johnson offered the following amendment to the amend­ment:

Amend section 3 by striking out all of section 3 after line 15. The amendment to the amendment was lost.

The amendment was adopted.

Mr. Kirkpatrick offered the following amendment:

Amend section 3 by adding to said section the following: "Provided, however, That nothing herein shall be construed to prevent the commissioner of public lands, with the consent and approval of the board of state land commissioners, from receiv­ing applications for the sale of any coal lands as such, and from having such lands valued and appraised and sold under the pro­visions of this act, such sales to be for one-tenth cash on the day of sale and the balance of the purchase price within ten days thereafter."

The amendment was lost.
Mr. Hogan offered the following amendment:

Amend section 3 by adding, after the word “land” in line 17 of the printed bill, the following: “except deeds and patents issued pursuant to contracts heretofore made.”

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Rhodes, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 59; nays, 24; absent or not voting, 12.

Those voting yea were: Messrs. Armstrong, Bassett, Beebe, Bell, Blackmore, Carlyon, Cloes, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Fulton, Gilbert (J. B.), Glen, Godman, Gregg; Halteman, Hanson, Henderson, Hogan, Hornberger, Hutchinson, Huxtable, Jackson (H. F.), Kayser, Kirkpatrick, Klovborg, Lambert, McCoy, McDonald, McMastor, McRae, Megler, Morse, Olsen, Peddyward, Quinlan, Ramsay, Ranck, Reid, Rhodes, Rice, Romaine, Sewall, Sheets, Sherfey, Smalley, Stephens (I. N.), Strabridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Weir, Mr. Speaker—59.


Those absent or not voting were: Messrs. Cameron, Freudenberg, Gilbert (E. P.), Govan, Griffin, Hewitt, Jackson (F. C.), Long, Renick, Stevenson, Thompson (D. M.), Weber—12.

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

On motion of Mr. Rhodes, the rules were suspended and the chief clerk instructed to immediately transmit House bill No. 495 to the Senate.

SENATE AMENDMENTS.

On motion of Mr. Strobridge, the House refused to concur in the Senate amendments to House bill No. 323, as they appeared
in Senate bill No. 32, and the Senate was asked to recede from the amendments.

House bill No. 485, relating to the improvement of the Snake and Columbia rivers.

The bill was read the second time by sections and, on motion of Mr. Godman, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 12.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradshberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Gregg, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Smalley, Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weir, Whitlow, Mr. Speaker—83.

Those absent or not voting were: Messrs. Dickson, Freudenberg, Gilbert (E. P.), Govan, Griffin, Hewitt, Reid, Slayden, Stephens (E. M.), Stevenson, Wade, Weber—12.

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

On motion of Mr. Godman, the rules were suspended and the chief clerk instructed to immediately transmit House bill No. 485 to the Senate.

On motion of Mr. Hornberger, the House voted to reconsider the vote on Senate bill No. 107.

On motion of Mr. Hornberger, the rules were suspended and the bill returned to second reading for amendment.

On motion of Mr. Sheets, the bill was re-referred to the Committee on Judiciary.
Senate bill No. 223, relative to county, city and township organization.

It being called for, the report of the committee to indefinitely postpone the bill was read and, on motion, the report was not adopted.

Mr. Tibbetts offered the following amendment:
Amend section 1, line 10, by striking the words "such territory" and inserting the words "the entire county."

The amendment was lost.

Mr. Madison offered the following amendment:
Amend section 1, line 5, by striking the words "or special."

The amendment was lost.

Mr. Hogan offered the following amendment:
Amend section 1 as follows: Strike out, in lines 7 and 8 of the printed bill the following: "excepting county or counties affected by the establishment of such."

Strike out the word "general" in line 8 and insert the word "special."

Strike out the word "general" in line 9 and insert the word "special."

The amendment was adopted.

Mr. Hamilton offered the following amendment:
Amend by striking out the words "ten" in lines 3 and 4 and inserting the words "five."

The amendment was lost.

The bill was read the second time by sections and, on motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and failed to pass the House by the following vote: Yeas, 23; nays, 48; absent or not voting, 24.

Those voting yea were: Messrs. Cameron, Congleton, Connell, Erickson, Gregg, Henderson, Hutchinson, Huxtable, Long, McCoy, McDonald, McRae, Peddycord, Reid, Rhodes, Sayer, Sheets, Sherfey, Smalley, Stephens (I. N.), Thompson (W. H.), Whitlow—23.

Those voting nay were: Messrs. Armstrong, Bassett, Beach, Bell, Blackmore, Byerly, Cloes, Coles, Croft, Davis (D. J.),

Those absent or not voting were: Messrs. Abrams, Beebe, Bradsberry, Carlyon, Davis (E. C.), Fancher, Gaches, Gilbert (E. P.), Gilbert (J. B.), Govan, Halteman, Hanson, Hewitt, Kirkpatrick, Megler, Quinlan, Renick, Sewall, Shultz, Slayden, Strobridge, Troy, Weber, Weir—24.

The Speaker signed Senate bills Nos. 181 and 233.

The speaker called Mr. Rhodes to the chair.

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1907.

We, your Committee on Agriculture, to whom was referred Senate bill No. 92, entitled "An act providing for the manner of sale and distribution of all grain sacks manufactured at the state penitentiary," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

In section 2, line 2 of the printed bill, the same being line 4 of the original bill, substitute a period for the comma, after the word "year," and strike out the rest of the section.

S. J. CAMERON, Chairman.


Mr. Whitlow offered the following amendment: In line 8 insert the word "July."

In line 10, section 5 of the printed bill, strike out all of said section after the word "state."

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final
passage and passed the House by the following vote: Yeas, 76; nays, 1; absent or not voting, 18.

Those voting yea were: Messrs. Armstrong, Bassett, Beebe, Bell, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Gregg, Griffin, Hamilton, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, Madison, Megler, Miller, Morse, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Reid, Rhodes, Rice, Romaine, Sayer, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Whitlow, Mr. Speaker—76.

Those voting nay were: Mr. Godman—1.

Those absent or not voting were: Messrs. Abrams, Beach, Blackmore, Congleton, Dickson, Gilbert (E. P.), Govan, Halteman, Hewitt, Hogan, McDonald, McRae, Renick, Sewall, Thompson (D. M.), Wade, Weber, Weir—18.

The emergency clause passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 25.

Those voting yea were: Messrs. Armstrong, Bassett, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Halteman, Hanson, Henderson, Hornberger, Hurshman, Huxtable. Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Whitlow—70.

Those absent or not voting were: Messrs. Abrams, Beach, Dickson, Erickson, Gilbert (E. P.), Godman, Govan, Gregg,

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

REPORTS OF STANDING COMMITTEES.

Senate bill No. 105: Recommend it do pass.
Senate bill No. 207: Recommend it do pass.
House bill No. 32: Recommend it be indefinitely postponed.
The report of the committee was adopted.
House bill No. 478: Recommend it be indefinitely postponed.
The report of the committee was adopted.
House bill No. 440: Recommend it do pass.
Senate bill No. 142: Recommend it do pass.
House bill No. 10: Recommend it be indefinitely postponed.
The report of the committee was adopted.
Senate bill No. 28: Recommend it do pass.

FIRST READING OF SENATE BILLS.

Amended Senate bill No. 190, by Committee on State Granted, School and Tide Lands: An act to provide for the improvement of tide lands and adjacent lands, water-ways, water areas and streams in aid of commerce, navigation and transportation, providing public facilities for shippers and others, creating a commission therefor, declaring certain laws relating thereto, and granting the power of eminent domain.

Referred to the Committee on Commerce and Manufacture.
The speaker resumed the chair.

SECOND READING OF BILLS.

Senate bill No. 186, authorizing the appointment of female notaries public.

Mr. Griffin moved to amend by striking out lines 7 and 8.
The amendment was lost.
The bill was read the second time by sections and, on motion of Mr. Hanson, the rules were suspended, the second reading
considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 62; nays, 9; absent or not voting, 24.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beebe, Bell, Blackmore, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Davis (D. J.), Fancher, Freudentberg, Fulton, Gaches, Glen, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ranek, Reeve, Reid, Rhodes, Rice, Sayer, Sewall, Shultz, Slayden, Stephens (I. N.), Stevenson, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Whitlow, Mr. Speaker—62.

Those voting nay were: Messrs. Cloes, Croft, Davis (E. C.), Erickson, Gilbert (J. B.), Griffin, Hurshman, Ramsay, Smalley—9.

Those absent or not voting were: Messrs. Beach, Bradsberry, Dickson, Gilbert (E. P.), Godman, Govan, Grew, Halteman, Hewitt, Jackson (F. C.), Lambert, McCoy, Peddyord, Renick, Romaine, Sheets, Sherfey, Stephens (E. M.), Strobridge, Taylor, Thompson (D. M.), Wade, Weber, Weir—24.

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

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 7, 1907.

MR. SPEAKER:

The Senate has refused to recede from the passage of Senate bill No. 32, relating to the direct primary, substituted in the Senate for House bill No. 323.

The president has signed House bill No. 92, amending an act for the prevention of the spread of contagious diseases;

Also House bill No. 44, for protection against the spread of Canada thistle;

Also House bill No. 150, relating to the withdrawal of bank deposits;

Also House bill No. 93, providing a system of registration of births and deaths;

Also House bill No. 51, amending an act authorizing public libraries in cities;
Also House bill No. 185, relating to the granting of state certificates and life diplomas.
And the same are herewith transmitted.
The Senate has passed Senate bill No. 32, providing for primary election.
Also amended Senate bill No. 190, to provide for the improvement of tide lands and adjacent lands.
And the same are herewith transmitted.
The Senate has failed to pass House bill No. 35, and has indefinitely postponed House bill No. 138.
The president has appointed Senators Rosenhaupt, Kline and Rands as a conference committee on House bill No. 8.
The Senate has passed Senate bill No. 276, to provide for the organization of bonding companies;
Also Senate bill No. 281, relating to the collection of inheritance taxes;
Also Senate bill No. 306, providing for the assessment and collection of taxes in cities of the first class;
Also Senate bill No. 232, amending the law creating a board of tax commissioners;
Also Senate bill No. 295, relating to protection of property from destruction by fire;
Also Senate bill No. 292, authorizing cities of the first class to lay salt water mains;
Also Senate bill No. 254, relating to the traveling library;
Also Senate bill No. 168, creating a state road in Cowlitz and Skamania counties;
Also Senate bill No. 299, relating to the sales of certain blooded stock;
And the same are herewith transmitted.
The Senate has indefinitely postponed House Bill No. 357.
The Senate requests the return of House bill No. 289 for the purpose of amendment.
The president has signed Senate bill No. 233, relating to diking districts;
Also Senate bill No. 181, fixing the salaries of the state officers;
And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,

Mr. Speaker: Olympia, Wash., March 7, 1907.
Your Committee on Enrolled Bills to whom was referred House bill No. 133, have compared same with the engrossed bill and find it correctly enrolled.
Respectfully submitted.
E. C. Davis, Chairman.
We concur in this report: C. E. Gaches, H. F. Jackson, G. H. Armstrong, Edmund Rice.
On motion of Mr. Megler, House bill No. 289 was returned to the Senate for the purpose of amendment.

The speaker appointed the following conference committee on Senate bill No. 32, substituted for House bill No. 323: Messrs. Reid, Kirkpatrick and Strobridge.

The House took a recess until 7:30 p.m.

EVENING SESSION.

The speaker called the House to order at 7:30 p.m.

Roll call showed all members present except Messrs. Bassett, Beebe, Blackmore, Cameron, Carlyon, Freundenberg, Gilbert (E. P.), Glen, Godman, Govan, Griffin, Hewitt, Hogan, Huxtable, Johnson, Kirkpatrick, McCoy, McDonald, McMorran, Megler, Peddycord, Ramsay, Reid, Renick, Romaine, Sheets, Sherfey, Shultz, Smalley, Stephens (E. M.), Stevenson, Thompson (D. M.), Vergowe, Wade, Weber and Weir.

The members of the Appropriations Committee were excused from the evening session.

FIRST READING OF SENATE BILLS.

Senate bill No. 276, substituted for Senate bill No. 160, by Judiciary Committee: An act to provide for the organization of bonding and surety companies and to regulate their management.

Referred to the Committee on Judiciary.

Senate bill No. 299, by Committee on Dairy and Live Stock: An act relating to the sales of stallions, jacks or bulls, and providing penalties for the violation thereof.

Referred to the Committee on Live Stock.

Senate bill No. 281, by Senator Presby: An act relating to the limitation of actions for the collection of inheritance taxes.

Referred to the Committee on Revenue and Taxation.

Senate bill No. 306, by Judiciary Committee: An act amending section seven of the act entitled "An act providing for the
assessment and collection of taxes of cities of the first class, and specifying the duties of certain county officers in regard thereto, and declaring an emergency," approved March 9, 1893, and declaring an emergency.

Referred to the Committee on Judiciary.

Senate bill No. 232, by Senator Sumner: An act to amend sections two (2) and six (6) of an act entitled "An act creating a State Board of Tax Commissioners, defining its powers and duties," approved March 9, 1905, adding a section and declaring an emergency.

Referred to the Committee on Revenue and Taxation.

Senate bill No. 295, by Senator Nichols: An act relating to the protection of property from destruction by fire, making it a misdemeanor to set and leave fires, and providing penalties for violation thereof.

Referred to the Committee on Commerce and Manufacture.

Senate bill No. 292, by Senator Allen: An act authorizing cities of the first class to lay salt water mains and to assess property benefitted thereby.

Referred to the Committee on Corporations other than Municipal and Railroads.

Senate bill No. 254, by Senator Knickerbocker: An act to place the control and management of the traveling library in the hands of a superintendent to be appointed by the State Library Commission.

Referred to the Committee on State Library.

Senate bill No. 168, by Senator Watson: An act creating a state road in Cowlitz and Skamania counties, and making an appropriation therefor.

Referred to the Committee on Roads and Bridges.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 7, 1907.

MR. SPEAKER:

In accordance with Joint Rule No. 4, I have the honor to report that House bills Nos. 185, 51, 93, 130, 44 and 92, were presented to the Governor at 2:30 o'clock p.m., this day.

Leo. O. Meigs, Clerk of the House.
SENATE AMENDMENTS.

House bill No. 286: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 52; nays, 2; absent or not voting, 41.

Those voting yea were: Messrs. Abrams, Armstrong, Bell, Bradsberry, Byerly, Cloes, Coles, Congleton, Croft, Davis (D. J.), Erickson, Fancher, Fulton, Gaches, Gilbert (J. B.), Griffin, Halteman, Hanson, Hogan, Hornberger, Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McMaster, McMorran, McRae, Madison, Miller, Morse, Olsen, Quinlan, Ranck, Reeve, Rice, Sayer, Sewall, Slayden, Stephens (I. N.), Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Whitlow, Mr. Speaker—52.

Those voting nay were: Messrs. Connell and Hutchinson—2.

Those absent or not voting were: Messrs. Bassett, Beach, Beebe, Blackmore, Cameron, Carlyon, Davis (E. C.), Dickson, Freudenberg, Gilbert (E. P.), Glen, Godman, Govan, Gregg, Hamilton, Henderson, Hewitt, Huxtable, Jackson (F. C.), Johnson, Long; McCoy, McDonald, Megler, Peddyord, Ramsay, Reid, Renick, Rhodes, Romaine, Sheets, Sherfey, Shultz, Smalley, Stephens (E. M.), Stevenson, Thompson (D. M.), Vergowe, Wade, Weber, Weir—41.

House bill No. 467: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 58; nays, 1; absent or not voting, 36.

Those voting yea were: Messrs. Abrams, Armstrong, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Fulton, Gaches, Gilbert (J. B.), Griffin, Hamilton, Hanson, Henderson, Hurshman, Jackson (H. F.), Johnson, King, Kirkpatrick, Lambert, Lung, McCoy, McMaster, McMorran, McRae, Madison, Miller, Morse, Olsen, Quinlan, Reeve, Reid, Rice, Romaine, Sayer, Sewall, Slayden, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Mr. Speaker—58.

Those voting nay were: Mr. Hutchinson—1.

House bill No. 65: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 55; nays, 0; absent or not voting, 40.

Those absent or not voting were: Messrs. Abrams, Armstrong, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Fulton, Gilbert (J. B.), Hanson, Hogan, Hurshman, Hutchinson, Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McMaster, McMorrin, McRae, Miller, Morse, Olsen, Quinlan, Ranck, Reeve, Rhodes, Rice, Sayer, Sladen, Smalley, Stephens (I. N.), Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Whitlow, Mr. Speaker—55.


House bill No. 297: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 57; nays, 0; absent or not voting, 38.

Those voting yea were: Messrs. Abrams, Armstrong, Bell, Blackmore, Bradsberry, Byerly, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Fulton, Gaches, Gilbert (J. B.), Gregg, Halteman, Hamilton, Henderson, Hogan, Hurshman, Hutchinson, Hux-
table, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McMaster, McMorran, McRae, Miller, Morse, Olsen, Quinlan, Ranck, Reeve, Rhodes, Rice, Sayer, Sewall, Sheets, Smalley, Stephens (I. N.), Taylor, Thompson (W. H.), Tibbets, Tonkin, Troy, Whitlow, Mr. Speaker—57.

Those absent or not voting were: Messrs. Bassett, Beach, Beebe, Cameron, Dickson, Freudenberg, Gilbert (E. P.), Glen, Godman, Govan, Griffin, Hanson, Hewitt, Hornberger, Jackson (F. C.), Jackson (H. F.), Johnson, McCoy, McDonald, Madison, Peddy cord, Ramsay, Reid, Renick, Romaine, Sherfey, Shultz, Slayden, Stephens (E. M.), Stevenson, Strobridge, Thompson (D. M.), Ulsh, Vergowe, Wade, Weber, Weir—38.

House bill No. 102: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 62; nays, 0; absent or not voting, 33.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Bell, Blackmore, Bradsberry, Byerly, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fan cher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hushman, Hutchinson, Huxtable, Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McMaster, McMorran, McRae, Madison, Morse, Olsen, Quinlan, Ranck, Reeve, Reid, Rhodes, Rice, Sayer, Smalley, Stephens (I. N.), Strobridge, Taylor, Thompson (W. H.), Tibbets, Tonkin, Ulsh, Whitlow, Mr. Speaker—62.

Those absent or not voting were: Messrs. Bassett, Beebe, Cameron, Dickson, Gilbert (E. P.), Glen, Godman, Govan, Hewitt, Hornberger, Jackson (F. C.), Johnson, McCoy, McDonald, Megler, Miller, Peddy cord, Ramsay, Renick, Romaine, Sewall, Sheets, Sherfey, Shultz, Slayden, Stephens (E. M.), Stevenson, Thompson (D. M.), Troy, Vergowe, Wade, Weber, Weir—33.

House bill No. 309: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 58; nays, 0; absent or not voting, 37.
Those voting yea were: Messrs. Abrams, Armstrong, Beach, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McMorran, McRae, Madison, Miller, Morse, Olsen, Quinlan, Ranck, Reeve, Reid, Rhodes, Rice, Sayer, Smalley, Stephens (I. N.), Taylor, Tibbetts, Tonkin, Ulsh, Whitlow, Mr. Speaker—58.

Those absent or not voting were: Messrs. Bassett, Beebe, Bell, Cameron, Dickson, Gilbert (E. P.), Glen, Godman, Govan, Gregg, Hewitt, Hornberger, Jackson (F. C.), Johnson, McCoy, McDonald, McMaster, Megler, Peddycord, Ramsay, Renick, Romaine, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stevenson, Strobridge, Thompson (D. M.), Thompson (W. H.), Troy, Vergowe, Wade, Weber, Weir—37.

House bill No. 285: The House concurred in the Senate amendments and the bill passed the House by the following vote: Ycas, 62; nays, 0; absent or not voting, 33.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Bell, Blackmore, Bradsberry, Byerly, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Griffin, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Miller, Morse, Olsen, Quinlan, Ranck, Reeve, Reid, Rhodes, Rice, Sayer, Smalley, Stephens (I. N.), Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Whitlow, Mr. Speaker—62.

Those absent or not voting were: Messrs. Bassett, Beebe, Cameron, Dickson, Gilbert (E. P.), Glen, Godman, Govan, Gregg, Halteman, Hewitt, Hornberger, Jackson (F. C.), Johnson, McDonald, Megler, Peddycord, Ramsay, Renick, Romaine,
SECOND READING OF BILLS.

Senate bill No. 297, creating the office of State Commissioner of Horticulture.

Mr. Beach offered the following amendment:

Amend section 30, line 14, after the word "assignable," insert the following: "except upon written approval of the commissioner of Horticulture."

The amendment was adopted.

Mr. Ranck offered the following amendment:

In line 5 of section 30, strike out the words "each year" and insert "every second year."

The amendment was adopted.

Mr. Beach offered the following amendment:

Amend section 33 by striking out all of line 2, after the word "variety."

The amendment was lost.

Mr. Ranck offered the following amendment:

In section 31, strike the word "one" in line 7 and insert the word "two" and add the letter "s" to the word "year."

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Ranck, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 56; nays, 1; absent or not voting, 39.

Those voting yea were: Messrs. Armstrong, Beach, Bell, Blackmore, Byerly, Cloes, Coles, Congleton, Connell, Croft, Davis (E. C.), Erickson, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Gregg, Griffin, Halteman, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, Kirkpatrick, Klovborg, Lambert, Long, Lung,
McMaster, McMorran, McRae, Madison, Morse, Olsen, Quinlan, Ranck, Reeve, Reid, Rhodes, Sayer, Sewall, Slayden, Smalley, Stephens (I. N.), Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Mr. Speaker—56.

Those voting nay were: Mr. King—1.

Those absent or not voting were: Messrs. Abrams, Bassett, Beebe, Bradberry, Cameron, Carlyon, Davis (D. J.), Dickson, Fancher, Gilbert (E. P.), Glen, Godman, Govan, Hamilton, Hewitt, Hornberger, Johnson, McCoy, McDonald, Megler, Miller, Peddycord, Ramsay, Renick, Rice, Romaine, Sheets, Shereffy, Shultz, Stephens (E. M.), Stevenson, Thompson (D. M.), Ulsh, Vergowe, Wade, Weber, Weir, Whitlow—38.

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

On motion of Mr. Kayser, the rules were suspended and the chief clerk instructed to transmit the bill to the Senate immediately.

REPORTS OF STANDING COMMITTEES.

House bill No. 385: Recommend it be indefinitely postponed. The report of the committee was adopted.

Senate bill No. 190: Recommend it do pass.

On motion of Mr. Slayden, the bill was made a special order for 10:30 Friday morning.

The House adjourned.

LEO. O. MEIGS,
Chief Clerk.

J. A. FALCONER,
Speaker.
STATE OF WASHINGTON

FIFTY-FOURTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Friday, March 8, 1907.

The speaker called the House to order at 10 a. m.

Roll call showed all members present except Messrs. Abrams, Bassett, Connell, Gilbert (E. P.), Govan, Griffin, Hewitt, Hutchinson, Lambert, Miller, Romaine, Vergowe and Weber. Mr. Hewitt was excused.

Rev. Hayes offered prayer.

On motion of Mr. Johnson, the reading of the journal was dispensed with.

REPORTS OF STANDING COMMITTEES.

Senate joint resolution No. 4: Recommend it be placed on calendar.

House bill No. 310: Recommend it be indefinitely postponed. The report of the committee was adopted.

House bill No. 197: Recommend it be indefinitely postponed. The report of the committee was adopted.

House bill No. 141: Recommend it do pass as amended.

House bill No. 450: Recommend it do pass.

House bill No. 69: Recommend it be indefinitely postponed. The report of the committee was adopted.

The speaker re-referred Senate bill No. 292 to the Committee on Municipal Corporations of the First Class.

MESSAGES FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, WASH., March 7, 1907.

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

GENTLEMEN—I have this day approved the following bills:

House bill No. 130, entitled “An act relating to the withdrawal of bank deposits in banks or trust companies.”
House bill No. 185, entitled "An act providing for the holding of examinations for state certificates and life diplomas in the State of Washington."

House bill No. 44, entitled "An act for protection against the spread of Canada and Russian thistle, tumbling mustard and other noxious weeds, for the destruction thereof, and for the payment of the cost of destroying same, and providing for the punishment for the violation of this act, and for the appointment of State Botanists."

House bill No. 93, entitled "An act to provide a system of registration of births and deaths and the method of reporting births and deaths and for the issuance of permits for the burial, removal or transportation of bodies of deceased persons and fixing the penalty for the violation."

ALBERT E. MEAD, Governor.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1907.

The president has signed House bill No. 133, authorizing cities and towns to sell street railway lines in certain cases.

And the same is herewith transmitted.

The Senate has passed Senate bill No. 268, entitled "An act relating to the tide and shore lands of the first class and harbor areas belonging to the State of Washington, etc."

Also Senate bill No. 204, entitled "An act to amend section 45 of an act entitled 'An act to provide for the assessment and collection of taxes,' etc."

And the same are herewith transmitted.

The president has signed Senate bill No. 141, providing for the employment of convicts on state roads;

Also Senate bill No. 265, an act for the appointment of a fish commission;

Also Senate bill No. 66, an act providing for filling and closing of cesspools, and removing of garbage, etc., by cities of the first class;

Also Senate bill No. 182, An act changing the name of the Washington State Reform School to the Washington Training School.

Also Senate bill No. 177, An act relating to the assessment of state, school, granted and other lands for drainage purposes;

Also Senate bill No. 216, An act relating to the joinder of causes of action and amending section 4942 of Ballinger's Annotated Codes and Statutes of Washington;

And the same are herewith transmitted.

The Senate has passed Senate bill No. 218, relating to a bureau of statistics;

Also, Senate bill No. 278, to prevent the exposure of poisons;

Also Senate bill No. 235, relating to construction of canals in counties of the first class;
Also Senate bill No. 259, fixing salaries in counties of the first class;
Also Senate bill No. 270, relating to patent medicines;
Also Senate bill No. 243, relating to actions to set aside or cancel
tax deeds;
Also Senate bill No. 275, providing for burning timber and brush
on rights of way;
Also Senate bill No. 255, requiring railroads to have a general exe-
cutive officer in this state;
Also Senate bill No. 294, relating to factory inspection;
The Senate has concurred in House amendments to the following
bills:
Senate bill No. 297, creating the office of state commissioner of horti-
culture;
Also Senate bill No. 180, to regulate steam vessels within this state;
Also Senate bill No. 194, relating to organization and powers of cer-
tain corporations;
Also Senate bill No. 139, creating the state highway board;
Also Senate bill No. 198, requiring railroads to provide certain
guards and guard rails.

J. W. Lysons, Secretary of the Senate.

Mr. Speaker:
The Senate has passed Senate bill No. 249, making an appropriation
for the Puyallup and Stuck rivers;
Also Senate bill No. 316, relating to the State Board of Forest Com-
misioners;
Also House bill No. 498, relating to improvements on state lands;
Also House bill No. 499, relating to the Board of State Land Com-
misioners;
Also House bill No. 497, relating to the bond of the Commissioner
of Public Lands;
Also House bill No. 492, relating to the Board of State Land Com-
mmissioners, with the following amendments:
At the end of the title of the engrossed bill strike the words “and
declaring an emergency.”
In section 1, line 4 of the engrossed bill, after the word “warden”
insert the words “and forester.”
Strike all of section 2 of the engrossed bill.
Also House bill No. 495, relating to the Board of State Land Com-
missioners, with the following amendments:
In section 6, line 9 of the printed bill, which is section 6, line 15 of
the engrossed bill, after the word “land” insert the following: “Pro-
vided, however, That whenever any public lands shall lie within the
limits of any watershed from or through which is derived the water
supply of any city or town of the State of Washington, in such case
the said city or town desiring to purchase or condemn the same, may
do so, and in case of purchase, shall have the right to buy the said land with the timber, stone, hay or gravel thereon and without a separate appraisement."

In section 6, line 30 of the engrossed bill, after the word "year" insert the words "nor more than $2.00 per acre per year."

Also House bill No. 64, relating to corporations and limited partnerships;
Also Senate bill No. 222, relating to boards of county commissioners;
Also Senate bill No. 289, to regulate and license insurance;
Also Senate bill No. 265, requiring corporations to file lists of officers;
And the same are herewith transmitted.

The president has appointed Senators Proby, Metcalf and Knickerbocker as a free conference committee on Senate bill No. 22 and House bill No. 323.

J. W. Lysons, Secretary of the Senate.

SENATE CHAMBER,
OLYMPIA, WASH., March 8, 1907.

Mr. Speaker:

The Senate has passed Senate bill No. 154, relating to the powers and duties of the supreme court;
Also House bill No. 300, relating to the sale of timber on state lands;
Also House bill No. 338, to establish a fish hatchery on Trout lake;
Also House bill No. 234, to authorize the sale of the old Stillaguamish fish hatchery!
Also House bill No. 183, relating to the digging of clams, with the following amendments:
Strike from the title the words "and declaring an emergency."
Strike section 2 from the bill.
Also House bill No. 254, for the relief of P. C. Hanson;
Also House bill No. 169, relating to trust companies;
Also House bill No. 213, authorizing the deeding of certain tide lands to Port Townsend;
Also Senate joint memorial No. 3, relating to the improvement of the Cowlitz river;
Also House bill No. 201, creating the office of State Insurance Commissioner, with the following amendments:
Amend section 2, line 5 of the engrossed bill by striking out the words "twenty-five hundred" and insert in lieu thereof the words "three thousand."
Amend section 4, line 3 of the engrossed bill by striking out the word "fifty" and insert in lieu thereof the words "twenty-five."
Strike out all of section 7 of both the printed and engrossed bills.
Also House bill No. 229, relating to railroad rights of way, with the following amendments:
In section 1, line 6 of the engrossed bill, which is section 1, line 4 of the printed bill, strike the words "so as."
In section 1, line 16 of the engrossed bill, which is section 1, line 11 of the printed bill, after the word “way” insert the following: “Provided, That this act shall not apply to any lands acquired or used by any of the public institutions of this state.” The above mentioned word “way” as shown in the printed bill is changed to “line” in the engrossed bill. Make the same to read “way” in the engrossed bill also.

Also House bill No. 127, relating to insurance companies, with the following amendments:

In section 1, lines 9 and 10 of the engrossed House bill No. 127, strike the words “on refunds for cancelled insurance,” insert in lieu thereof the words, “as returned premiums.”

In section 1, line 19 of the said engrossed House bill, strike the words “for policies cancelled,” insert in lieu thereof the words, “as returned premiums.”

Amend section 1 by changing in line 13 of the printed bill the period (.) after the word “premiums” to a semi-colon (;) and insert before the word “No” the following: “Provided, That the rate of taxation on life insurance shall be two per centum of the amount of net premiums collected.”

Also House bill No. 327, relating to electric railroads, with the following amendment:

In section 1, line 9 of the printed bill, which is line 2, sub-section 1 of section 1 in the engrossed bill, after the word “road” insert a comma and the word “or.”

The Senate has reconsidered, amended and again passed House bill No. 289, relating to the Railroad Commission of Washington, with the following amendment, making the title read as follows:

“An act relating to railroads and express companies and providing for the regulation thereof, and amending sections 2, 3, 4, 6, 12, 13, 15, 20 and 22 of an act entitled “An act to establish a Railroad Commission for the State of Washington, whereby discrimination and extortion in railroad and express charges may be prevented and reasonable and just freight and passenger service and tariff may be corrected and established; to authorize the commission to make all necessary rules and regulations for its government and the carrying into effect the provisions of this act; to give to said commission the power to regulate the sale of railroad tickets, and to correct and provide charges for hauling loaded or empty cars, proper trackage, proper train service, sufficient freight and passenger rooms, and just and reasonable joint rates and demurrage charges; to proscribe penalties for the violation of this act, and to provide means and rules for its proper enforcement, and making an appropriation therefor,” approved March 7, 1905, being chapter 81 of the Laws of the Legislature of the State of Washington, passed in the year 1905; and to authorize the commission to provide for proper railroad connections and sidings; to provide proper and reasonable charges or penalties to be paid by railroads to shippers for failure to promptly furnish cars and equipment after demand therefor, or to promptly and expeditiously deliver cars and freight to the consignee,
and to make all necessary rules and regulations to carry such provisions into effect; to authorize and empower said commission to ascertain the value of all railroad property used in this state for the public convenience; to authorize the commission to make findings thereon and establishing rules of evidence governing the same; to authorize said commission to designate certain books and accounts to be kept by the railroad and express companies doing business in this state; providing for safety appliances and track inspection; authorizing said commission to investigate accidents; and to provide penalties for the violation of this act, and declaring an emergency.

Also Senate bill No. 219, establishing the Western Washington Interstate Fair;

Also House bill No. 131, to create a commission to revise and codify the Code of Public Instruction, with the following amendments:

Amend by inserting in place of "Section 5" of the printed bill, the following: "Section 5. The completed code proposed by said commission shall be printed in the form of a legislative bill and distributed to the members elect of the Legislature of 1909, on or before December 1st, 1908. All amendments shall be underscored in such draft of the proposed code."

Change Section 5 of the printed bill to Section 6.

And the same are herewith transmitted.

The Senate has indefinitely postponed House bill No. 218, relating to the assessment and collection of taxes.

J. W. Lysons, Secretary of the Senate.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1907.

Mr. Speaker:

Your Committee on Engrossed Bills to whom was referred House bill No. 495, have compared same with the original bill and find it correctly engrossed.

Respectfully submitted.

H. D. Taylor, Chairman.


Senate bill No. 159, relating to escheats.

The bill was read the second time by sections and, on motion of Mr. Megler, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 62; nays, 0; absent or not voting, 33.

Those voting yea were: Messrs. Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Con-
Those absent or not voting were: Messrs. Abrams, Armstrong, Bassett, Beach Bèche, Davis (E. C.), Dickson, Fancher, Gilbert (E. P.), Govan, Gregg, Griffin, Halteman, Henderson, Hewitt, Hurshman, Huxtable, Klovborg, McDonald, Peddyord, Reid, Renick, Rice; Romaine, Sheets, Sherfey, Slayden, Smalley, Strobridge, Thompson (D. M.), Vergowe, Weber, Whitlow—33.

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

REPORT OF STANDING COMMITTEE.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 26, 1907.

MR. SPEAKER:

We, your Committee on Corporations other than Municipal and Railroads, to whom was referred Senate bill No. 194, entitled "An act relating to the organization and powers of corporations other than those formed for the purpose of profit," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend by adding another section to be numbered section 13 and to read as follows: "Section 13. All corporations formed under the provisions of this act shall pay to the Secretary of State, for the use of the state, the same fee for filing its articles of incorporation and the same annual license fee, as is prescribed by law for other corporations having a capital stock."

R. S. LAMBERT, Chairman.

We concur in this report: M. A. Smalley, H. F. Jackson, F. P. Connell.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Reid, the rules were suspended, the second reading considered the third, the
bill placed on final passage and passed the House by the following vote: Yeas, 77; nays, 2; absent or not voting, 16.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Gregg, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Lambert, Lung, McCoy, McDonal, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ransay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Mr. Speaker—77.

Those voting nay were: Messrs. Smalley, Klovborg—2.


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

On motion of Mr. Taylor, the rules were suspended and the chief clerk instructed to immediately transmit the bill to the Senate.

Mr. Speaker:

We, your Committee on Judiciary to whom was referred Senate bill No. 126, entitled "An act relating to county engineers," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Strike out all of section 6 and advance sections 7 and 8 one number.

Geo. T. Reid, Chairman.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Lambert, the rules were suspended, the second reading considered the third, the
bill placed on final passage and passed the House by the following vote: Yeas, 68; nays, 2; absent or not voting, 25.

Those voting yea were: Messrs. Armstrong, Beebe, Blackmore, Bradberry, Byerly, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), King, Kirkpatrick, Klovborg, Lambert, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ramsay, Ranck, Reeve, Renick, Rhodes, Sayer, Sewall, Sherfey, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Mr. Speaker—68.

Those voting nay were: Messrs. Kayser and Quinlan—2.

Those absent or not voting were: Messrs. Abrams, Bassett, Beach, Bell, Cameron, Carlyon, Gilbert (E. P.), Govan, Gregg, Griffin, Halteman, Hewitt, Johnson, Long, McCoy, Reid, Ricc, Romaine, Sheets, Slayden, Strobridge, Thompson (D. M.), Vergowe, Weber, Whitlow—25.

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

Senate bill No. 184, creating a Bureau of Labor: Mr. Tonkin moved to strike from section 1, line 8 of the printed bill, the words "or incidental."

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Megler, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 66; nays, 1; absent or not voting, 28.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Blackmore, Bradberry, Byerly, Cameron, Cloes, Congleton, Connell, Croft, Davis (D. J.), Erickson, Fancher, Freudenberg, Gilbert (J. B.), Glen, Gregg, Halteman, Hamilton, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable,
Jackson (F. C.), Jackson (H. F.), King, Kirkpatrick, Klovborg, Lung, McDonald, McMaster, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sherfey, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Mr. Speaker—66.

Those voting nay were: Mr. Kayser—1.


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

The speaker re-referred House bill No. 363 to the Committee on Municipal Corporations other than first class.

SPECIAL ORDER.

Senate bill No. 190, providing for improvement of tidelands, etc: The bill was read the second time by sections and, on motion of Mr. Renick, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 20.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Gregg, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ramsay, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (I. N.), Stev-
Those absent or not voting were: Messrs. Bassett, Bell, Bradsberry, Congleton, Fancher, Gilbert (E. P.), Govan, Griffin, Hewitt, Long, McDonald, Quinlan, Reid, Shultz, Stephens (E. M.), Strobridge, Thompson (D. M.), Vergowe, Weber, Whitlow—20.

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

THIRD READING OF BILLS.

House bill No. 262, amending the Code of Public Instruction: On motion of Mr. Beebe, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Godman, Gregg, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambart, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ramsay, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—74.

Those absent or not voting were: Messrs. Bassett, Bell, Congleton, Fancher, Gilbert (E. P.), Gilbert (J. B.), Glen, Govan, Griffin, Hewitt, Hurshman, Hutchinson, Long, Quinlan, Reid, Shultz, Stephens (E. M.), Strobridge, Thompson (D. M.), Vergowe, Weber—21.

There being no objections, the title of the bill was ordered to stand as the title of the act.
House bill No. 388, relating to the sale of intoxicating liquors: On motion of Mr. Megler, the rules were suspended and the bill returned to second reading.

Mr. Rhodes offered the following amendments:

Amend section 1 of the printed bill by striking from line 5 the words and figures “one hundred ($100)” and inserting in lieu thereof the words and figures “twenty-five ($25).”

By striking from line 5 of said section 1 the words: “No other sum shall be” and inserting in lieu thereof the words: “which sum shall be in addition to the amount now.”

Amend section 2 of the printed bill to read as follows: “Sec. 2. For the purposes of this act every person, firm, association or corporation having a government liquor license or a special tax stamp issued by the national government for the sale of any spirituous, fermented, malt or other intoxicating liquors, at wholesale, retail or otherwise, shall be deemed a seller thereof, and shall be required to pay the annual license fee provided for in this act, and the license therefor issued under the provisions hereof shall be posted by the owner in a conspicuous place and at the side of the said government license or special tax stamp.

Amend section 3 of the printed bill by inserting after the word “liquor” in line 2 the words: “at any place in this state or.” By inserting after the words “State Treasurer,” line 4 of same section the words: “describing the premises upon which or.”

Line 7 of same section, strike the words and figures “one hundred ($100)” and inserting in lieu thereof the words “twenty-five ($25).”

Line 8 of same section, inserting after the word “such” the words “premises or,” and striking from line 8 the words “and shall entitle the person.”

Strike all of lines 9 and 10 in said section 3.

The amendments were adopted.

Mr. Johnson moved that the bill be made a special order for 2 p. m.
REPORT OF CONFERENCE COMMITTEE.

Mr. Speaker:

We, your Committee appointed to confer with a Committee of the Senate upon Senate amendments to House bill No. 333, as shown in and by Senate bill No. 32, substituted for House bill No. 323, beg leave to report that we have conferred with said committee, are unable to agree and ask for the appointment of a Committee of Free Conference.

H. L. Strobridge,
G. E. Kirkpatrick,
Geo. T. Reid.

The report of the committee was adopted and the speaker appointed the following committee of free conference: Messrs. Reid, Kirkpatrick and Strobridge.

SENATE AMENDMENTS.

House bill No. 201: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 63; nays, 11; absent or not voting, 21.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Halteman, Hanson, Hogan, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddy cord, Ramsay, Ranck, Renick, Rhodes, Rice, Romaine, Sewall, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Strobridge, Tibbetts, Troy, Ulsh, Weir, Mr. Speaker—63.

Those voting nay were: Messrs. Godman, Henderson, Hutchinson, Kayser, McDonald, Quinlan, Sayer, Sherfey, Thompson (W. H.), Whitlow—11.

Those absent or not voting were: Messrs. Abrams, Bassett, Bell, Congleton, Gilbert (E. P.), Govan, Gregg, Griffin, Hamilton, Hewitt, Hornberger, Reid, Sheets, Shultz, Stevenson, Taylor, Thompson (D. M.); Tonkin, Vergowe, Wade, Weber—21.

There being no objections, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Slayden, the rules were suspended and the chief clerk instructed to immediately transmit Senate bill No. 190 to the Senate.

House bill No. 229: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 57; nays, 11; absent or not voting, 27.

Those voting yea were: Messrs. Beach, Beebe, Byerly, Cameron, Carlyon, Cloes, Coles, Croft, Davis (D. J.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Lambert, Lung, McDonald, McMaster, McMorran, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ramsay, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sewall, Sherfey, Smalley, Stephens (E. M.), Taylor, Tibbetts, Tonkin, Troy, Ulsh, Weir, Mr. Speaker—57.


Those absent or not voting were: Messrs. Abrams, Bassett, Bell, Blackmore, Bradsberry, Congleton, Davis (E. C.), Gilbert (E. P.), Govan, Gregg, Griffin, Hewitt, Hornberger, Huxtable, Long, McCoy, McRae, Reid, Sayer, Sheets, Shultz, Slayden, Stevenson, Strobridge, Thompson (D. M.), Vergowe, Weber—27.

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

House bill No. 327: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 61; nays, 5; absent or not voting, 29.

Those voting yea were: Messrs. Armstrong, Beebe, Byerly, Cameron, Carlyon, Cloes, Coles, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gilbert (J. B.), Glen, Godman, Hanson, Henderson, Hogan, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Lambert, Lung, McCoy, McDonald,
McMaster, McMorran, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Renick, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Smalley, Stephens (I. N.), Thompson (W. H.), Tibbetts, Troy, Ulsh, Wade, Weir, Mr. Speaker—61.

Those voting nay were: Messrs. Connell, Gaches, Halteman, Hurshman, Klovborg—5.


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

The House took a recess until 2 p. m.

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AFTERNOON SESSION.

The speaker called the House to order at 2 p. m.

Roll call showed all members present except Messrs. Bassett, Bell, Gregg, Hewitt, Johnson, Kayser, Rice, Thompson (D. M.), Weber.

Mr. Beebe moved that House bill No. 262 be reprinted.

The motion was lost.

The speaker called Mr. Reid to the chair.

SENATE AMENDMENTS.

House bill No. 127: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 16.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradshberry, Byerly, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.),

Those absent or not voting were: Messrs. Bassett, Cameron, Gaches, Gilbert (E. P.), Govan, Hanson, Hewitt, Hogan, Kayser, McDonald, Shultz, Strobridge, Thompson (D. M.), Vergowe, Weber, Mr. Speaker—16.

House bill No. 131: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 16.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Gregg, Griffin, Halteman, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Whitlow—79.

Those absent or not voting were: Messrs. Abrams, Bassett, Bell, Gilbert (E. P.), Godman, Govan, Hamilton, Hewitt, Hogan, Johnson, Kayser, McDonald, Thompson (D. M.), Vergowe, Weber, Mr. Speaker—16.
House bill No. 289: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 72; nays, 2; absent or not voting, 21.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Godman, Griffin, Halteman, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Whitlow—72.

Those voting nay were: Messrs. Rice and Stevenson—2.

Those absent or not voting were: Messrs. Abrams, Bassett, Bell, Bradberry, Gilbert (E. P.), Glen, Govan, Gregg, Hamilton, Hewitt, Hogan, Huxtable, Johnson, McCoy, Morse, Shultz, Strobridge, Thompson (D. M.), Vergowe, Weber, Mr. Speaker—21.

The emergency clause passed the House by the following vote: Yeas, 75; nays, 1; absent or not voting, 19.

Those voting yea were: Messrs. Armstrong, Beebe, Blackmore, Byerly, Cameron, Carlyon, Cloes, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Griffin, Halteman, Hamilton, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Whitlow—75.
Those voting nay were: Mr. Coles—1.
Those absent or not voting were: Messrs. Abrams, Bassett, Beach, Bell, Bradberry, Gilbert (E. P.), Govan, Gregg, Hewitt, Hogan, Johnson, McCoy, Morse, Shultz, Strobridge, Thompson (D. M.), Vergowe, Weber, Mr. Speaker—19.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1907.

MR. SPEAKER:

We, your Committee on Municipal Corporations of the First Class, to whom was referred House bill No. 349, entitled "An act providing for the annexation to cities of the first class, unincorporated territory contiguous thereto and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment: Amend the title by inserting after the word "class" the word "of"; also insert after the word "thereto" the following words: "and providing a method therefor"; also by striking out the emergency clause.

Committee amendment: Amend section 2 by adding after the word "hearing," in line 21 of the printed bill, same being line 30 of the original bill, the following words: "If said petition be regular"; also by striking out beginning with the word "of" in line 22 of the printed bill, same being line 29 of the original bill, the balance of line 22 and all of 23, 24 and 25, and insert in lieu thereof the word "thereof."

Committee amendment: Strike out all of section 7.

HOWARD A. HANSON, Chairman.

Mr. Beebe offered the following amendment: Amend by adding at the end of section 1 the following: "Provided, that whenever any such unincorporated territory is separated from any city of the first class by water or by tide or shore lands upon which no bona fide residence is maintained by any person, said unincorporated territory shall be deemed contiguous for all the purposes of this act."

The amendment was adopted.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Coles, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 78; nays, 4; absent or not voting, 13.
Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Fancher, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sewall, Sherfey, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Wade, Whitlow, Mr. Speaker—78.

Those voting nay were: Messrs. Erickson, Kayser, Stevenson, Weir—4.

Those absent or not voting were: Messrs. Bassett, Bell, Freudenberg, Gilbert (E. P.), Govan, Hewitt, Sayer, Sheets, Slayden, Thompson (D. M.), Ulsh, Vergowe, Weber—13.

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

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1907.

MR. SPEAKER:

We, your Committee on Municipal Corporations of the First Class, to whom was referred House bill No. 235, entitled "An act to provide the extending and enlarging of the corporate limits of any city, town or village in this state," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment: Amend the title by adding the following words after the word "village": "other than cities of the first class and prescribing the method"; also by striking out the words "in this state."

Committee amendment: Amend section 3 by striking out in line 2 of the printed bill, same being line 3 of the original bill, the words and figures "twenty-five (25)" and inserting in lieu thereof the following words and figures: "twenty per cent. (20%) of the"; also by inserting after the word "election" in line 8 of the printed bill, same being line 10 of the original bill, the words "within the incorporated limits of
such city, town or village and if a majority of all the votes cast at
said election within such territory."

Committee amendment: Amend section 6 by inserting in line 5 of
the printed bill, same being line 7 of the original bill, after the figures
"30" the word "days."

Committee amendment: Amend section 6 by striking out in line
13 of the printed bill, same being line 17 of the original bill, the words
"fifth day after" and inserting in lieu thereof the following words:
"Monday next succeeding."

Committee amendment: Amend section 8 by inserting in line 9
of the printed bill, same being line 10 of the original bill, after the word
"land" the words "Provided, however, That this section shall not ap­
ply to cities of the fourth class."

Committee amendment: Amend section 9 by inserting in line 11 of
the printed bill, same being line 12 of the original bill, after the word
"village" the following words: "Provided, however, That this section and
section 8 of this act, shall not apply to any city, town or village sit­
uate within five miles of the incorporated limits of any city of the first
class."

Committee amendment: Amend section 10 by striking out all of the
section and inserting in lieu thereof the following: "Sec. 10. Nothing
herein contained shall be deemed to supersede or repeal any existing
law providing for the annexation of adjacent territory or extension of
the boundaries of any city, town or village other than cities of the
first class, but the same shall be considered as an alternative or concur­
rent proceeding herewith."

Mr. Hanson offered the following amendment: After the
word "village," section 1, line 2, insert the words "other than
of the first class."

The amendment was adopted.

The bill was read the second time by sections, all committee
amendments were adopted except those to sections 8 and 9
and, on motion of Mr. Godman, the rules were suspended, the
second reading considered the third, the bill considered en­
grossed, placed on final passage and passed the House by the
following vote: Yeas, 66; nays, 0; absent or not voting, 29.

Those voting yea were: Messrs. Armstrong, Beach, Beebe,
Blackmore, Byerly, Cloes, Coles, Connell, Croft, Davis (D. J.),
Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gilbert
(J. B.), Glen, Godman, Gregg, Halteman, Hamilton, Hanson,
Henderson, Hurshman, Hutchinson, Huxtable, Jackson
(H. F.), King, Kirkpatrick, Klovborg, Lambert, McCoy, Mc-
Donald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sherfey, Slayden, Smallley, Stephens (E. M.), Stephens (I. N.), Strobridge, Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—66.

Those absent or not voting were: Messrs. Abrams, Bassett, Blackmore, Bradsberry, Cameron, Carlyon, Dickson, Gaches, Gilbert (E. P.), Govan, Griffin, Hewitt, Hogan, Hornberger, Jackson (F. C.), Johnson, Kayser, Long, Lung, Peddyord, Ranck, Sheets, Shultz, Stevenson, Taylor, Thompson (D. M.), Ulsh, Weber—29.

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

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 26, 1907.

Mr. Speaker:

We, your Committee on State, School and Granted Lands, to whom was referred House bill No. 409, entitled “An act relating to acquisition of rights-of-way for railroads through lands owned by the State of Washington, held for military purposes at American Lake, Pierce county, Washington,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendments:

Section 1: In line 7 of the printed bill, same being line 10 of the original bill, after the word “Tacoma” strike out the remainder of the section, and substitute in lieu thereof the following: “within four months of date of conveying such right-of-way.”

Section 4: In line 1 of the printed and original bill, strike out the words “is deemed to,” also strike out the word “exist” and substitute in lieu thereof the word “exists”; also in line 1 of the printed bill, same being line 2 of the original bill, after the word “shall” strike out the remainder of the section and substitute in lieu the following: “take effect immediately.”

L. O. Hornberger, Chairman.

We concur in this report: Geo. McCoy, F. Bradsberry, D. J. Davis, W. M. Beach, T. H. Bell.

Mr. Megler moved to amend the title by adding the words “and declaring an emergency.”

The amendment was adopted.
The bill was read the second time by sections, the committee amendments adopted, and, on motion of Mr. Hornberger, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 23.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Byerly, Cameron, Carlyon, Cloes, Coles, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Griffin, Halteman, Hanson, Henderson, Hogan, Hornberger, Hurshman, Huxtable, Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow—72.

Those absent or not voting were: Messrs. Bassett, Beebe, Bell, Blackmore, Bradberry, Congleton, Connell, Gilbert (E. P.), Govan, Gregg, Hamilton, Hewitt, Hutchinson, Jackson (F. C.), Long, Lung, McCoy, Ranck, Stevenson, Ulsh, Weber, Mr. Speaker—23.

The emergency clause passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 24.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Byerly, Cameron, Carlyon Cloes, Connell, Croft, Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gilbert (J. B.), Glen, Godman, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Ramsay, Reeve, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.),

Those absent or not voting were: Messrs. Bassett, Blackmore, Bradshberry, Coles, Congleton, Davis (D. J.), Gaches, Gilbert (E. P.), Govan, Hewitt, Jackson (F. C.), Johnson, Long, Lung, McCoy, Peddy cord, Quinlan, Ranck, Rice, Stephens (I. N.), Thompson, Ulsh, Weber—24.

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

House bill No. 410, authorizing certain exchanges of state lands: The bill was read the second time by sections and, on motion of Mr. Megler, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 66; nays, 0; absent or not voting, 29.

Those voting yea were: Messrs. Abrams, Armstrong, Bell, Blackmore, Bradshberry, Byerly, Carlyon, Cloes, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Gregg, Hanson, Henderson, Hornberger, Hutchinson, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Reeve, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Strobridge, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Wade, Whitlow, Mr. Speaker—66.


There being no objections, the title of the bill was ordered to stand as the title of the act.
SPECIAL ORDER.

House bill No. 388, relating to the sale of intoxicating liquors: On motion of Mr. Rhodes, the House voted to reconsider all amendments to the bill.

On motion of Mr. Dickson, the bill was made a special order for 10 a.m., Saturday.

House bill No. 276, establishing a fish hatchery on the Big Quilcene river: The bill was read the second time by sections and, on motion of Mr. Megler, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 68; nays, 0; absent or not voting, 27.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Blackmore, Byerly, Cameron, Cloes, Coles, Connell, Croft, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Gregg, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, Madison, Megler, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Whitlow, Mr. Speaker—68.

Those absent or not voting were: Messrs. Bassett, Beebe, Bell, Bradsberry, Carlyon, Congleton, Davis (D. J.), Davis (E. C.), Dickson, Gilbert (E. P.), Govan, Griffin, Halteman, Hamilton, Hewitt, Huxtable, Johnson, McDonal, McRae, Miller, Peddycord, Romaine, Shultz, Stevenson, Thompson (D. M.), Ulsh, Weber, Weir—27.

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

The speaker resumed the chair.

On motion, the House took up the following order of business:
REPORTS OF STANDING COMMITTEES.

House bill No. 363: Recommend it do pass as amended.
Senate bill No. 3: Recommend it be placed on calendar.
Senate bill No. 67: Recommend it be substituted for House bill No. 60 and do pass.
The report of the committee was adopted.
Senate bill No. 206: Recommend it do pass.
House bill No. 238: Recommend it be indefinitely postponed.
The report of the committee was adopted.
House bill No. 33: Recommend it be indefinitely postponed.
The report of the committee was adopted.
House bill No. 465: Recommend it do pass as amended.
House bill No. 481: Recommend it be re-referred to the Committee on State, School and Granted Lands.
The report of the committee was adopted.
House bill No. 104: Recommend it do pass as amended.
House bill No. 9: Recommend it be placed on calendar.
House bill No. 206: Recommend it do pass as amended.
House bill No. 465: Recommend it do pass.
House bill No. 460: Recommend it be re-referred to the Committee on Judiciary.
The report of the committee was adopted.
Senate bill No. 281: Recommend it be re-referred to the Committee on Judiciary.
The report of the committee was adopted.
Senate bill No. 187: Recommend it do pass.
Senate bill No. 232: Recommend it do pass.
Senate bill No. 206: Recommend it do pass as amended.
Senate bill No. 107: Recommend it do pass as amended.
House bill No. 124: Recommend it be placed on calendar.
House bill No. 452: Recommend it be placed on file.

Mr. McDonald moved that the rules be suspended and the House take up consideration of House bill No. 330.
The motion was lost.
The speaker signed Senate bills Nos. 205, 41, 66, 182, 177 and 216.

SECOND READING OF BILLS.

OLYMPIA, WASH., March 1, 1907.

MR. SPEAKER:

We, your Committee on Banks and Banking, to whom was referred House bill No. 414, entitled "An act amending an act providing for the incorporation of trust companies and defining their powers and duties," 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.

Committee amendment: Amend section 1 by striking out the words "Bank Commissioner" and insert in lieu thereof the words "State Examiner."

Amend Sec. 3 by striking out the words "Bank Commissioner" wherever they appear and insert in lieu thereof the words "State Examiner."

Amend Sec. 4 by striking out the words "Bank Commissioner," and insert in lieu thereof the words "State Examiner."

Amend Sec. 7 by striking out the words "Bank Commissioner" wherever they appear and insert in lieu thereof the words "State Examiner."

Amend Sec. 11 by striking out the words "Bank Commissioner" wherever they appear and insert in lieu thereof the words "State Examiner."

Amend Sec. 12 by striking out the words "Bank Commissioner" wherever they appear and insert in lieu thereof the words "State Examiner."

Amend Sec. 13 by striking out the words "Bank Commissioner" wherever they appear and insert in lieu thereof the words "State Examiner."

Amend Sec. 16 by striking out the words "Bank Commissioner" and insert in lieu thereof the words "State Examiner."

Amend Sec. 17 by striking out the words "Bank Commissioner" and insert in lieu thereof the words "State Examiner."

SAMUEL COLES, Chairman.

Mr. Coles offered the following amendments:

Amend section 1 by inserting between sub-section 7 and sub-section 11 the following: "Section 8. Any person or persons who shall willfully and knowingly subscribe to or make or cause to be made any false statement or false entry in the books of any trust company transacting business or shall knowingly subscribe to or exhibit false or fictitious papers or securities with the intent to deceive any person or persons authorized to examine into the affairs of said trust company, or shall make, state or publish any false statement of the amount of the assets or liabilities of any such trust company, shall be deemed guilty of a felony and
upon conviction thereof shall be imprisoned in the state peni-
tentiary not less than one year nor more than ten years."

Amend sub-section 11 by striking in line 3 of the printed bill, the words "whenever he shall deem it expedient," and inserting in lieu thereof the words "at least annually."

Amend sub-section 7 by striking out the word "five" in line 1 of the printed bill, and inserting in lieu thereof the word "three."

Amend section 17 by striking out lines 7, 8, 9 and 10 of the printed bill, and inserting in lieu thereof the following: "The state examiner shall collect from each trust company for each complete examination of its condition, fifteen dollars ($15.00) for each examination, and in addition thereto, one two-hun-
dredths per cent. (1-200 per cent.) on all deposits, including those of banks and certificates of deposit at the time of the examination of the trust company, but in no case must the charge be more than two hundred dollars: Provided, however, That no trust company shall be required to pay more than one exam-
ination in any one year."

Amend by adding a new section to be numbered section 18, as follows: "Sec. 18. Every trust company doing business under this act shall have on hand at all times, in available funds, not less than twenty per cent of its demand liabilities; such sum may consist of balances due it from good, solvent banks located at commercial centers, and at such other points as the state examiner may approve, and actual cash or checks on sol-
vent banks located in the same city."

The amendments were adopted.

On motion of Mr. Coles, the House struck out section 17 and the new section 18 was made section 17.

The bill was read the second time by sections, the committee amendments were adopted and, on motion of Mr. Coles, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 70; nays, 0; absent or not voting, 25.
Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Blackmore, Byerly, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Halteman, Hamilton, Hanson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (W. H.), Tonkin, Troy, Ulsh, Vergowe, Wade, Mr. Speaker—70.

Those absent or not voting were: Messrs. Bassett, Bell, Bradsberry, Cameron, Carlyon, Fancher, Gilbert (E. P.), Glen, Godman, Govan, Gregg, Griffin, Henderson, Hewitt, Johnson, McCoy, Peddycord, Sheets, Stevenson, Strobridge, Thompson (D. M.), Tibbetts, Weber, Weir, Whitlow—25.

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

Mr. Smalley moved that House bill No. 380 be made a special order for 7:30 p.m.

The motion was carried.

MR. SPEAKER:

Olympia, Wash., February 18, 1907.

We, your Committee on Dairy and Live Stock, to whom was referred House bill No. 339, entitled "An act to prohibit all live stock from running at large in any county and portion of the county in the State of Washington in which three-fourths of the lands therein are under fence, except in certain cases, providing a penalty for the enforcement of the act, and repealing chapter 91 of the Session Laws of 1905," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Add a new section to be known as section 8. "Section 8. That Chapter 91 of Session Laws of 1905 be and the same is hereby repealed.

D. A. Troy, Chairman.

We concur in this report: M. W. Whitlow, A. M. Sewall, David Govan, I. N. Stephens.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Slayden, the rules
were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 66; nays, 1; absent or not voting, 28.

Those voting yea were: Messrs. Armstrong, Beach, Blackmore, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Gregg, Griffin, Halteman, Hanson, Hogan, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McRae, Madison, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Rhodes, Romaine, Saycr, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Whitlow, and Mr. Speaker—66.

Those voting nay were: Mr. E. C. Davis.

Those absent or not voting were: Messrs. Abrams, Bassett, Beebe, Bell, Bradsberry, Byerly, Cameron, Carlyon, Dickson, Erickson, Godman, Govan, Hamilton, Hewitt, Hornberger, Hurshman, Johnson, McCoy, McMorran, Megler, Peddycord, Renick, Rice, Sheets, Strobridge, Thompson (D. M.), Weber, and Weir—28.

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

On motion of Mr. Megler, the rules were suspended and the chief clerk instructed to transmit the bill to the Senate immediately.

On motion of Mr. Blackmore, House bill No. 465 was made a special order for 7:45 p. m.

FIRST READING OF SENATE BILLS.

Senate bill No. 294, by Committee on Commerce and Manufactures: An act to amend sections 1, 4, 5, 7 and 11 of an act entitled “An act providing for the protection and health of employes in factories, mills or workshops, where machinery is
used, and providing for suits to recover damages sustained by
the violation thereof, and providing a punishment for the vi­
olation thereof, and repealing an act entitled 'An act providing
for the protection of employes in factories, mills or workshops
where machinery is used, and providing for the punishment of
the violation thereof,' approved March 6, 1903, and repealing
all other acts or parts of acts in conflict herewith," approved
March 6, 1905.

Referred to the Committee on Commerce and Manufacture.

Senate bill No. 255, by Senator Paulhamus: An act to
require railroad companies doing business in the State of Wash­
ington to have a general executive officer of such road with the
rank and power of vice-president in some city in the state and
requiring certain duties to be performed by him, and fixing a
penalty.

Referred to the Committee on Judiciary.

Senate bill No. 275, by Senator Veness: An act providing
for burning timber and brush cut on the right-of-way of wagon
roads or steam, electric or other railroads for the purpose of
clearing said right-of-way, providing a penalty for the violation
thereof.

Referred to the Committee on Roads and Bridges.

Senate bill No. 270, by Senator Polson: An act requiring
that the formula of all patent medicines be included in adver­
tisements thereof, and providing a penalty for violations thereof.

Referred to the Committee on Rules and Orders.

Senate bill No. 243, by Senator Anderson: An act to pro­
vide a limitation for the bringing of actions to set aside or can­
cel tax deeds, or for the recovery of lands sold for delinquent
taxes.

Referred to the Committee on Judiciary.

Senate bill No. 235, by Senator Cotterill: An act relating
to the power of counties of the first class to construct or aid in
the construction of canals, and declaring an emergency.

Referred to the Committee on Judiciary.
Senate bill No. 259, by Senator Rosenhaupt: An act fixing the salaries of county officers in counties of the first class.
Referred to the Committee on Compensation and Fees for State and County Officers.

Senate bill No. 218, substituted for Senate bill No. 83, by Judiciary Committee: An act to amend sections two (2) and seven (7) of Chapter LXXXV, Laws of 1895, entitled “An act to establish a Bureau of Statistics, Labor, Agriculture and Immigration, and making an appropriation therefor.”
Referred to the Committee on Agriculture.

Senate bill No. 278, by Senator Rosenhaupt: An act to prevent the exposure of poisonous or dangerous substances and providing a penalty for the violation thereof.
Referred to the Committee on Judiciary.

Senate bill No. 265, by Senator Blair: An act to provide a penalty for the failure of corporations to file lists of officers with the county auditors in the county of their principal place of business, as required by the act of March 20, 1895, being sections 4259 and 4260 of Ballinger’s Annotated Codes and Statutes of Washington; and also to require such lists to be filed in the office of the Secretary of State in the same manner and under the same penalties as are herein prescribed.
Referred to the Committee on Judiciary.

Senate bill No. 289, by Senator Hutson: An act to amend section 8 of an act entitled “An act to regulate and license insurance in this state, to repeal existing laws in relation thereto, and declaring an emergency,” approved March 19, 1895.
Referred to the Committee on Insurance.

Senate bill No. 222, by Senator Anderson: An act amending section 3 and repealing sections 4, 5, and 6 of an act entitled “An act relative to the qualifications and compensation of county commissioners,” approved March 9, 1893.
Referred to the Committee on Compensation and Fees for State and County Officers.

Senate bill No. 154, by Senator Scott: An act to amend section 4 of “An act relating to the organization, powers and
duties of the supreme court, and declaring an emergency to exist,” approved December 23, 1889, and to provide for sessions of the supreme court in the city of Spokane, for the expenses incident thereto, and declaring an emergency.

Referred to the Committee on Judiciary.

Senate bill No. 316, by Joint Committee appointed under Senate joint resolution No. 11: An act to amend section 3 of an act entitled “An act to provide for the preservation of the forests of this state, for the prevention, control and suppression of forest fires, to create a State Board of Forest Commissioners, providing for a State Fire Warden and Forester, deputy fire wardens, forest rangers, defining their duties and powers, making an appropriation therefor, and providing punishments for the violation thereof, and repealing an act entitled ‘An act to protect from fire forests and other property within the State of Washington, and creating forest fire wardens, deputies, patrolmen, and defining the duties and providing penalties, and declaring an emergency,’ approved March 16, 1903,” approved March 11, 1905.

Placed on calendar.

Senate bill No. 249, by Senators Knickerbocker, Paulhamus and Nichols: An act appropriating one hundred thousand dollars for the improvement of the Puyallup and Stuck rivers in Pierce county, Washington, providing for the appointment of a commission to expend the same, conferring upon such commission the power of eminent domain.

Referred to the Committee on Appropriations.

Senate bill No. 219, by Senator Veness: An act to establish the Western Washington Interstate Fair, and making an appropriation therefor.

Referred to the Committee on Agriculture.

Senate joint memorial No. 3, by Senator Veness: For the survey of the Cowlitz river basin and for the improvement of said river.

Referred to the Committee on Memorials, Resolutions and Petitions.

The House took a recess until 7:30 p.m.
The speaker called the House to order at 7:30 p.m.
The Committee on Appropriations was excused for the evening.

SPECIAL ORDER.

House bill No. 380, for the protection of game animals, birds and fish.
Mr. Beach offered the following amendment:
After the word "Washington" in line 4, section 2, insert "or in the county of Kitsap."
The amendment was adopted.
Mr. Davis offered the following amendment:
Amend section 3 by striking out the words "or pin tail grouse"
in line 17.
The amendment was lost.
Mr. Hutchinson offered the following amendment:
In line 12, section 3, strike out the "15th day of August" and insert the "tenth day of September."
The amendment was adopted.
Mr. Speaker offered the following amendment:
In section 3, line 3, strike out "31st" and insert "15th," and strike out "30th" and insert "15th."
The amendment was adopted.
Mr. Godman offered the following amendment:
In line 14, section 3, after the word "Douglas," insert the words, "and Columbia."
The amendment was adopted.
Mr. Smalley offered the following amendments:
In line 15, section 3, after the word "grouse" insert "and pin tail grouse."
In line 18, section 3, after the figures "1909" insert "except in Douglas, Okanogan and Columbia counties."

The amendments were adopted.

Mr. Dickson offered the following amendment:

Section 3, line 18 of the printed bill, after the word "1909" insert the words "and Provided, further, That it shall be unlawful to pursue, take, or kill any prairie chicken or Mongolian pheasant in the county of Kittitas prior to the 10th day of September, 1908."

The amendment was lost.

Mr. Beebe offered the following amendment:

Amend section 2, line 3, by striking the words "on any of the islands of" and insert in lieu thereof the word "in."

The amendment was adopted.

Mr. Halteman offered the following amendment:

Amend line 14, section 3, after the word "Douglas" insert the word "Ferry."

The amendment was adopted.

Mr. Halteman offered the following amendment:

Amend line 18 of section 3 of the printed bill, after exception of "Okanogan, Douglas and Columbia" counties add words "and Ferry county."

The amendment was adopted.

Mr. Beach offered the following amendment:

Amend section 3 by adding to said section, "It shall be unlawful to hunt or pursue any of the game birds in this state with dogs."

The amendment was lost.

Mr. Hanson offered the following amendment:

Amend section 4, line 2, strike out the word "snipe."

The amendment was lost.

Mr. Beebe offered the following amendment:

Strike out the words "or in the county of Kitsap," line 4, section 2, being the amendment recently adopted.

The amendment was adopted.
Mr. Dickson offered the following amendment:
In section 5, line 9 of the printed bill, after the words "prairie chicken" add thereto "five quails, five Chinese or Mongolian pheasants."
The amendment was adopted.

Mr. Henderson offered the following amendment:
In section 5, line 2, strike out the word "ten" and insert the word "five."
The amendment was adopted.

Mr. Blackmore offered the following amendment:
Add to section 6: "Provided, further, That in Clarke county the bag limit on ducks shall be 50 ducks per week."
The amendment was lost.

Mr. Smalley offered the following amendment:
In section 9, line 8, after the figures "1908" insert: Provided, That it shall be a misdemeanor to hunt, pursue, take, kill, injure, destroy or possess any of the birds mentioned in this section in Okanogan county before Sept. 15, 1912."
The amendment was adopted.

Mr. Dickson offered the following amendment:
In section 9, line 2 of the printed bill, between the words "quail" and "between" insert "Hungarian or English partridges."
The amendment was adopted.

Mr. Croft offered the following amendment:
Amend section 11, line 2, after the word "offense" insert "under the provisions of this act."
The amendment was adopted.

Mr. Sheets offered the following amendment:
Amend section 14 by striking out all after the word "year" in line 3.
The amendment was adopted.

Mr. Croft offered the following amendment:
Amend section 15, line 2, after "pickerel" insert "perch."
The amendment was adopted.
Mr. E. P. Gilbert offered the following amendment:
Strike out in lines 4 and 5, section 17, the following clause:
"Provided, That this section shall not apply to Spokane county."
The amendment was adopted.

Mr. J. B. Gilbert offered the following amendment:
Section 19: "Provided, That the words ‘possess,’ in section 1 of this act shall not apply to any person, firm or corporation who are in possession of any of the game animals or birds for the purpose of propagating or stocking parks."
The amendment was adopted.

Mr. Hutchinson offered the following amendment:
Strike out "January," in line 3 of section 9 and insert "November," and "October" in lieu thereof.
The amendment was adopted.

Mr. Lambert offered the following amendment:
Amend section 3 by adding thereto the following: "Provided, That in the county of Whatcom it shall be unlawful to hunt for, take or kill any of the above named birds between the 1st day of January and 1st day of October of any year."
The amendment was adopted.

Mr. McDonald offered the following amendment:
In section 3, line 12, substitute a colon for the period and add the following: "Provided, further, That in Walla Walla county it shall be unlawful to hunt, pursue, take, kill, injure, destroy or possess any prairie chicken until after September 10, 1910."
The amendment was adopted.

Mr. E. P. Gilbert offered the following amendment:
In section 6, line 2 of the printed bill, strike out "15" and insert in lieu thereof "20."
The amendment was lost.

Mr. Gaches offered the following amendment:
Amend section 13 by adding after the word "Snohomish," in line 2, "the county of Skagit."
The amendment was adopted.
Mr. Beach offered the following amendment:
Amendment to section 2: "Provided, further, That it shall be unlawful to hunt, chase, injure or destroy any of said animals in Mason county until 1909."
The amendment was adopted.
Mr. Abrams offered the following amendment:
Amend by striking out sections 11 and 12.
The amendment was adopted.
Mr. McMaster offered the following amendment:
In section 14, line 2, strike out "January" and insert "November," and in line 3 strike out "May" and insert "April."
The amendment was adopted.
Mr. Fulton offered the following amendment:
Amend section 14 by adding: Provided, That the provision of this act shall not apply to any stream that at any season of the year is entirely diverted from its channel for the purpose of irrigation.
The amendment was lost.
Mr. W. H. Thompson moved to amend by striking out the words "sandhill crane" from line 4, section 2, and line 5, section 7.
The amendment was adopted.

On motion of Mr. Lambert, the numbers of the sections of the bill were amended so as to be consecutive.
The bill was read the second time by sections and, on motion of Mr. Hutchinson, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 55; nays, 12; absent or not voting, 28.

Those voting yea were: Messrs. Abrams, Armstrong, Beebe, Byerly, Cameron, Cloes, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Gaches, Gilbert (E. P.), Gilbert (J. B.), Gregg, Griffin, Halteman, Henderson, Hogan, Hurshman, Hutchinson, Hutchable, Jackson (F. C.), Jackson (H. F.), Kayser, Kirkpatrick, Lambert, Long, McDonald, McMaster, Megler, Miller, Morse, Peddyord, Ramsay, Reeve, Sayer, Sewall, Sheets, Sherfey,
Shultz, Smalley, Stephens (I. N.), Stevenson, Strobridge, Thompson (W. H.), Troy, Ulsh, Vergowe, Whitlow, Mr. Speaker—55.

Those voting nay were: Messrs. Beach, Blackmore, Coles, Fulton, Godman, Hamilton, King, Klovborg, Quinlan, Slayden, Tibbett, Tonkin—12.

Those absent or not voting were: Messrs. Bassett, Bell, Brabberry, Carlyon, Glen, Govan, Hanson, Hewitt, Hornberger, Johnson, Lung, McCoy, McMorran, McRae, Madison, Olsen, Ranck, Reid, Renick, Rhodes, Rice, Romaine, Stephens (E. M.), Taylor, Thompson (D. M.), Wade, Weber, Weir—28.

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

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 8, 1907.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred House bill No. 465, entitled "An act for the relief of Clarke county, Washington," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee Amendment: Strike out all of section 1, and insert in lieu thereof the following: "Section 1. That there is due to Clarke county, Washington, the sum of $2,705.30 on account of moneys erroneously charged against said county for state taxes on land incorrectly assessed by the county assessor of said Clarke county in the year 1904."

Strike out all of section 2 and insert in lieu thereof the following: "Section 2. The state auditor is hereby directed to credit said Clarke county, Washington, for the said sum of $2,705.30 for the said year of 1904, as follows: General fund, $884.90; school fund, $1,779.80; military fund, $35.60."

Amend title by striking out the words "and making an appropriation."

D. M. THOMPSON, Chairman.

The bill was read the second time by sections and, on motion of Mr. D. M. Thompson, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 19.
Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (F. P.), Gilbert (J. B.), Glen, Godman, Gregg, Griffin, Halteman, Hamilton, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lang, McCoy, McDonald, McMaster, McMorran, McRae, Megler, Miller, Morse, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Thompson (W. II.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Whitlow, Mr. Speaker—76.

Those absent or not voting were: Messrs. Bassett, Bell, Bradberry, Govan, Hanson, Hewitt, Huxtable, Madison, Reid, Renick, Rhodes, Rice, Romaine, Stephens (E. M.), Strobridge, Taylor, Thompson (D. M.), Weber, Weir—19.

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

House bill No. 283, establishing game preserves.

Mr. Slayden offered the following amendment:

Amend section 1, line 1, after the word "county," by inserting the words "of the first class."

The amendment was lost.

The bill was read the second time by sections and, on motion of Mr. E. M. Stephens, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 62; nays, 4; absent or not voting, 29.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Gregg, Halteman, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Long, McCoy, Me-
Donald, McMorrnan, McRae, Megler, Morse, Olsen, Peddycord, Quinlan, Ranck, Reeve, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Thompson (W. H.), Tibbetts, Troy, Vergowe, Whitlow, Mr. Speaker—62.

Those voting nay were: Messrs. Griffin, Kirkpatrick, McMaster, Tonkin—4.

Those absent or not voting were: Messrs. Bassett, Bell, Bradsberry, Connell, Dickson, Gilbert (E. P.), Godman, Govan, Hanson, Hewitt, Hornberger, Huxtable, Lung, Madison, Miller, Ramsay, Reid, Renick, Rhodes, Rice, Romaine, Stephens (E. M.), Strobridge, Taylor, Thompson (D. M.), Ulsh, Wade, Weber, Weir—29.

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

Mr. Speaker:

We, your Committee on Judiciary, a majority thereof, to whom was referred House bill No. 19, entitled "An act relating to the liability of common carriers for personal injury or death of employes, prescribing who may maintain an action in the event of the death of an employe and establishing the rule by which damages shall be awarded and making the jury sole judge of all questions of negligence and contributory negligence, and providing that employes' or other insurance shall constitute no bar to an action for personal injuries or death of an employe," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend section 1, line 3 of the printed bill by striking out the words "next of kin" and inserting in lieu thereof "sisters or minor brothers."

Amend section 4, lines 1 and 2, by striking out the words "by railroads."

Howard A. Hanson, J. H. Sherfey, A. H. Gregg, John C. Hogan, G. W. Hamilton, J. J. King, Austin M. Wade, M. M. Godman (except Sec. 2), J. H. Griffin.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Gregg, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 64; nays, 3; absent or not voting, 28.
Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Blackmore, Cameron, Clos; Coles, Congleton, Connell, Croft, Davis (E. C.), Erickson, Fancher, Freudenberg, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Gregg, Griffin, Haltermann, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, McCoy, McDonald, McMorran, McRae, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Renick, Sayer, Sewall, Sheets, Sherfey, Shultz, Smalley, Stephens (I. N.), Stevenson, Thompson (W. H.), Tibbetts, Troy, Vergowe, Whitlow, Mr. Speaker—64.

Those voting nay were: Messrs. Byerly, Fulton, Tonkin—3.

Those absent or not voting were: Messrs. Bassett, Bell, Bradsberry, Carlyon, Davis (D. J.), Dickson, Godman, Govan, Hewitt, Hornberger, Jackson (F. C.), Lung, McMaster, Madison, Peddycord, Reid, Rhodes, Rice, Romaine, Slayden, Stephens (E. M.), Strobridge, Taylor, Thompson (D. M.), Ulsh, Wade, Weber, Weir—28.

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

House bill No. 274, relating to evidence.

The bill was read the second time by sections and, on motion of Mr. Abrams, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: YeaS, 53; nays, 16; absent or not voting, 26.

Those voting yea were: Messrs. Abrams, Armstrong, Beebe, Blackmore, Byerly, Cameron, Carlyon, Clos; Connell, Croft, Davis (D. J.), Erickson, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Gregg, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, King, Klovborg, Lambert, Long, McDonald, McMorran, McRae, Miller, Morse, Quinlan, Ramsay, Ranck, Reeve, Sayer, Sewall, Sheets, Sherfey, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Thompson (W. H.), Tibbetts, Troy, Vergowe, Whitlow, Mr. Speaker—53.
Those voting nay were: Messrs. Beach, Coles, Congleton, Davis (E. C.), Fancher, Gaches, Glen, Halteman, Hamilton, Hornberger, Kirkpatrick, McMaster, Megler, Olsen, Rice, Tonkin—16.


The emergency clause passed the House by the following vote: Yeas, 71; nays, 1; absent or not voting, 23.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Blackmore, Byerly, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Gregg, Halteman, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Rhodes, Rice, Sayer, Sewall, Sheets, Sherfey, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Whitlow, Mr. Speaker—71.

Those voting nay were. Mr. Kirkpatrick—1.


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

House bill No. 456, providing for filling of private property, etc.
Mr. Hogan offered the following amendment:
Amend section 1 and the title by adding the words "and second."
The amendment was adopted.
The bill was read the second time by sections and, on motion of Mr. Hanson, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 56; nays, 7; absent or not voting, 32.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Blackmore, Byerly, Cameron, Coles, Congleton, Connell, Davis (E. C.), Dickson, Fancher, Friedenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Gregg, Halteman, Hanson, Henderson, Hogan, Hornberger, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Long, McCoy, McDonald, McMaster, McMorran, McRae, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Rice, Sewall, Sherfey, Shultz, Smailley, Stephens (I. N.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Whitlow, Mr. Speaker—56.

Those voting nay were: Messrs. Cloes, Croft, Glen, Kayser, Klovborg, Sayer—7.


There being no objections, the title of the bill was ordered to stand as the title of the act.
The House adjourned.

Leo. O. Meigs, J. A. Falconer,
Chief Clerk. Speaker.
FIFTY-FIFTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Saturday, March 9, 1907.

The speaker called the House to order at 10 a. m.

Roll call showed all members present except Messrs. Abrams, Bassett, Bell, Dickson, Gaches, Glen, Govan, Hewitt, Klovborg, Madison, Quinlan, Renick, Shultz, Stephens (E. M.), Weber.

Rev. Hayes offered prayer.

On motion of Mr. McMaster, the reading of the Journal was dispensed with.

RESOLUTION.

House concurrent resolution No. 21, by Mr. Megler, allowing Mr. Miller to introduce a bill making an appropriation for legislative printing.

The resolution passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 23.

Those voting yea were: Messrs. Armstrong, Beebe, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Godman, Gregg, Griffin, Halteman, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, McMaster, McMorran, McRae, Megler, Miller, Morse, Olsen, Ramsay, Ranck, Reeve, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Slayden, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—72.
Those absent or not voting were: Messrs. Abrams, Bassett, Beach, Bell, Dickson, Gaches, Glen, Govan, Hamilton, Hewitt; Lung, McCoy, McDonald, Madison, Peddycord, Quinlan, Reid, Renick, Sherfey, Shultz, Stephens (E. M.), Strobridge, and Weber—23.

On motion of Mr. Megler, the rules were suspended, and the chief clerk instructed to immediately transmit the resolution to the Senate.

MESSAGES FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, March 8, 1907.
To the Honorable, the House of Representatives of the State of Washington:

GENTLEMEN—I have this day approved House bill No. 133, entitled, "An act authorizing cities and towns owning any street railway line or plant to sell and convey the same, and ratifying and validating all such sales and conveyances heretofore made, and declaring an emergency."

ALBERT E. MEAD, Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, March 8, 1907.
To the Honorable, the House of Representatives of the State of Washington:

GENTLEMEN—Under date of March 7, 1907, I have approved the following bills:

House bill No. 51, entitled "An act to amend an act authorizing the establishment of public libraries in cities."

House bill No. 92, entitled "An act to amend sections 1, 3, 4, 7 and 8 of an act entitled 'An act for the prevention of the spread of contagious diseases; defining the methods and fixing a penalty for the violation, and repealing sections in conflict with this act,' approved March 12, 1903, and adding section 1½ to said act."

ALBERT E. MEAD, Governor.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 9, 1907.

Mr. Speaker:

The Senate has passed Senate concurrent resolution No. 19, to permit the introduction of Senate bill No. 321, making an appropriation for legislative expenses, and Senate Bill No. 322, to be known as the omnibus appropriation bill.

And the same is herewith transmitted.
The Senate has passed Senate joint memorial No. 6, relative to the sale and distribution of certain Colville Indian reservation lands.
Also House concurrent resolution No. 21, allowing the introduction of House bill No. 501, for legislative printing appropriation.
And the same are herewith transmitted.
The Senate has refused to concur in House amendments to Senate bill No. 126, and the House is requested to recede.
The president has signed Senate bill No. 140, relative to the model training school departments of normal schools.
Also Senate bill No. 144: An act authorizing the formation of metropolitan park districts. Also Senate bill No. 116: An act regulating commission merchants or persons selling farm, dairy, orchard or garden produce on commission.
And the same are herewith transmitted.
The Senate has passed amended Senate bill No. 95, entitled an act providing for the construction of a bridge across Humptulips river.
And the same is herewith transmitted.

J. W. Lysons, Secretary of the Senate.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 9, 1907.

Mr. Speaker:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 235, 409 and 349, have compared the same with the original bills and find them correctly engrossed.
Respectfully submitted,

H. D. Taylor, Chairman.

We concur in this report: P. H. Carlyon, A. H. Gregg, F. H. Tonkin, Howard A. Hanson, A. M. Sewall.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 9, 1907.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 119, 119, 217, 162, 243 and 223, have compared same with the engrossed bills and find them correctly enrolled.
Respectfully submitted,

E. C. Davis, Chairman.

We concur in this report: G. H. Armstrong, C. E. Gaches, Edmund Rice.

THIRD READING OF BILLS.

House bill No. 388, relating to the sale of intoxicating liquors: On motion of Mr. Johnson, the bill was returned to second reading for the purpose of amendment.
On motion of Mr. Johnson, all of the bill below the enacting clause was stricken and the following substituted:

Section 1. Every person, firm, or corporation, selling any spirituous, fermented, malt or other intoxicating liquor, at any place within this state or upon any steamboat, steamship or other vessel plying upon the waters of the state, or between places within the state, or upon any dining car, buffet car, or other public conveyance in the state, shall pay for the privilege of so doing an annual state license fee of twenty-five ($25) dollars, in addition to the license fee fixed by any city, town, or county where such liquor is sold, which sum shall be in addition to the amount now required to be paid to the state on account of any license for such purpose.

Section 2. For the purposes of this act every person, firm, association or corporation having a government liquor license or a special tax stamp issued by the national government for the sale of any spirituous, fermented, malt or other intoxicating liquors, at wholesale, retail or otherwise, shall be deemed a seller thereof and shall be required to pay the annual license fee provided for in this act, and the license therefor issued under the provisions hereof shall be posted by the owner in a conspicuous place and at the side of the said government license or special tax stamp.

Section 3. Any person, firm or corporation desiring to sell any spirituous, fermented, malt or other intoxicating liquor, at any place in this state or upon any steamboat, steamship or other vessel plying upon any waters in this state or between any places therein, or upon any railroad train, dining car, buffet car, or other public conveyance, shall apply to the state treasurer describing the premises upon which or giving the name of such steamboat, steamship or other vessel, or a description of the railway cars or other public conveyance, upon which such liquor is to be sold, and upon the payment of such license fee of twenty-five ($25) dollars, the state treasurer shall issue a license therefor, which shall describe such premises or steamboat or other public conveyance.

Any railroad or other transportation company operating any dining cars, buffet car, or other public conveyance, upon which such intoxicating liquor is sold, shall be required to take out a license fee for each of such cars kept constantly in the state: Provided, That where any such cars are run or operated through or into the state and are not kept constantly therein, such person, firm or corporation shall take out such number of licenses as is equal to the average number of such cars kept continuously within the state.

Section 4. It shall be unlawful for any person, firm or corporation to sell any spirituous, fermented, malt or other intoxicating liquor, in this state without first paying the annual license fee provided for in this act, in addition to any license provided by ordinance or law.
any person violating any of the provisions of this act shall be guilty of
a misdemeanor, and, upon conviction thereof, shall be punished by a
fine of not less than one hundred ($100) nor more than five hundred
($500) dollars, or by imprisonment in the county jail for not less than
thirty (30) days nor more than six (6) months, or by both such fine
and imprisonment.

SEC. 5. Nothing in this act shall be construed as limiting or abridg­
ing the power of any city, town or county within this state, to regu­
late, license or prohibit the sale of intoxicating liquors within such city,
town or county; but all powers now possessed or enjoyed by cities,
towns and counties, under existing law, shall be reserved to them.

On motion of Mr. Johnson, the rules were suspended, the
second reading considered the third, the bill considered en­
grossed, placed on final passage and passed the House by the
following vote: Yeas, 69; nays, 3; absent or not voting, 23.

Those voting yea were: Messrs. Armstrong, Beebe, Black­
more, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles,
Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.),
Erickson, Fancher, Freudenberg, Fulton, Gilbert (E. P.), Gil­
bert (J. B.), Godman, Gregg, Griffin, Halteman, Hamilton,
Hanson, Henderson, Hogan, Hurshman, Hutchinson, Johnson,
Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, McCoy,
McDonald, McMaster, McMorran, McRae, Megler, Miller,
Morse, Olsen, Peddycord, Ramsay, Ranck, Reeve, Reid,
Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Smalley, Stephens (I. N.), Taylor, Thompson (W. H.), Tibbetts, Tonkin,
Troy, Vergowe, Weir, Whitlow, Mr. Speaker---69.

Those voting nay were: Messrs. Jackson (H. F.), Shultz,
and Wade—3.

Those absent or not voting were: Messrs. Abrams, Bassett,
Beach, Bell, Dickson, Gaches, Glen, Govan, Hewitt, Horn­
berger, Huxtable, Jackson (F. C.), Lung, Madison, Quinlan,
Renick, Sherfey, Slayden, Stephens (E. M.), Strobridge,
Thompson (D. M.), Ulsh, Weber—23.

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

Mr. Davis, D. J., moved that House bill No. 110 be made
a special order for 2:30 p. m.

The motion was lost.
Senate bill No. 22, requiring railroads to publish schedules.

Mr. Lambert offered the following amendment: Amend section 1 by inserting after the word “city” in line 2 the words “or town”; strike out the word “thousand” in line 3 and insert the word “hundred.”

The amendment was lost.

Mr. Dickson offered the following amendment: Amend section 2 of Senate bill No. 82 after the word “dollars” in line 3 of section 2 by adding: “Provided, that in any prosecution under this act it shall be a complete defense for the railway company to show that it could not procure the publication of such schedule in an eligible newspaper at rates not exceeding those charged by such newspaper for equal space.”

The amendment was adopted.

Mr. Reid offered the following amendment: Amend in section 1, after the word “state” in line 2, by inserting the words “upon its line of railway.”

The amendment was adopted.

Mr. Hamilton offered the following amendment: Amend section 1, by inserting after “city” in line 2 the words “and town.”

After “containing over” the words “one” and taking out the word “five.”

The amendment was adopted.

The bill was read the second time by sections, passed to third reading and ordered engrossed.

On motion, the House took up the following order of business:

**INTRODUCTION OF BILLS.**

House bill No. 501, appropriating funds for the legislative printing: The bill was read the first time by sections and, on motion of Mr. Megler, the rules were suspended, the first reading considered the second and third, bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 72; nays, 0; absent or not voting, 23.

Those voting yea were: Messrs. Armstrong, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes,
Coles, Congleton, Croft, Davis (D. J.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Godman, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, McCoy, McDonald, McMaster, McMorran, McRae, Megler, Miller, Morse, Olsen, Ramsay, Ranck, Reeve, Reid, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Smalley, Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—72.

Those absent or not voting were: Messrs. Abrams, Bassett, Beach, Connell, Davis (E. C.), Dickson, Glen, Govan, Hewitt, Hornberger, Huftable, Jackson (F. C.), Long, Lung, Madison, Peddycoard, Quinlan, Renick, Slayden, Stephens (E. M.), Stevenson, Strobridge, Weber—23.

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

The speaker called Mr. Reid to the chair.

On motion of Mr. Megler, the House took up the following order of business:

Senate concurrent resolution No. 19, allowing introduction of Senate bill No. 321.

The resolution passed the House by the following vote: Yeas, 71; nays, 1; absent or not voting, 23.

Those voting yea were: Messrs. Armstrong, Beebe, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Congleton, Connell, Croft, Davis (D. J.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, McCoy, McDonald, McMaster, McMorran, McRae, Megler, Miller, Morse, Olsen, Peddycoard, Ramsay, Ranck, Reeve, Reid, Rhodes, Rice, Romaine, Sayer, Sewall, Sherfey, Slayden, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W.

Those voting nay were: Mr. Godman—1.

Those absent or not voting were: Messrs. Abrams, Bassett, Beach, Bell, Coles, Davis (E. C.), Dickson, Glen, Govan, Hewitt, Hornberger, Huxtable, Jackson (F. C.), Lung, Madison, Quinlan, Renick, Sheets, Shultz, Stephens (E. M.), Strobridge, Weber, Mr. Speaker—23.

On motion of Mr. Megler, the rules were suspended and the chief clerk instructed to transmit House bill No. 501 and Senate concurrent resolution No. 19 to the Senate immediately.

On motion, the House took up the following order of business:

REPORTS OF STANDING COMMITTEE.

House bill No. 462: Recommend it do pass.

On motion of Mr. D. M. Thompson, the bill was ordered printed and made a special order for 10 a.m. Monday.

THIRD READING OF BILLS.

Senate bill No. 82, requiring publication of railway schedules: On motion of Mr. Beebe, the rules were suspended, the second reading considered the third, the bill placed on final passage and failed to pass the House by the following vote: Yeas, 45; nays, 26; absent or not voting, 24.

Those voting yea were: Messrs. Armstrong, Beebe, Bradberry, Byerly, Cameron, Cloes, Congleton, Croft, Davis (D. J.), Erickson, Freudenberg, Gaches, Gilbert (E. P.), Gilbert (J. B.), Gregg, Halteman, Hamilton, Hanson, Hogan, Hornberger, Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, McCoy, McDonald, McMorran, Megler, Morse, Olsen, Ranck, Reeve, Rhodes, Romaine, Sayer, Smalley, Stephens (J. N.), Strobridge, Taylor, Tibbetts, Troy, Vergowe, Wade—45.

Those absent or not voting were: Messrs. Abrams, Basseit, Beach, Bell, Blackmore, Carlyon, Coles, Dickson, Glen, Govan, Hewitt, Huxtable, Jackson (F. C.), Lung, Madison, Quinlan, Renick, Rice, Sewall, Shultz, Slayden, Stephens (E. M.), Weber, Mr. Speaker—24.

SECOND READING OF BILLS.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred Senate bill No. 107, entitled "An act relating to the exercises of the power of eminent domain by corporations generating and transmitting electricity and using and selling the same for light and power," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it be amended and that as amended it do pass.

Strike all House amendments heretofore made.

Strike section 1 of the printed bill.

Make section 2 section 1.

In substituted section 1, strike line 1 and line 2 down to and including the word "purposes" and insert in lieu thereof the words, "any corporation authorized to do business in this state, which, under the present laws of the state, is authorized to condemn property for the purpose of generating and transmitting electric power for the operation of railroads or railways and for municipal lighting and which, by its charter or articles of incorporation, assumes the additional right."

In line 16 of substituted section 1, after the word "exhausted" strike the period, insert a semi-colon and add these words "Provided, further, That no such corporation shall be obliged to furnish such excess power to any one consumer to an amount exceeding twenty-five per cent. of the total amount of such excess power generated or transmitted by it."

In line twenty of substituted section 1, after the word "one," strike the period and insert a semi-colon and add these words: "Provided, That all public service or quasi-public service corporations shall at no time, sell, deliver and dispose of electrical power in bulk to manufacturing concerns at the expense of its public service functions and any person, firm or corporation that is a patron of such corporation as to such public function shall have the right to apply to any court of competent jurisdiction to correct any violation of the provisions of this act.

Make section 3 of the bill section 2.

Strike substituted section 2 and insert in lieu thereof the following: "Whenever any corporation has acquired any property by decree of appropriation, based on proceedings in court under the provisions of this act, no portion of the electricity generated or transmitted by it by means of the property appropriated under the provisions of this act
shall be used or applied by such corporation for or to a business or trade not under the present laws deemed public or quasi-public conducted by itself.

Make section 4 section 3.

Add a new section to the bill as follows: "Sec. 4. Nothing in this act contained shall affect any action or proceeding pending in any court at the time of its passage."

GEO. T. REID, Chairman.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Long, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 64; nays, 8; absent or not voting, 23.

Those voting yea were: Messrs. Armstrong, Beebe, Byerly, Cameron, Carlyon, Cloes, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freundenberg, Fulton, Gaches, Gilbert (J. B.), Godman, Gregg, Griffin, Halteman, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Johnson, Kirkpatrick, Klovborg, Lambert, Long, McCoy, McDonald, McMorran, McRae, Megler, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Rhodes, Rice, Romaine, Sewall, Sherfey, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tonkin, Troy, Ulsh, Vergowe, Weir, Whitlow—64.

Those voting nay were: Messrs. Coles, Hamilton, Jackson (H. F.), Kayser, King, McMaster, Tibbetts, Wade—8.

Those absent or not voting were: Messrs. Abrams, Bassett, Beach, Bell, Blackmore, Bradberry, Dickson, Gilbert (E. P.), Glen, Govan, Hewitt, Hogan, Jackson (F. C.), Lung, Madison, Miller, Renick, Sayer, Sheets, Shultz, Stephens (E. M.), Weber, Mr. Speaker—23.

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

On motion of Mr. D. M. Thompson, Senate bill No. 249 was made a special order for 3 p. m. Monday.

House bill No. 301, relating to the insane.

Mr. Hansen offered the following amendment: Amend title. In line 3, strike out the following: "5546 of Pierce's
Washington Code,” and insert in lieu “2660 of Ballinger’s Annotated Codes and Statutes of Washington”; also in line 4, strike out the following: “5563 of Pierce’s Washington Code,” and insert in lieu “2678 of Ballinger’s Annotated Codes and Statutes of Washington.” Amend section 1, lines 3 and 4, by striking out “5546 of Pierce’s Washington Code,” and inserting in lieu, “2660 of Ballinger’s Annotated Codes and Statutes of Washington”; also in line 59 of same section, by striking out the word “additional”; amend section 2, lines 1 and 2, by striking out the following: “5563 of Pierce’s Washington Code” and inserting in lieu, “2678 of Ballinger’s Annotated Codes and Statutes of Washington.”

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Hanson, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yea, 61; nays, 1; absent or not voting, 33.

Those voting yea were: Messrs. Armstrong, Beebe, Byerly, Cameron, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Griffin, Halteman, Hanson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, McMaster, McMorran, McRae, Megler, Morse, Quinlan, Ramsay, Reeve, Reid, Rhodes, Rice, Romaine, Sayer, Sewall, Shultz, Smalley, Stephens (I. N.), Strobridge, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow—61.

Those voting nay were: Mr. Ranck—1.

Those absent or not voting were: Messrs. Abrams, Bassett, Beach, Bell, Blackmore, Bradberry, Carlyon, Cloes, Dickson, Glen, Govan, Hamilton, Henderson, Hewitt, Jackson (F. C.), Jackson (H. F.), Johnson, Lung, McCoy, McDonald, Madison, Miller, Olsen, Poddycock, Renick, Sheets, Sherfey, Slayden, Stephens (E. M.), Stevenson, Taylor, Weber, Mr. Speaker—33.

There being no objections, the title of the bill was ordered to stand as the title of the act.
House bill No. 346, authorizing cities to regulate telephone systems.

Mr. J. B. Gilbert offered the following amendment: In line 1 of section 1, strike "each" and insert "any" and after the word "city" insert "or town." Also in line 4, section 1, insert "or town" after the word "city." In line 1 of section 2 after the word "city" insert "or town." Also, after the word "city" in line 3, section 2, insert "or town." After word "cities" in title, insert words "or towns."

The amendment was adopted.

The bill was read the second time by sections and, on motion, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 59; nays, 1; absent or not voting, 35.

Those voting yea were: Messrs. Armstrong, Bassett, Beebe, Blackmore, Byerly, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Gregg, Griffin, Halteman, Hamilton, Hanson, Hogan, Hurshman, Hutchinson, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, McCoy, McMaster, McMorran, McRae, Megler, Ramsay, Ranck, Reece, Reid, Rhodes, Romaine, Sayer, Sewall, Sherfey, Slayden, Smalley, Stephens (I. N.), Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Whitlow—59.

Those voting nay were: Mr. Rice—1.

Those absent or not voting were: Messrs. Abrams, Beach, Bell, Bradsberry, Cameron, Carlyon, Cloes, Dickson, Freudenberg, Glen, Govan, Henderson, Hewitt, Iluxttable, Jackson (F. C.), Lung, McDonald, Madison, Miller, Morse, Olsen, Peddy cord, Quinlan, Renick, Sheets, Shultz, Stephens (E. M.), Stevenson, Strobridge, Taylor, Ulsh, Weber, Weir, Mr. Speaker—35.

House bill No. 490, relating to the protection of stockmen.
Mr. McDonald moved to insert the word "also" after the word "shall" in line 16, section 1.

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Hornberger, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 51; nays, 1; absent or not voting, 43.

Those voting yea were: Messrs. Armstrong, Blackmore, Byerly, Cameron, Coles, Congleton, Connell, Croft, Davis (D. J.), Erickson, Fancher, Fulton, Gilbert (E. P.), Gilbert (J. B.), Godman, Gregg, Griffin, Halteman, Hamilton, Hogan, Hurshman, Hutchinson, Jackson (II. F.), King, McDonald, McMaster, McMorran, McRae, Morse, Quinlan, Ranck, Reeve, Reid, Rhodes, Rice, Romaine, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Ulsh, Vergowe, Whitlow—51.

Those voting nay were: Mr. Kirkpatrick—1.

Those absent or not voting were: Messrs. Abrams, Bassett, Beach, Beebe, Bell, Bradsberry, Carlyon, Cloes, Davis (E. C.), Dickson, Freudenberg, Gaches, Glen, Govan, Hanson, Henderson, Hewitt, Hornberger, Huxtable, Jackson (F. C.), Johnson, Kayser, Klovborg, Lambert, Long, Lung, McCoy, Madison, Miller, Olsen, Peddycoind, Ramsay, Renick, Sheets, Stephens (E. M.), Stevenson, Strobridge, Taylor, Tonkin, Wade, Weber, Weir, Mr. Speaker—43.

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

On motion of Mr. Rhodes, the House took up the following order of business:

SENATE AMENDMENTS.

On motion of Mr. Thompson, D. M., the House refused to recede from amendments to House bill No. 126.
House bill No. 495: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 24.

Those voting yea were: Messrs. Armstrong, Bassett, Beebe, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Goodman, Gregg, Griffin, Halteman, Hamilton, Hanson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Rice, Romain, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Whitlow—71.

Those absent or not voting were: Messrs. Abrams, Beach, Bell, Bradsberry, Dickson, Gilbert (E. P.), Glen, Govan, Henderson, Hewitt, Huxtable, Jackson (F. C.), Madison, Renick, Rhodes, Stephens (E. M.), Strobridge, Taylor, Thompson (D. M.), Vergowe, Wade, Weber, Weir, Mr. Speaker—24.

The House took a recess until 2 p. m.

AFTERNOON SESSION.

Mr. Reid called the House to order at 2 p. m.

Roll call showed all members present except Messrs. Abrams, Bell, Byerly, Davis (E. C.), Dickson, Fulton, Gilbert (E. P.), Glen, Govan, Hewitt, Hogan, Hutchinson, Klovborg, Lung, McCoy, Madison, Reeve, Renick, Rhodes, Rice, Sherfey, Shultz, Slayden, Stephens (E. M.), Stevenson, Strobridge, Vergowe, Weber, Weir, and Mr. Speaker.

SECOND READING OF BILLS.

House bill No. 440, regulating life insurance companies.

Mr. Hornberger offered the following amendment:

Add to section 1 the following: “Provided that this act shall not be construed to restrain any insurance company from issuing policies of
insurance on the lives or property of any bona fide purchaser of such company's capital stock, provided further that the said capital stock shall have been purchased at the market value of such stock at the time the same was procured."

The amendment was lost.

Mr. Godman offered the following amendment:

Amend section 1 in line 20 of the printed bill by striking out the semi-colon after the word "individuals" and substituting a comma therefor; also by striking out in line 20 of the printed bill, after the word "nor", the word "shall"; also by striking out in line 21 of the printed bill the words "such company offer anything", and inserting in lieu thereof the words "other thing"; also by striking out in line 21 of the printed bill after the word "insurance" the words "not specified", and inserting in lieu thereof the following: "unless the same is specified"; also in line 22 of the printed bill by changing the period to a comma and adding the following: "and given to all insurers alike."

The amendment was adopted.

The bill was read the second time by sections, passed to third reading and ordered engrossed.

Mr. Reid called Mr. Megler to the chair.

House bill No. 473, relating to jury lists.

The bill was read the second time by sections and, on motion of Mr. Johnson, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 53; nays, 0; absent or not voting, 42.

Those voting yea were: Messrs. Beebe, Blackmore, Bradberry, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Fancher, Freudenberg, Gaches, Gilbert (J. B.), Godman, Griffin, Hanson, Henderson, Hornberger, Hurshman, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, McCoy, McMaster, McMorrow, McRae, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Romaine, Sayer, Sheets, Sherfey, Shultz, Stephens (I. N.), Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Whitlow—53.

Those absent or not voting were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Byerly, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fulton, Gilbert (E. P.), Glen, Govan,

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

House of Representatives,
Olympia, Wash., February 20, 1907.

Mr. Speaker:

We, your Committee on State, School and Granted Lands, to whom was referred House bill No. 405, entitled "An act providing for the leasing of rights-of-ways over any lands of the State of Washington to any persons or corporations for logging purposes and the removal of any timber, and providing for the leasing of any harbor areas and lands of the State of Washington to any persons or corporations for booming purposes, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee Amendments:

In the title, in line 1 of the printed and original bill, after the word "leasing" strike out all of the words down to the word "of" in line 3 of the printed and original bill. Also in line 4 of the printed bill, same being line 5 of the original bill, strike out all of the words after the word "purpose."

Section 1 in line 1 of the printed bill, same being line 1 of the original bill, after the word "authorize" strike out all of the words down to the words "to lease" in line 5 of the printed bill, same being line 6 of the original bill.

Also in line 8 of the printed bill, same being line 10 of the original bill, strike out the words "one mile" and substitute in lieu thereof the words "two miles."

Also in line 8 of the printed bill, same being line 10 of the original bill, after the word "therefrom" strike out the remainder of the section and substitute in lieu thereof the following: "for a period not exceeding five years: Providing, however, That no lease shall be granted for any oyster reserve containing oysters in merchantable quantities, and further that the commissioner of public lands shall have power to prescribe rules and regulations for the use of any lands so leased, and to declare a forfeiture for any violation of such rules and regulations."

Also strike out sections 2 and 3.

L. P. Hornberger, Chairman.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Troy, the rules
were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 57; nays, 1; absent or not voting, 37.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Beebe, Blackmore, Bradberry, Cameron, Carlyon, Cloes, Coles, Congleton, Croft, Erickson, Freundenberg, Gaches, Godman, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Long, McCoy, McMaster, McMorran, McRae, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Romaine, Sayer, Sheets, Sherfey, Shultz, Stephens (I. N.), Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Whitlow—57.

Those voting nay were: Mr. Connell—1.

Those absent or not voting were: Messrs. Abrams, Bell, Byerly, Davis (D. J.), Davis (E. C.), Dickson, Fancher, Fulton, Gilbert (E. P.), Gilbert (J. B.), Govan, Hewitt, Hogan, Jackson (F. C.), Kirkpatrick, Lung, McDonald, Madison, Peddy cord, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Sewall, Slayden, Smalley, Stephens (E. M.), Stevenson, Strobridge, Thompson (D. M.), Vergowe, Weber, Weir, Mr. Speaker—37.

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

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1907.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House bill No. 464, entitled "An act authorizing county commissioners to grant to persons, companies or corporations the right to lay down, maintain and operate in, along and upon any and all of the public highways within their respective counties in the State of Washington, pipes and conduits for the purpose of conducting water therein, and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Strike out section 2 and the emergency clause in the title.

GEO. T. REID, Chairman.
The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Griffin, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 51; nays, 0; absent or not voting, 44.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Blackmore, Bradberry, Carlyon, Cloes, Coles, Connell, Croft, Erickson, Freudenberg, Godman, Gregg, Griffin, Hamilton, Hanson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, McCoy, McMaster, McMorran, McRae, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Romaine, Sayer, Sherfey, Shultz, Stephens (I. N.), Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Whitlow—51.

Those absent or not voting were: Messrs. Abrams, Beebe, Bell, Byerly, Cameron, Coneleton, Davis (D. J.), Davis (E. C.), Dickson, Fancher, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Govan, Halteman, Henderson, Hewitt, Hogan, Long, Lung, McDonald, Madison, Peddycord, Ranck, Receve, Reid, Renick, Rhodes, Rice, Sewall, Sheets, Slayden, Smalley, Stephens (E. M.), Stevenson, Strobridge, Thompson (D. M.), Vergowe, Wade, Weber, Weir, Mr. Speaker—44.

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

HOUSE OF REPRESENTATIVES.
Olympia, Wash., March 6, 1907.

MR. SPEAKER:

We, your Committee on Medicine, Surgery, Dentistry and Hygiene, to whom was referred House bill No. 343, entitled "An act regulating the sale of milk in cities of this state, providing for the appointment of an inspector of milk, defining his duties, providing for licensing the sale of milk and cream, providing penalties for the violation of the provisions of this act, repealing all acts and parts of acts in conflict herewith and declaring an emergency," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.
Amend title by striking out in line 2 the word “licensing” and inserting in lieu thereof the following: “the issuing of permits for”; also by inserting before the word “providing,” in line 3 of the title, the word “and”; also by striking out in lines 3 and 4 of the title, the words “repealing all acts and parts of acts in conflict herewith and declaring an emergency.” Strike out the comma (,) after the word “act” in line 3 of the title and insert in lieu thereof a period (.).

Amend section 1, line 1 of the printed bill, by striking out the word “mayor” and inserting in lieu thereof the following: “Board of Health or Health Officer.”

Amend section 1, line 1 of the printed bill, by inserting after the word “city” the following: “of the first class.”

Amend section 1, line 1 of the printed bill, by striking out the word “may” and inserting in lieu thereof the word “shall.”

Amend section 1, line 2 of the printed bill, by inserting after the period and before the word “each” the following: “All inspectors hereafter appointed shall be graduates of a recognized dairy school or shall have completed a course in dairying in a college where such instruction is given.”

Amend section 3, line 3 of the printed bill, after the word “June” strike out “be licensed by” and insert in lieu thereof the following: “obtain a permit from.”

Amend section 3 of the printed bill by striking out lines 4, 5, 6, 7 and 8 and inserting in lieu thereof the following: “said permit to be furnished without cost upon the production of a license from the State Dairy and Food Commissioner.”

Amend section 3, line 9 of the printed bill, by striking the word “licenses” and inserting in lieu thereof the following: “A permit.”

Amend section 3, line 12 of the printed bill, by striking out the word “license” and inserting in lieu thereof the word “permit.”

Amend section 3, line 13 of the printed bill by striking out the word “licensee” and inserting in lieu thereof the following: “person obtaining a permit.”

Amend section 3, line 14 of the printed bill, strike out the word “licensee” and insert in lieu thereof the following: “person obtaining a permit.

Amend section 3, line 15 of the printed bill, by striking out the word “license” and inserting in lieu thereof the word “permit.”

Amend section 3, line 18, of the printed bill, by striking out the word “license” and inserting in lieu thereof the word “permit.”

Amend section 3, line 19 of the printed bill, by striking out the word “license” and inserting in lieu thereof the word “permit.”

Amend section 3, line 22 of the printed bill, by striking out the word “licensed” and inserting in lieu thereof the word “permitted.”

Amend section 4, lines 3 and 4, of the printed bill, by striking out after the word “sale” the following: “and shall pay to him $5.00 an-
nually for the use of such city” and insert a period (.) after the word “sale.”

Amend section 5, line 3 of the printed bill, by inserting after the word “exchange” the following: “impure, infected or.”

Amend section 6, line 8 of the printed bill, by striking out the figure “5.”

Amend section 6, line 9, of the printed bill by striking out the figures “9” and inserting in lieu thereof: “8.75.”

Amend section 6, line 9, of the printed bill, by striking out the figures “3.5” and inserting in lieu thereof the following: “3.25.”

Strike out all of section 8 of the printed bill.

Amend printed bill by making section 9, section 8.

Amend printed bill by making section 10, section 9.

Amend printed bill by making section 11, section 10.

Amend printed bill by making section 12, section 11.

Amend printed bill by making section 13 section 12.

Amend printed bill by making section 14 section 13.

Amend section 8, line 3 of the printed bill, after the word “fat” by inserting: “or which contains any pathogenic bacteria or germs, pus cells, blood cells or more than 400,000 bacteria or germs of all kinds to the cubic centimetre.”

Strike out section 15 of the printed bill.

Strike out section 16 of the printed bill.

Strike out section 19 of the printed bill.

Strike out section 20 of the printed bill.

Amend printed bill by making section 17 section 14.

Amend printed bill by making section 18 section 15.

H. C. FULTON, Chairman.

The bill was read the second time by sections, the committee amendments adopted and, on motion, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 63; nays, 0; absent or not voting, 32.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Beebe, Blackmore, Bradsberrv. Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Erickson, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Godman, Gregg, Griffin, Halteman, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Long, McCoy, McMaster, McMorran, Megler, Miller, Morse, Olsen, Peddycord, Quinlan,
Those absent or not voting were: Messrs. Abrams, Bell, Byerly, Davis (E. C.), Dickson, Fancher, Gilbert (E. P.), Glen, Govan, Hamilton, Hewitt, Hogan, Kirkpatrick, Lung, McDonald, Madison, Reeve, Reid, Renick, Rhodes, Rice, Sewall, Sheets, Slayden, Stephens (E. M.), Stevenson, Strobridge, Vergowe, Weber, Weir, Whitlow, Mr. Speaker—32.

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

House bill No. 416, relating to purchase of uniforms of employees.

Mr. Taylor moved to amend by striking out the emergency clause in the bill and in the title.

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Taylor, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 61; nays, 0; absent or not voting, 34.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Beebe, Blackmore, Bradberry, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Erickson, Fancher, Godman, Griffin, Halteman, Hamilton, Hanson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Klovborg, Long, McCoy, McMaster, McMorran, McRae, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Romaine, Sherfey, Smalley, Stephens (T. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Wade, Whitlow—61.

Those absent or not voting were: Messrs. Abrams, Bell, Byerly, Davis (E. C.), Dickson, Fulton, Glen, Govan, Henderson, Hewitt, Hogan, Kirkpatrick, Lambert, Lung, McDonald, Madison, Reeve, Reid, Renick, Rhodes, Rice, Sayer, Sewall, Sheets,
Shultz, Slayden, Stephens (E. M.), Stevenson, Strobridge, Ulsh, Vergowe, Weber, Weir, Mr. Speaker—34.

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

On motion of Mr. Huxtable, the rules were suspended and the chief clerk instructed to transmit all bills passed during the day to the Senate immediately.

MR. SPEAKER:

We, your Committee on Military Affairs and Soldiers Home, to whom was referred House bill No. 9, entitled "An act to provide for the establishment and maintenance of a branch of the state soldiers' home for honorably discharged soldiers, sailors and marines, who have served the United States government in any of its wars, members of the state militia disabled while in the line of duty, and who are bona fide citizens of this state, and also the wives of such soldiers, sailors and marines," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend by striking all of section 4 of the original bill and insert in lieu thereof the following: "Section 4. The selection and purchase of the site shall be vested in a board to be appointed by the Governor, composed of two members of the Senate and three members of the House of Representatives acting in conjunction with the State Board of Control; and the construction of the buildings for the said home, and the general supervision and government thereof, shall be vested in the State Board of Control, in the same manner as provided by law for other state institutions under control of said board."


Mr. Ranck offered the following amendment:

Amend section 5 by striking out all after the word "home" in line 4.

The amendment was lost.

Mr. D. J. Davis offered the following amendment:

Amend, after the word "upon" in line 4, section 5, by inserting "land overlooking the waters of Puget Sound."

The amendment was adopted.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Tibbetts, the rules
were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 57; nays, 0; absent or not voting, 38.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Beebe, Bradberry, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Erickson Freudenberg, Gaches, Gilbert (E. P.), Gilbert (J. B.), Godman, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, McCoy, McMaster, McMorrow, McRae, Megler, Morse, Olsen, Peddycoor, Ramsay, Ranck, Sherfey, Smalley, Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Whitlow—57.

Those absent or not voting were: Messrs. Abrams, Bell, Blackmore, Byerly, Cameron, Cloes, Davis (E. C.), Dickson, Fancher, Fulton, Glen, Govan, Hewitt, Hogan, Horberger, Kirkpatrick, Long, Lung, McDonald, Madison, Miller, Quinlan, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Shultz, Slayden, Stephens (E. M.), Stevenson, Weber, Weir, Mr. Speaker—38.

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

House bill No. 477, relating to county fair exhibits.

Mr. McCoy moved to amend by adding the figure "7" at the end of line 7.

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. McCoy, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 57; nays, 1; absent or not voting, 37.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Beebe, Blackmore Bradberry, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Erickson, Fancher, Freudenberg, Gaches, Gilbert (J. B.), Godman, Gregg, Griffin,
State of Washington


Those voting nay were: Mr. H. F. Jackson—1.

Those absent or not voting were: Messrs. Abrams, Bell, Byerly, Cloes, Davis (E. C.), Dickson, Fulton, Gilbert (E. P.), Glen, Govan, Hamilton, Hewitt, Hogan, Hornberger, Kirkpatrick, Lung, McDonald, Madison, Peddycord, Quinlan, Reeve, Reid, Renick, Rhodes, Rice, Sayer, Sewall, Slayden, Smalley, Stephens (E. M.), Stevenson, Strobridge, Vergowe, Wade, Weber, Weir, Mr. Speaker—37.

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

Mr. Coles moved that House bill No. 134 be made a special order for 10:15 a. m., Monday.

The motion was lost.

First Reading of Senate Bills.

Senate bill No. 268, by Senator Piper: An act relating to the tide and shore lands of the first class and harbor areas belonging to the State of Washington, and empowering the Har-bor Line Commission to establish, lengthen, extend and lease harbor areas and to file plats and appraisements of tide and shore lands of the first class in sections as said commission shall deem expedient, and to sell the same.

Referred to the Committee on Municipal Corporations of the First Class.


Referred to the Committee on Municipal Corporations of the First Class.
Amended Senate bill No. 95, by Senator Polson: An act providing for the construction of a bridge across the Humptulips river, and making an appropriation therefor.
Referred to the Committee on Appropriations.

Senate bill No. 69, by Senator Anderson: An act relating to the superior courts of the counties of Stevens, Ferry, Okanogan, Douglas and Chelan, the election of judges therein, and declaring an emergency.
Referred to the Committee on Judiciary.

Senate bill No. 72, by Senator Davis: An act to amend section 42 of an act entitled "An act to provide for the assessment and collection of taxes in the State of Washington," approved March 15, 1897, and declaring an emergency.
Referred to the Committee on Revenue and Taxation.

Senate bill No. 288, by Senator Nichols: An act relating to overcharges on prices, rates or tariffs which by law are required to be published, and providing for interest thereon.
Referred to the Committee on Judiciary.

Senate bill No. 241, by Senator Reed: An act relating to the boundaries of school districts, and amending section 5 of chapter CXVIII of the Session Laws of 1897.
Referred to the Committee on Education.

Senate joint memorial No. 6, by Senator Gunn: Petitioning for the surveying, platting and sale of section 16, in township 33, north of range 26 E. W. M., and that certain other lands be reserved under the Reclamation Act of June 17, 1902.
Referred to the Committee on Memorials, Resolutions and Petitions.

REPORTS OF STANDING COMMITTEES.

Senate bill No. 263: Recommend it do pass.
Senate bill No. 246: Recommend it be placed on calendar.
Senate bill No. 284: Recommend it do pass.
Senate bill No. 295: Recommend it do pass.
House bill No. 109: Recommend it do pass as amended.
Senate bill No. 118: Recommend it do pass as amended.
Senate bill No. 299: Recommend it do pass.
Senate bill No. 254: Recommend it be placed on calendar.
Senate bill No. 294: Recommend it do pass.
Senate bill No. 111: Recommend it be placed on calendar.
House bill No. 265: Recommend it do pass.
Senate bill No. 292: Recommend it do pass.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1907.

Mr. Speaker:

We, your Committee on Fisheries, to whom was referred House bill No. 403, entitled "An act to amend section five of 'An act to authorize the Fish Commissioner to make research for the purpose of enforcing the fish laws of the State of Washington,' approved March 9, 1893, being section 5237 of Pierce's Washington Code," have had the same under consideration and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend the title by striking out all after the words "An act" and inserting in lieu thereof the following: "for the appointment of a Fish Commission, and defining its duties and declaring an emergency to exist," approved February 20th, 1890."

Amend section 1 by striking out all of lines 1, 2 and 3 in the printed bill, being lines 1, 2 3 and 4 of the original bill, after the words "An act," in line 1, to the word "be" in line 3 of the printed bill, being line 4 of the original bill, and insert as follows: "for the appointment of a Fish Commission, and defining its duties and declaring an emergency to exist," approved February 20th, 1890."

Amend section 1, in line 5 of the printed bill, same being line 6 of the original bill, by striking out the words and figure "April 1st" and inserting in lieu thereof "March 31st."

WM. SHULTZ, Chairman.


The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Romaine, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 55; nays, 1; absent or not voting, 39.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Beebe, Blackmore, Bradsberry, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Erickson, Fancher,
Freudenberg, Gaches, Gilbert (J. B.), Gregg, Griffin, Halteman, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kloeborg, Lambert, McCoy, McMaster, McMorran, McRae, Meeler, Miller, Morse, Ramsay, Ranck, Romaine, Sheets, Smalley, Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Whitlow—55.

Those voting nay were: Mr. Kayser—1.

Those absent or not voting were: Messrs. Abrams, Bell, Byerly, Cloes, Davis (E. C.), Dickson, Fulton, Gilbert (E. P.), Glen, Godman, Govan, Hamilton, Hewitt, Hogan, Kirkpatrick, Long, Lung, McDonald, Madison, Olsen, Peddycord, Quinlan, Reeve, Reid, Renick, Rhodes, Rice, Sayer, Sewall, Sherfey, Shultz, Slayden, Stephens (E. M.), Stevensón, Strobridge, Vergowe, Weber, Weir, Mr. Speaker—39.

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

House of Representatives,
Olympia, Wash., March 5, 1907.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 245, entitled “An act relating to trading stamps,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as hereby amended.

In section 4 strike out the figures “$100” and “$1,000” and substitute in lieu thereof the figures “$10” and “$100” respectively.

Geo T. Reid, Chairman.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. McDonald, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 59; nays, 0; absent or not voting, 36.

Those voting yea were: Messrs. Armstrong, Bassett, Beebe, Blackmore, Bradberry, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Erickson, Fancher, Freudenberg, Gaches, Gilbert (E. P.), Gilbert (J. B.), Godman, Gregg, Grif-
Those absent or not voting were: Messrs. Abrams, Beach, Bell, Byerly, Cloes, Davis (E. C.), Dickson, Fulton, Glen, Govan, Hewitt, Hogan, Jackson (F. C.), Kirkpatrick, Long, Lung, Madison, Peddycord, Quinlan, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Sayer, Sewall, Sherfey, Slayden, Stephens (E. M.), Stevenson, Strobridge, Vergowe, Weber, Weir, Mr. Speaker—36.

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

Mr. King moved to adjourn until Monday.

The motion was lost.

Senate bill No. 207, relating to State Board of Equalization.

The bill was read the second time by sections and, on motion, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 55; nays, 0; absent or not voting, 40.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Beebe, Blackmore, Bradsberry, Carlyon, Coles, Congleton, Croft, Davis (D. J.), Erickson, Fancher, Freudenberg, Gaches, Gilbert (E. P.), Gilbert (J. B.), Gregg, Griffin, Halteman, Hanson, Henderson, Hornberger, Hursman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Long, McCoy, McMaster, McMorrnan, McRae, Megler, Miller, Morse, Olsen, Peddycord, Romaine, Sherfey, Shultz, Smalley, Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Whitlow—55.

Those absent or not voting were: Messrs. Abrams, Bell, Byerly, Cameron, Cloes, Connell, Davis (E. C.), Dickson, Fulton, Glen, Godman, Govan, Hamilton, Hewitt, Hogan, Hux-
table, Kirkpatrick, Lung, McDonald, Madison, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Sayer, Sewall, Sheets, Slayden, Stephens (E. M.), Stevenson, Strobridge, Vergowe, Weber, Weir, Whitlow, Mr. Speaker—40.

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

Senate bill No. 232, creating a State Board of Tax Commissioners.

The bill was read the second time by sections and, on motion, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 52; nays, 0; absent or not voting, 43.

Those voting yea were: Messrs. Armstrong, Bassett, Beebe, Blackmore, Cameron, Carlyon, Coles, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Gilbert (J. B.), Godman, Greco, Hanson, Henderson, Hornberger, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, King, Klovborg, Lambert, Long, McMaster, McMorran, Megler, Miller, Morse, Olsen, Ramsay, Ranck, Romaine, Sherfey, Shultz, Smalley, Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade—52.

Those absent or not voting were: Messrs. Abrams, Beach, Bell, Bradsberry, Byerly, Cloes, Congleton, Connell, Dickson, Fulton, Gaches, Gilbert, Glen, Govan, Halteman, Hamilton, Hewitt, Hogan, Hurshman, Kayser, Kirkpatrick, Lung, McDonald, Madison, Peddycord, Quinlan, Reeve, Reid, Renick, Rhodes, Rice, Sayer, Sewall, Sheets, Slayden, Stephens (E. M.), Stevenson, Strobridge, Vergowe, Weber, Weir, Whitlow, Mr. Speaker—43.

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

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH, MARCH 9, 1907.

MR. SPEAKER:

The Senate has passed Senate bill No. 288, relating to overcharges by common carriers.
Also Senate bill No. 69, relating to superior courts of Stevens, Ferry, Okanogan, Douglas and Chelan counties.
Also Senate bill No. 72, relating to assessment and collection of taxes.
Also Senate bill No. 241, relating to the boundaries of school districts.
Also Senate joint memorial No. 5, relating to lands within the Okanogan irrigation project.
And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

On motion of Mr. Hornberger, the House adjourned until 10:30 a. m. Monday.

FIFTY-SEVENTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MONDAY, MARCH 11, 1907.

The speaker called the House to order at 10 a. m.
Rev. Hayes offered prayer.
On motion, the reading of the Journal was dispensed with.
COMMUNICATION FROM RAILROAD COMMISSION.

THE RAILROAD COMMISSION OF WASHINGTON,
OLYMPIA, March 8, 1907.

Hon. Geo. E. Dickson, Chairman House Committee on Railroads, Olympia, Washington:

DEAR SIR—The announcement was made at the beginning of the session that the commission would have its new railroad map ready to lay on the desks of the members of the Legislature this session. Unaccountable delay has prevented this being done.

We will mail copies of this map, and wish each member of the Legislature who so desires to furnish the commission with a list of names and addresses of constituents to whom copies of the map may be sent when received.

THE RAILROAD COMMISSION OF WASHINGTON.

REPORT OF FREE CONFERENCE COMMITTEE.

Mr. Speaker:

Your Committee of Free Conference appointed to confer with a like committee of the Senate upon the differences existing between the two houses relative to House bill No. 323 and amended Senate bill No. 32, report that we have agreed upon a new bill entitled: "An act relating to, regulating and providing for the nomination of candidates for public office in the State of Washington and providing penalties for the violation thereof, and declaring an emergency," and we recommend that the bill do pass.

H. L. Strobridge,
Geo. T. Reid,
S. E. Kirkpatrick.

MESSAGE FROM THE SENATE.

Mr. Speaker:

The Senate has passed Senate concurrent resolution No. 20, to permit the introduction into the Senate of Senate bill No. 322, providing for a direct primary.

And the same is herewith transmitted.

J. W. Lysons, Secretary of the Senate.

On request of Mr. Dickson, Senate bill No. 255 was re-referred to the Committee on Railroads.

On motion of Mr. D. M. Thompson, Senate bill No. 249 was re-referred to the Committee on Appropriations.

RESOLUTION.

Senate concurrent resolution No. 20, regarding introduction of a bill as a substitute for House bill No. 323 and Senate bill No. 32.
The resolution passed the House by the following vote: Yeas, 74, nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beebe, Blackmore, Bradberry, Byerly, Cameron, Coles, Congleton, Connell, Croft, Davis (D. J.), Dickson, Erickson, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg. Hamilton, Hanson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Wade, Whitlow, Mr. Speaker—74.

Those absent or not voting were: Messrs. Beach, Bell, Carlyon, Cloes, Davis (E. C.), Fancher, Gaches, Griffin, Halteman, Henderson, Hewitt, Hogan, Peddycord, Quinlan, Sayer, Sewall, Stephens (E. M.), Ulsh, Vergowe, Weber, Weir—21.

House concurrent resolution No. 22, by Mr. Rhodes, for introduction of bill by Committee on Office of Land Commissioner.

The resolution was adopted by the following vote: Yeas, 76; nays, 0; absent or not voting, 19.

Those voting yea were: Messrs. Abrams, Armstrong, Beebe, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ranck, Reeve, Rhodes, Rice, Romaine, Sherfey, Shultz, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W.
H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Whitlow, and Mr. Speaker—76.


MESSAGES FROM THE SENATE.

SENATE CHAMBER,
Olympia, Wash., March 11, 1907.

MR. SPEAKER:

The Senate has passed House bill No. 176, creating the Washington State Reformatory, with the following amendments:

In section 2, lines 4 and 5 of the printed bill, strike out the words “when in the judgment of said committee shall best serve the interests of,” and insert in lieu thereof the following: “in Snohomish county in.”

Also House bill No. 366, relating to the sale of state lands, with the following amendments:

Strike out the title of both the printed and engrossed bills and insert the following: “An act relating to the sale or lease of state lands and materials thereon and amending section 14, chapter 89, Session Laws of 1897.”

Section 1, line 1 of the printed bill, strike the figures and words “8174 of Pierce’s Washington Code” and insert in lieu thereof the words and figures “14, chapter 89, Session Laws of 1897.”

In section 1, line 3 of the printed bill, strike the figures “8174” and insert in lieu thereof the figures “14.”

In section 1 line 20 of the printed bill, strike out the words “or leased.”

In section 1, line 21, of the printed bill, strike out the words “or leased.”

In section 1, line 54 of the printed bill, strike out the words “Treasurer of the State of Washington.” and insert in lieu thereof the following: “Commissioner of Public Lands.”

In section 2, line 1 of the printed bill, strike out the comma after the word “state,” also the words “school and granted lands and.”

Also Senate bill No. 175, to purchase the highway bridge across the Columbia river at Wenatchee.

Also House bill No. 418, creating a State University permanent fund.

Also Senate bill No. 256, making appropriation for the improvement of the Cowlitz river.

Also Senate bill No. 309, for the relief of the Standard Furniture Co.

Also House bill No. 347, for the relief of Skamania county.

And the same are herewith transmitted.

J. W. LYSONS, Secretary of the Senate.
The president has signed House bill No. 119, relating to the issuance of bonds by school districts;

Also House bill No. 3, relating to the filing of plats of additions to cities;

Also House bill No. 217, defining the weight of a ton of coal;

Also House bill No. 162, regulating the employment of child labor;

Also House bill No. 243, relating to the levying of taxes for school purposes;

Also House bill 223, for the punishment of family desertion;

Also House bill No. 65, relating to the control of delinquent children;

Also, House bill No. 256, relating to the assessment of property of telegraph companies;

Also House bill No. 201, creating the office of State Insurance Commissioner;

Also House bill No. 59, relating to the creation of drainage districts;

Also House bill No. 245, defining the practice of veterinary medicine;

Also House bill No. 426, relating to the appointment of a superior judge for the county of Pierce;

Also House bill No. 306, relating to the ventilation of coal mines;

Also House bill No. 229, amending an act granting rights-of-way to railroad companies;

Also House bill No. 286, relating to the overflow of state lands in certain cases;

Also House bill No. 169, relating to the incorporation of trust companies;

Also House bill No. 175, relating to elections;

Also House bill No. 254, for the relief of P. C. Hanson;

Also House bill No. 327, amending an act relating to electric railroads;

Also House bill No. 300, prescribing the terms of sale of timber on state lands;

Also House bill No. 190, amending an act providing for the assessment and collection of taxes;

Also House bill No. 186, relating to the control of the state's public institutions;

Also House bill No. 208, relating to the assessment and taxation of property;

Also House bill No. 253, relating to the manner of holding meetings of stockholders of corporations;

Also House bill No. 76, relating to the fees of justices of the peace;

Also House bill No. 293, relating to the enrollment of the militia;

Also House bill No. 291, dedicating to the city of Tacoma, certain state lands;
Also House memorial No. 6, requesting the restoration to the public
domain of certain lands;
And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

REPORT OF COMMITTEE ON ENGROSSED BILLS.

MR. SPEAKER:

Your Committee on Engrossed Bills, to whom was referred House
bills Nos. 343, 380, 414, 301, 346, 440, 464, 388, 339, 465 and 19, have
compared same with the original bills and find them correctly en­
grossed.
Respectfully submitted.

H. D. Taylor, Chairman.

We concur in this report: H. B. Madison, A. H. Gregg, P. H. Car­
lyon, Howard A. Hanson, F. H. Tonkin.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred House
bills Nos. 256, 201, 59, 245, 426, 306, 229, 286, 169, 175, 254, 327, 300,
190, 186, 208, 253, 70, 293 291, 65, 127 and memorial No. 6, have com­
pared the same with the engrossed bills and find them correctly en­
rolled.
Respectfully submitted.

E. C. Davis, Chairman.

We concur in this report: Edmund Rice, G. H. Armstrong, H. F.
Jackson.

MR. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred House
bills Nos. 234, 497, 468, 498, 499, 273, 213, 338 and 297, have compared
same with the engrossed bills and find them correctly enrolled.

E. C. Davis, Chairman.

On motion of Mr. Rhodes, the rules were suspended and
the chief clerk instructed to immediately transmit Senate con­
current resolution No. 20 to the Senate.

Senate bill No. 232: The emergency clause passed the
House by the following vote: Yeas, 70; nays, 0; absent or
not voting, 25.
Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorrann, McRae, Madison, Megler, Miller, Morse, Olsen, Ramsay, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sheets, Sherfey, Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Tray, Ulsh, Wade, Whitlow, and Mr. Speaker—70.

Those voting nay were: Messrs. Bell, Cloes, Croft, Dickson, Fancher, Gaches, Griffin, Hamilton, Hanson, Henderson, Hewitt, Jackson (F. C.), Peddyceord, Quinlan, Reid, Sayer, Sewall, Shultz, Slayden, Smallley, Stephens (E. M.), Strobridge, Vergowe, Weber, Weir—25.

SPECIAL ORDER.

House bill No. 494, making appropriation for deficiencies.

Mr. D. M. Thompson offered the following amendment:

Amend section 1 by inserting after line 18 of the original bill a new line to read as follows:

“James Pearson .................................................. $80.24”

The bill was read the second time by sections and, on motion of Mr. D. M. Thompson, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 17.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hursh-
man, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, Madison, Megler, Miller, Morse, Olsen, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Whitlow, Mr. Speaker—78.

Those absent or not voting were: Messrs. Bell, Cloes, Fancher, Gaches, Godman, Griffin, Hewitt, McRae, Peddycord, Quinnlan, Sayer, Sewall, Stephens (E. M.), Strobridge, Vergowe, Weber, Weir—17.

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

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 8, 1907.

Mr. Speaker:

We, your Committee on Appropriations, to whom was referred Senate bill No. 206, entitled "An act for the relief of George W. Rowan, have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment: Amend title by striking out the words "a bill for."

D. M. THOMPSON, Chairman.

The bill was read the second time by sections and, on motion of Mr. Megler, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 18.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kay-
Those absent or not voting were: Messrs. Bell, Cloes, Dickson, Fancher, Gaches, Griffin, Hewitt, Jackson (F. C.), Peddy cord, Quinlan, Rhodes, Sayer, Sewall, Stephens (E. M.), Strobridge, Vergowe, Weber, Weir—18.

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

Senate bill No. 105, for the relief of Andrew Eskkola.

The bill was read the second time by sections and, on motion of Mr. Hornberger, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 18.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddy cord, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sheets, Sherfey, Shultz, Slay den, Smalley, Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Whitlow, Mr. Speaker—77.

Those absent or not voting were: Messrs. Bell, Cloes, Fancher, Gaches, Hewitt, Kirkpatrick, Quinlan, Rhodes, Rice, Sayer,

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

On motion of Mr. Hornberger, House bill No. 221 was indefinitely postponed.

Senate bill No. 142, providing for dissolution of drainage districts: The bill was read the second time by sections and, on motion of Mr. McMorran, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 17.

Those voting yea were: Messrs. Abrams, Armstrong, Basett, Beach, Beebe, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, King, Klovboro’, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ramsay, Ranck, Reeve, Reid, Renick, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Whitlow, Mr. Speaker—78.

Those absent or not voting were: Messrs. Bell, Cloes, Fancher, Hewitt, Jackson (F. C.), Kayser, Kirkpatrick, Quinlan, Rhodes, Rice, Romaine, Sayer, Sewall, Stephens (E. M.), Vergowe, Weber, Weir—17.

The emergency clause passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 12.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Blackmore, Bradsborry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton,
Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorrnan, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Whitlow, Mr. Speaker—83.


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

House bill No. 500, relating to the office of Public Printer.

The bill was read the second time by sections and, on motion of Mr. McCoy, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 71; nays, 5; absent or not voting, 19.

Those voting yea were: Messrs. Abrams, Bassett, Beach, Beebe, Blackmore, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hanson, Henderson, Hogan, Hornberger, Hutchinson, Jackson (H. F.), Johnson, King, Lambert, Lung, McCoy, McMaster, McMorrnan, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sheets, Sherfey, Shultz, Slayden, Smalley, Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Whitlow, Mr. Speaker—71.

Those voting nay were: Messrs. Armstrong, Hurshman, Kayser, Klovborg, Stephens (I. N.)—5.
Those absent or not voting were: Messrs. Bell, Bradsberry, Cloes, Fancher, Hamilton, Hewitt, Huxtable, Jackson (F. C.), Kirkpatrick, Long, McDonald, Quinlan, Sayer, Sewall, Stephens (E. M.), Strobridge, Vergowe, Weber, Weir—19.

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

MR. SPEAKER:

We, your Committee on Municipal Corporations other than First Class, to whom was referred House bill No. 363, entitled "An act granting additional power to cities of the second, third and fourth classes, giving such municipalities power to exact bonds from persons or corporations obtaining franchises, and providing for the appointment and confirmation of board of park commissioners by the mayor and council, and authorizing the levy of a tax for park purposes, and giving city councils the power to annex territory for park or other municipal purposes and providing for the selection of the mayor in the case of a vacancy; and providing that councils in such cities shall have the power to regulate rates of commodity on all public service corporations," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment: Strike out in line 6 of the title in the printed bill, the semicolon after the word "vacancy," inserting a period in lieu thereof, and strike out the remainder of the title.

Committee amendment: Strike out all of section 6.

JOHN C. HOGAN, Chairman.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Wade, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 20.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hornberger, Hurshman, Hutchinson,
Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Ramsay, Ranck, Reeve, Reid, Renick, Rice, Romaine, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Whitlow, Mr. Speaker—75.

Those absent or not voting were: Messrs. Bell, Cloes, Davis (E. C.), Dickson, Fancher, Hewitt, Hogan, Huxtable, Jackson (F. C.), Johnson, Peddycord, Quinlan, Rhodes, Sayer, Sewall, Stephens (E. M.), Thompson (D. M.), Vergowe, Weber, Weir—20.

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

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 18, 1907.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 299, entitled "An act authorizing boards of county commissioners in the several counties of the state to convey to incorporated cities and towns, within the boundaries of their respective counties, lands belonging to the county, for park, cemetery or other municipal purposes, for such consideration as to them may seem proper," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Strike out section 2, and in lieu thereof insert the following: "Sec. 2. That the board of county commissioners, in conveying land under the provisions of this act, to an incorporated city or town for park, cemetery, street or other municipal purposes, upon the receipt of the consideration, shall make an order directed to and authorizing the county auditor of such county for and in the name of such county, to execute a deed to such municipal corporation for such land."

Geo T. Reid, Chairman.

The bill was read the second time by sections, the committee amendments adopted and, on motion, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Blackmore, Bradberry, Byerly, Cameron, Car-
lyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Dickson, Erickson, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Ramsay, Ranck, Reeve, Reid, Renick, Rice, Romine, Sheets, Sherfey, Slayden, Stephens (J. N.), Stevenson, Strobbridge, Taylor, Thompson (D. M.), Thompson (W. H.), Til bettes, Tonkin, Troy, Wade, Whitlow, Mr. Speaker—74.

Those absent or not voting were: Messrs. Beebe, Bell, Coles, Davis (E. C.), Fancher, Freudenberg, Gregg, Hewitt, Huxtable, Peddycord, Quinlan, Rhodes, Sayer, Sewall, Shultz, Smalley, Stevens (E. M.), Ulsh, Vergowe, Weber, Weir—21.

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

House bill No. 319, relating to the Bureau of Labor.

The bill was read the second time by sections and, on motion of Mr. Tonkin, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 19.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ramsay, Ranck, Reeve, Reid, Rhodes, Rice, Sheets, Sherfey, Shultz, Smalley, Stephens (J. N.), Stevenson, Strobbridge, Taylor, Thompson (D. M.), Thomp-
son (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Whitlow, Mr. Speaker—76.

Those absent or not voting were: Messrs. Bassett, Bell, Cloes, Davis (E. C.), Fancher, Gregg, Hewitt, Kayser, McCoy, Quinlan, Renick, Romaine, Sayer, Sewall, Slayden, Stephens (E. M.), Vergowe, Weber, Weir—19.

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

House bill No. 386, for the extermination of wild animals.

Mr. Armstrong moved to amend by striking out the word "bear" in sections 1, 2 and 3 and the title.

The amendment was lost.

Mr. Kayser offered the following amendment:
In line 3, section 1, omit the word "coyote" and insert the word "coyote" after the word "skunk" in line 4.

The amendment was lost.

The bill was read the second time by sections and, on motion of Mr. Beach, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 57; nays, 14; absent or not voting, 24.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Blackmore, Bradsberry, Byerly, Cameron, Cloes, Congleton, Connell, Croft, Davis (D. J.), Erickson, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Gregg, Griffin, Halteman, Hanson, Henderson, Hurshman, Huxtable, Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, Madison, Morse, Ramsay, Ranck, Reeve, Rice, Romaine, Sheets, Sherfey, Smalley, Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Whitlow, Mr. Speaker—57.

Those voting nay were: Messrs. Govan, Hamilton, Hornberger, Hutchinson, Kayser, McCoy, McMorran, McRae, Megler, Miller, Olsen, Peddycord, Stevenson, Strobridge—14.

Those absent or not voting were: Messrs. Beebe, Bell, Car- lison, Cloes, Davis (E. C.), Dickson, Fancher, Gilbert (E. P.),

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

House of Representatives; Olympia, Wash., March 1, 1907.

Mr. Speaker:

We, your Committee on Municipal Corporations of the First Class, to whom was referred House bill No. 134, entitled "An act authorizing city councils in cities of the first class to sell surplus water from their water systems to communities lying without the city boundaries," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment: Amend the title by striking out the words "of the first class" and inserting in lieu thereof the words "or towns"; also by inserting after the word "systems" the following words: "or surplus electric current from their lighting or power systems"; also by inserting after the word "city" the words "or town."

Committee amendment: Amend section 1 by inserting in line 3 of the printed bill, same being line 4 of the original bill, after the word "systems" the following words: "and such part of the surplus electric current for light or power purposes from the municipal lighting or power system"; also by adding after the word "cities" at the end of section 1, the following: "no such sale of surplus water or electric current shall be made to communities lying without the boundaries of such city at a lower price than is charged to persons living within such city for similar service." Also by striking out the words "of the first class," in line 1 of the printed bill, the same being line 1 of the original bill, and inserting in lieu thereof the words "or towns."

Amend the title by striking out the emergency clause.

Amend by striking out in line 1 of the original bill, which is line 1 of the printed bill, the words "That the city council of."

Also by inserting after the word "as in line 2 of the original bill, which is line 2 of the printed bill, the words "their governing body."

Also by striking out the word "they" in line 2.

Amend by striking out Sec. 2. Howard A. Hanson, Chairman.

We concur in this report: N. Klovborg, D. M. Thompson.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Coles, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the
House by the following vote: Yeas, 52; nays, 21; absent or not voting, 22.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Coles, Congleton, Davis (D. J.), Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Glen, Godman, Govan, Halteman, Hamilton, Hanson, Henderson, Hogan, Jackson (F. C.), Johnson, King, Klovborg, Lambert, McCoy, McDonald, McMorran, McRae, Madison, Megler, Miller, Morse, Reeve, Reid, Rice, Sherfey, Smalley, Strobridge, Taylor, Thompson (D. M.), Tibbetts, Tonkin, Troy, Wade, Whitlow, Mr. Speaker—52.

Those voting nay were: Messrs. Bassett, Connell, Gilbert (J. B.), Gregg, Griffin, Hornberger, Hurshman, Huxtable, Jackson (H. F.), Kayser, Kirkpatrick, Lang, McMaster, Olsen, Peddycoard, Ramsay, Ranck, Romaine, Stephens (I. N.), Stevenson, Thompson (W. H.)—21.

Those absent or not voting were: Messrs. Bell, Cloos, Croft, Davis (E. C.), Dickson, Fancher, Hewitt, Hutchinson, Long, Quinlan, Renick, Rhodes, Sayer, Sewall, Sheets, Shultz, Sladen, Stephens (E. M.), Ulsh, Vergowe, Weber, Weir—22.

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

On motion of Mr. Rhodes, the rules were suspended and the chief clerk instructed to immediately transmit House concurrent resolution No. 22 to the Senate.

On motion of Mr. King, the House took a recess until 2 p. m.

AFTERNOON SESSION.

The speaker called the House to order at 2 p. m.

Roll call showed all members present except Messrs. Bassett, Gregg, Hewitt, Johnson, Lambert, Rice, Sewall, Shultz, Smalley, Weber.

SENATE AMENDMENTS.

House bill No. 176: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 13.
Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Goyan, Griffin, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Romaine, Sayer, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—82.

Those absent or not voting were: Messrs. Bassett, Dickson, Gilbert (E. P.), Gregg, Halteman, Hamilton, Hewitt, Huxtable, Johnson, Lambert, Rice, Sewall, Weber—13.

House bill No. 366: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 14.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Govan, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rice, Romaine, Sayer, Sheets, Sherfey, Shultz, Slay den, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—81.

Those absent or not voting were: Messrs. Bassett, Gilbert (E. P.), Glen, Godman, Gregg, Hewitt, Huxtable, Long, Mc-

The speaker signed House bills Nos. 497, 468, 498, 499, 273, 213, 338, 297 and 234.

SPECIAL ORDER.

House bill No. 462, making appropriations for state institutions.

Mr. D. M. Thompson offered the following amendments:
Add after the word “specified” in line 7, the following:
“The amount appropriated for all buildings for state institutions, whether penal, charitable, educational or reformatory to be expended under the direction of the State Board of Control.”

Amend in line 31 of printed bill by changing the figure “4” in “2400” to “0” and changing “4800” to “4000.” Change “$81,220” in line 35 to “$80,420.”
The amendments were adopted.

Mr. Reid offered the following amendment:
At the end of line 54, add the words “all of whom shall reside in Olympia.”
The amendment was lost.

Mr. Reid moved to amend, at the end of line 54 by adding the words “two of whom shall reside at Olympia.”
The amendment was lost.

Mr. Godman offered the following amendment:
Amend line 88 by striking out the figures “3000” and insert “2000”; strike out the figures “$6000” and insert “$4000.”
The amendment was adopted.

Mr. D. M. Thompson offered the following amendment:
Add after the word “hire,” in line 116, the following: “premium on official bonds of Commissioner and Auditor and Cashier.”

Strike out figures “$5000” and substitute “$5400.”
Add to total in line 125, $400, making total of $112,400.
Strike out the figure “5” in line 109 and substitute the figure “7.”
The amendment was adopted.
Mr. Godman offered the following amendment:
Line 125: Strike out figures $112,000 and insert $110,000.
The amendment was adopted.
Mr. Wade offered the following amendment:
Strike out the figure “5” in line 105, and insert in lieu thereof the figure “7.”
The amendment was adopted.
Mr. Ranck offered the following amendment:
Amend line 165, sec. 1, by substituting $2000 for $1800.
The amendment was lost.
Mr. D. M. Thompson offered the following amendment:
Amend: For the office of State Oil Inspector, as follows:
Strike out all of lines 195 to 200 and substitute therefor the following:
Salary of inspector at $2,000 per year ............... $4,000
Salary of chief deputy, at $1,500 per year ........... $3,000
Salary of extra deputies at $3.33 1-3 per day each .... $7,200
Office and traveling expenses ......................... $6,000
so much thereof as may be necessary, but in no event to exceed the collections for this purpose ........ $20,200
The amendment was adopted.
Mr. Freudenberg moved that the item in line 227 be stricken.
The amendment was lost.
Mr. D. M. Thompson offered the following amendment:
Amend section 1 as follows: After line 266 of the printed bill insert the following:
For clerical and expert assistance in Governor’s office, account of printing ....................... $1,200.00
Amend section 1 as follows: In line 267 of the printed bill, strike out the figures “$364,365” and insert in lieu thereof the figures “$365,565.”
The amendment was adopted.
Mr. D. M. Thompson moved to amend line 269 by striking out “1500” and inserting “2000”; strike out “3000” and insert “4000”; strike out, in line 276, “25,000” and insert “26,-000.”
The amendment was adopted.
The speaker called Mr. Reid to the chair.

Mr. D. M. Thompson offered the following amendment:

Amend section 1 as follows: In line 333 of the printed bill strike out the words "Scientific School," and insert in lieu thereof the words "Agricultural College current."

The amendment was adopted.

Mr. Megler offered the following amendment:

Add line 343½—

For farmers' institutes ...................................... $10,000.00

and changing 344 to $5,555,754.

The amendment was adopted.

Mr. D. M. Thompson offered the following amendment:

After line 372 of printed bill insert—

For Washington State Historical Society ................ $3,000

The amendment was adopted.

Mr. F. C. Jackson offered the following amendment:

Add after line 390 two lines to read as follows:

391 Washington State Reformatory
392 Maintenance from general fund during two years ...... ........................................ $20,000.00

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. D. M. Thompson, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 87; nays, 1; absent or not voting, 7.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Blackmore, Byerly, Cameron, Carlyon, Cloes, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Faucher, Freundenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddyer, Quinlan, Ramsay, Ranck, Reeve, Reid, Rhodes, Rice, Romaine, Sayer, Sheets, Sherfey,

Those voting nay were: Mr. I. N. Stephens—1.

Those absent or not voting were: Messrs. Bradsberry, Coles, Hewitt, Hogan, McDonald, Sewall, Weber—7.

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

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 11, 1907.

MR. SPEAKER:

The president has signed Senate bill No. 190, an act to provide for the improvement of tide and adjacent lands in aid of commerce.
Also Senate bill No. 159, an act relating to escheats.
Also Senate bill No. 194, an act relating to the organization and powers of corporations not formed for profit.
Also House bill No. 497, fixing the official bond of the Commissioner of Public Lands;
Also House bill No. 468, providing for the survey of certain proposed state roads;
Also House bill No. 498, relating to improvements upon state lands;
Also House bill No. 499, relating to the Board of State Land Commissioners;
Also House bill No. 273, relating to the registration of voters;
Also House bill No. 213, providing for the conveyance to the city of Port Townsend of certain tide lands;
Also House bill No. 338, establishing a fish hatchery on Trout lake;
Also House bill No. 297, relating to the office of sheep inspector;
Also House bill No. 234, authorizing the sale of the Stillaguamish hatchery site.

The Senate has passed House concurrent resolution No. 22, to permit the joint land office investigation committee to introduce a bill.
Also Senate bill No. 264, for the protection of Mongolian pheasants. And the same are herewith transmitted.

The Senate has passed Senate bill No. 296, entitled "An act to amend section 3730 of Ballinger’s Annotated Codes and Statutes of Washington;"
And the same is herewith transmitted.

J. W. LYSONS, Secretary of the Senate.
REPORT OF COMMITTEE ON ENGROSSED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 11, 1907.

MR. SPEAKER:

Your Committee on Engrossed Bills, to whom was referred House bills Nos. 299, 9, 403, 363, 134, 494 have compared same with the original bills and find them correctly engrossed.

Respectfully submitted,

H. D. TAYLOR, Chairman.


REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 11, 1907.

MR. SPEAKER:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 222, 108, 64, 492, 242, 469, 102, 131, 309, 347, 285, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted,

E. C. DAVIS, Chairman.

On motion of Mr. Dickson, the rules were suspended and the chief clerk instructed to transmit immediately to the Senate all bills passed by the House during the day.

Mr. Tonkin moved to reconsider the vote on Senate bill No. 82.

The motion was lost.

On motion of Mr. Rhodes, the House voted to take up the following order of business:

INTRODUCTION OF BILLS.

House bill No. 502, relating to duties of state officers, etc., was introduced and read the first time by title.

On motion of Mr. Rhodes, the rules were suspended and the bill taken up on second reading.

The bill was read the second time by sections and, on motion of Mr. Rhodes, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 20.

—50
Those voting yea were: Messrs. Armstrong, Bassett, Beach, Beebe, Bell, Byerly, Cameron, Carlyon, Cloes, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McMaster, McMorran, Megler, Miller, Morse, Peddycord, Quinlan, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sheets, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—75.

Those absent or not voting were: Messrs. Abrams, Blackmore, Bradberry, Coles, Freundenberg, Gaches, Hamilton, Hanson, Hewitt, Hogan, Jackson (F. C.), Long, McDonald, McRae, Madison, Olsen, Ramsay, Sewall, Sherfey, Weber—20.

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

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 12, 1907.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 231, entitled "An act to amend an act entitled 'An act to amend section 4334 of Ballinger's Annotated Codes and Statutes of Washington relating to the appropriation of lands and highways for corporate purposes,' (Section 7089 of Pierce's Code)," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

In line 13 of the printed bill, same being line 20 of the original bill, strike out the words "and places for depositing waste earth and material."

In lines 26 and 27 of the printed bill, same being line 12 of page 2 of the original bill, strike out the words, "and such land or any interest therein, as may be necessary for the safe and proper construction, maintenance, operation and security of its railway;".

Geo. T. Reid, Chairman.
MR. SPEAKER:

We, your Committee on Judiciary, a majority thereof, to whom was re-referred House bill No. 231, entitled "An act to amend the code relating to appropriation of lands and highways for corporate purposes," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass with the following further amendments, in addition to those previously recommended and herewith attached.

In line 25 of the printed bill, insert the word "and" between "docks" and "warehouses," and in the same line strike out the phrase "and other structures."

ALBERT H. BEEBE, Acting Chairman.

Mr. Beebe offered the following amendment:

Amend committee amendment to lines 26 and 27 in section 1 of the printed bill, by making same to read as follows:

Amend section 1 by striking out all after the word "freight" in line 26 of the printed bill, down to and including all of line 27 of the printed bill and insert in lieu thereof the following:

"and such land or any interest therein as may be necessary for the security and safety of the public in the construction, maintenance and operation of its railway."

The amendment was adopted.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Beebe, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 63; nays, 12; absent or not voting, 20.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beebe, Bell, Blackmore, Bradberry, Byerly, Cloes, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Gilbert (E. P.), Gilbert (J. B.), Govan, Gregg, Griffin, Halteman, Hanson, Henderson, Hurshman, Huxtable, Jackson (H. F.), King, Kirkpatrick, Lambert, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ramsay, Reeve, Reid, Ren-
ick, Rice, Romaine, Sherfey, Shultz, Slayden, Stephens (E. M.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tonkin, Troy, Ulsh, Weir, and Mr. Speaker—63:

Those voting nay were: Messrs. Connell, Glen, Godman, Hamilton, Klovborg, Long, Quinlan, Ranck, Sayer, Stephens (I. N.), Wade, Whitlow—12.

Those absent or not voting were: Messrs. Beach, Cameron, Carlyon, Fancher, Fulton, Gaches, Hewitt, Hogan, Hornberger, Hutchinson, Jackson (F. C.), Johnson, Kayser, McCoy, Rhodes, Sewall, Sheets, Vergowe, Weber—20.

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

House bill No. 397, relating to certification of teachers.

The bill was read the second time by sections and, on motion of Mr. Beebe, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 66; nays, 0; absent or not voting, 29.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beebe, Bell, Blackmore, Byerly, Coles, Congleton, Connell, Croft, Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Griffin, Halteman, Hornberger, Hurshman, Huxtable, Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sherfey, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Wade, Weir, Whitlow—66.

Those absent or not voting were: Messrs. Beach, Bradberry, Cameron, Carlyon, Cloes, Davis (D. J.), Gaches, Gregg, Hamilton, Hanson, Henderson, Hewitt, Hogan, Hutchinson, Jackson (F. C.), Kayser, McDonald, Olsen, Rhodes, Rice, Sew-
all, Sheets, Shultz, Slayden, Strobridge, Ulsh, Vergowe, Weber, Mr. Speaker—29.

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

House bill No. 191, relating to experiment stations.

The bill was read the second time by sections and, on motion of Mr. Sherfey, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Congleton, Croft, Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gilbert (J. B.), Godman, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Huxtable, Jackson (F. C.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Rice, Romaine, Sayer, Sherfey, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—74.

Those absent or not voting were: Messrs. Abrams, Beebe, Cloes, Connell, Davis (D. J.), Gaches, Gilbert (E. P.), Glen, Govan, Hewitt, Hutchinson, Jackson (H. F.), Megler, Renick, Rhodes, Sewall, Sheets, Slayden, Strobridge, Taylor, and Weber—21.

The emergency clause passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 17.

Those voting yea were: Messrs. Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Gregg, Griffin, Halteman, Hanson, Henderson, Hogan, Hornberger, Hurshman, Huxtable, Jackson (F. C.),
Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Ricc, Romaine, Sayer, Sherfey, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—78.

Those absent or not voting were: Messrs. Abrams, Cloes, Davis (D. J.), Dickson, Gaches, Godman, Govan, Hamilton, Hewitt, Hutchinson, Lambert, Sewall, Sheets, Shultz, Slayden, Strobridge, Weber—17.

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

Mr. Speaker:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 19, 1907.

We, your Committee on Revenue and Taxation, to whom was referred House bill No. 210, entitled “An act relating to Revenue and Taxation and amending,” etc., have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend the title after the word “Governor” in the last line of the title by adding “and declaring an emergency.”

Amend section 1, lines 7 and 8 of the printed bill, the same being in lines 12 and 13 of the original bill, by striking out the words, “Provided that such grounds are used wholly for church purposes and not otherwise,” and inserting in lieu thereof the following: “all parsonages of such churches, where the same are not located upon the lots on which such churches are situated, or on lots contiguous thereto, and the grounds whereon such parsonage is built, not exceeding one hundred and twenty feet by two hundred feet in quantity: Provided, That such church and church grounds are used wholly for church purposes and not otherwise.”

Amend Sec. 2 by striking all the words after the word “effect” and inserting in lieu thereof the word “immediately.”

Mr. Bassett moved to strike out section 2.

The amendment was adopted.

Mr. Rhodes moved to amend, in line 24 to 30 of section 1, by striking out the words “state board of health” and inserting “state board of tax commissioners.”
The amendment was adopted.

Mr. Frendenberg moved to amend by striking out, in line 5, section 1, after the word “donations,” the words “whose seats are free.”

The amendment was lost.

The speaker resumed the chair.

The bill was read the second time by sections, the committee amendment to section 1 was adopted and, on motion of Mr. Kayser, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 68; nays, 4; absent or not voting, 23.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradberry, Byerly, Cameron, Coles, Connell, Croft, Davis (E. C.), Erickson, Fancher, Frendenberg, Fulton, Gaches, Glen, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hornberger, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Lambert, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Megler, Miller, Morse, Olsen, Quinlan, Ransay, Rainick, Reeve, Renick, Rhodes, Rice, Romaine, Sayer, Sherfey, Shultz, Slayden, Stephens (E. M.), Stephens (I. N.), Strobridge, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Whitlow, Mr. Speaker—68.

Those voting nay were: Messrs. Gilbert (E. P.), Gilbert (J. B.), Godman, Madison—4.


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

House bill No. 170, relating to elections.

Mr. Reid moved that the word “eight” be substituted for the word “seven” where the same first appears in section 1.

The amendment was adopted.
The bill was read the second time by sections and, on motion of Mr. Huxtable, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 77; nays, 6; absent or not voting, 12.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Govan, Gregg, Griffin, Halteman, Hamilton, Henderson, Hornberger, Hursman, Hutchinson, Huxtable, Jackson (F. C.), Johnson, King, Kirkpatrick, Klovborg, Long, McCoy, McMaster, McMorran, McRae, Madison, Megler, Morse, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Renick, Rhodes, Rice, Romaine, Sayer, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow—77.

Those voting nay were: Messrs. Godman, Lambert, Lung, Reeve, Reid, Mr. Speaker—6.

Those absent or not voting were: Messrs. Gaches, Glen, Hanson, Hewitt, Hogan, Jackson (H. F.), Kayser, McDonald, Miller, Sewall, Taylor, Wade—12.

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

Mr. Speaker:

We, your Committee on Municipal Corporations of the First Class, to whom was referred House bill No. 487, entitled "An act relating to the enumeration of the inhabitants of cities of the first class," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment: Strike out sections 1 and 2 and insert in lieu thereof the following: "Sec. 1. Whenever the council or other governing body of any city of the first class shall deem it essential that a census be taken of the inhabitants of such city, an ordinance shall be passed directing the manner in which an enumeration of the inhabit-
The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Gregg, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 70; nays, 2; absent or not voting, 23.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Bell, Blackmore, Bradberry, Byerly, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hurshman, Huxtable, Jackson (H. F.), Johnson, King, Kirkpatrick, Lambert, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sayer, Sheets, Sherfey, Shultz, Slayden, Stephens (J. N.), Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—70.

Those voting nay were: Messrs. Fulton and Hornberger—2.

Those absent or not voting were: Messrs. Beebe, Carlyon, Dickson, Fancher, Gaches, Govan, Hewitt, Hogan, Hutchinson, Jackson (F. C.), Kayser, Klovborg, Long, Peddycord, Reid, Sewall, Smalley, Stephens (E. M.), Steyenson, Strobridge, Taylor, Vergowe, Weber—23.

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

House bill No. 455, for the relief of C. W. Saunders.

The bill was read the second time by sections and, on motion of Mr. Tonkin, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 48; nays, 20; absent or not voting, 27.
Those voting yea were: Messrs. Bassett, Beach, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Coles, Croft, Dickson, Erickson, Fulton, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hanson, Henderson, Hornberger, Hurshman, Jackson (H. F.), King, Kirkpatrick, McCoy, McMaster, McMorran, Megler, Morse, Ramsay, Ranck, Renick, Rice, Romaine, Sayer, Sherfey, Shultz, Smalley, Stephens (J. N.), Thompson (D. M.), Tibbetts, Tonkin, Troy, Wade, Weir, Whitlow—48.

Those voting nay were: Messrs. Armstrong, Cloes, Connell, Davis (D. J.), Davis (E. C.), Hamilton, Johnson, Klovborg, Lung, McDonald, McRae, Miller, Quinlan, Reeve, Rhodes, Sheets, Slayden, Thompson (W. H.), Vergowe, Mr. Speaker—20.

Those absent or not voting were: Messrs. Abrams, Beebe, Bell, Congleton, Fancher, Freudenberg, Gaches, Gilbert (E. P.), Hewitt, Hogan, Hutchinson, Huxtable, Jackson (F. C.), Kayser, Lambert, Long, Madison, Olsen, Peddycord, Reid, Sewall, Stephens (E. M.), Stevenson, Strobridge, Ulsh, Weber—27.

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

House bill No. 148, relating to election ballots.

The bill was read the second time by sections and, on motion of Mr. Ranck, the rules were suspended, the second reading considered the third, the bill considered engrossed and placed on final passage.

Mr. Griffin moved to lay the bill on the table.

The motion was lost.

The bill failed to pass by the following vote: Yeas, 42; nays, 38; absent or not voting, 15.

Those voting yea were: Messrs. Bell, Blackmore, Byerly, Cameron, Carlyon, Coles, Fulton, Gilbert (J. B.), Godman, Govan, Gregg, Hamilton, Hutchinson, Huxtable, Johnson, Kayser, King, Kirkpatrick, Long, Lung, McCoy, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ranck, Reid, Sayer, Sheets, Sherfey, Shultz, Smalley, Stephens (J. N.), Thompson (W. H.), Tibbetts, Troy, Ulsh, Vergowe, Wade, Whitlow—42.
Those voting nay were: Messrs. Abrams, Armstrong, Basset, Beach, Bradberry, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Glen, Griffin, Hanson, Henderson, Hornberger, Hurshman, Jackson (H. F.), Klovborg, Lambert, McMaster, McMorran, McRae, Madison, Ramsay, Reeve, Renick, Rhodes, Rice, Romaine, Stephens (E. M.), Stevenson, Taylor, Thompson (D. M.), Tonkin, Weir, Mr. Speaker—38.

Those absent or not voting were: Messrs. Beebe, Cloes, Congleton, Fancher, Gaches, Gilbert (E. P.), Haleman, Hewitt, Hogan, Jackson (F. C.), McDonald, Sewall, Slayden, Strobridge, Weber—15.

On motion of Mr. Reid, the House voted that, when the House should adjourn, it should be until 10 a. m. Tuesday.

FIRST READING OF SENATE BILLS.

Senate bill No. 264, by Senator Booth: An act for the protection of Chinese or Mongolian pheasants, defining the closed season and fixing penalties for the violation thereof and declaring an emergency.

Referred to the Committee on Game and Game Fish.

Senate bill No. 256, by Senators Veness and Watson: An act appropriating thirty thousand dollars for the improvement of the Cowlitz river, providing for the appointment of a commission to extend the same, and conferring upon such commission the power of eminent domain.

Referred to the Committee on Appropriations.


Referred to the Committee on Appropriations.

Senate bill No. 175, by Senator Gunn: An act providing for the purchase of the Highway Bridge across the Columbia river, at Wenatchee, Washington, by the State of Washington, from the Washington Bridge Company, providing means, method and time of payment therefor and the manner of fu-
ture maintenance and supervision thereof, and making an appro-
propriation for said purchase.

Referred to the Committee on Appropriations.

Senate joint memorial No. 5, by Senator Gunn: Urging that order of withdrawal of April 20, 1903, of certain lands in Okanogan county be revoked for sufficient time to enable the settlers in said fractional township to make final proof upon their claims.

Referred to the Committee on Memorials, Resolutions and Petitions.

Senate bill No. 296, by Senator Reed: An act to amend section 3730 of Ballinger's Annotated Codes and Statutes of Washington, relating to the assessment and taxation of benefited property for the construction and maintenance of systems of drainage.

Referred to the Committee on Dikes, Drains and Drainage.

REPORTS OF STANDING COMMITTEES.

Senate bill No. 296: Recommend it do pass.
House bill No. 475: Recommend it do pass.
House bill No. 451: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 219: Recommend it do pass as amended.
House bill No. 399: Recommend it be indefinitely postponed.

The report of the committee was adopted.

House bill No. 400: Recommend it do pass.
Senate bill No. 222: Recommend it do pass as amended.
Senate bill No. 69: Recommend it do pass.
Senate bill No. 276: Recommend it be placed on calendar.
Senate bill No. 271: Recommend it do pass.
Senate bill No. 79: Recommend it do pass.
Senate bill No. 235: Recommend it do pass.
Senate bill No. 259: Recommend it do pass.
Senate bill No. 268: Recommend it do pass.
Senate bill No. 204: Recommend it do pass.
STATE OF WASHINGTON

Senate bill No. 255: Recommend it do pass.
Mr. E. C. Davis gave notice that he would move for a reconsideration of the vote on House bill No. 134.

THIRD READING OF BILLS.

House bill No. 440: Mr. Freudenberg moved that the bill be made a special order for 10 a.m. Tuesday.
Mr. Hornberger moved to adjourn.
The motion to adjourn was carried.
Leo. O. Meigs,        J. A. Falconer,
Chief Clerk.           Speaker.

FIFTY-EIGHTH DAY.

MORNING SESSION.

House of Representatives,
Olympia, Wash., Tuesday, March 12, 1907.
The speaker called the House to order at 10 a.m.
Roll call showed all members present except Messrs. Gaches, Griffin, Hewitt, Hogan, Peddy cord, Sewall, Sherfey, Smalley, Ulsh, Weber.
Mr. Johnson offered prayer.
On motion of Mr. King, the reading of the Journal was dispensed with.

REPORT OF STANDING COMMITTEES.

Senate bill No. 129: Recommend it do pass as amended.
Senate bill No. 218: Recommend it be re-referred to the Committee on Appropriations.
The report of the committee was adopted.
House bill No. 427: Recommend it do pass.
House bill No. 422: Recommend it be indefinitely postponed.
The report of the committee was adopted.
Senate bill No. 25: Recommend it be indefinitely postponed.

The report of the committee was adopted.
House bill No. 484: Recommend it be indefinitely postponed.

The report of the committee was adopted.
Senate bill No. 291: Majority recommend it be indefinitely postponed. Minority recommend it do pass.

The majority report of the committee was adopted.
Senate bill No. 288: Recommend it be placed on calendar.
Senate bill No. 219: Recommend it be re-referred to the Committee on Appropriations.

The report of the committee was adopted.
Senate joint memorial No. 5: Recommend it do pass.
Senate joint memorial No. 6: Recommend it do pass.

REPORTS OF SPECIAL COMMITTEES.

SENATE CHAMBER,
Olympia, Wash., March 7, 1907.

We, your Special Committee appointed under House concurrent resolution No. 14, with instructions to report on House bill No. 39, beg leave to report as follows:

We have examined the laws of all of the states in the Union where there are any natural or artificial oyster beds, and in no case have we found any more liberal concessions made to oyster growers than in the State of Washington. We append herewith a brief synopsis of the laws of the various states concerning oyster lands and oyster culture, for the information of this body. We are of the opinion that the present laws of the State of Washington should be so amended as to permit the use of these lands for the culture of all kinds of shell fish, but do not feel justified in recommending any further legislation in this nature.

JESSE S. JONES, Chairman.

We concur in this report: Geo. F. Cotterill, Charles T. Hutson, Peter McGregor, L. P. Hornberger, Albert H. Berry, W. D. McRae, E. C. Davis.

(Synopsis of laws concerning oyster lands, etc., not inserted in Journal.—Chief Clerk.)

To the Speaker of the House of Representatives, Olympia, Washington:

The undersigned member of the Joint Committee of the Senate and House, appointed in accordance with Joint resolution No. 14, to investi-
gate and report on House bill No. 39 in relation to oyster land titles, recommends that said House bill No. 39 do pass, with the following amendment:

In line 11, after the word “purchased” strike the period and add the following: “whenever evidence satisfactory to the Attorney General and the State Land Commissioner shall be presented showing title to any of such lands to be vested in such applicant and that such lands are in use for oyster culture: Provided, That nothing in this act shall be construed to confirm the title in the purchaser, or his grantee of any tide lands, sold from state oyster reserves as oyster lands or otherwise whose deeds or contracts or sale thereto were issued or executed after said reserves had been surveyed under the law of 1903, page 340, Session Laws of 1903.”

T. H. Bell.

Mr. Bell moved the adoption of the minority report.

Mr. Hornberger moved, as substitute, the adoption of the majority report.

The majority report failed to pass by the following vote:

Those voting yea were: Messrs. Armstrong, Bassett, Beebe, Blackmore, Congleton, Connell, Dickson, Erickson, Glen, Gregg, Halteman, Hamilton, Hornberger, Hutchinson, Huxtable, King, McMorran, McRae, Peddy cord, Ranck, Reid, Rhodes, Sherfey, Slayden, Stephens (I. N.), Stevenson, Wade, Mr. Speaker—30.

Those voting nay were: Messrs. Beach, Bell, Bradberry, Byerly, Carlyon, Cloes, Coles, Croft, Davis (D. J.), Freudenberg, Fulton, Gilbert (J. B.), Govan, Hanson, Hurshman, Jackson (F. C.), Jackson (H. F.), Kayser, Kirkpatrick, Klovborg, Lambert, Lung, McMaster, Madison, Megler, Miller, Morse, Olsen, Quinlan, Reeve, Rice, Romaine, Sayer, Sewall, Sheets, Shultz, Taylor, Tibbetts, Tonkin, Troy, Vorgowe, Weir, Whitlow—43.

Those absent or not voting were: Messrs. Abrams, Cameron, Davis (E. C.), Fancher, Gaches, Gilbert (E. P.), Godman, Griffin, Henderson, Hewitt, Hogan, Johnson, Long, McCoy, McDonald, Ramsay, Renick, Smalley, Stephens (E. M.), Strobridge, Ulsh, Weber—22.

The minority report was adopted.
Report of committee appointed to investigate the office of State Land Commissioner: The report of the committee was adopted.

SENATE CHAMBER, OLYMPIA, WASH., March 12, 1907.

Mr. Speaker:

The Senate has passed House bill No. 5, entitled "An act providing for the Torrens land system," with the following amendments:

In line 8, section 8, of the printed bill, strike all of line 8 beginning with the word "and" and after the word "title" and all of line 9.

In line 7, section 23 of the printed bill, strike the word "in" following the word "concluded."

Strike section 34 of the printed bill.

Make section 35 section 34, and number the following sections accordingly.

In line 18, section 36, beginning with the word "An" strike the remainder of said line and all of line 19, up to and including the word "estate" and insert in lieu thereof the following: "An act relating to the registration and confirmation of title to land."

In line 6, section 44, of the printed bill, strike the comma after the word "interested" and insert same after the word "in," immediately following said word "interested."

In line 12, section 58 of the printed bill, strike the word "clerk" and the word "and" in line 13.

In line 11, section 60, of the printed bill, strike the words "application to" and insert in lieu thereof the words "order of."

In line 5, section 97 of the printed bill, strike the word "and" between the word "clerk" and "county" and insert in lieu thereof the word "or."

Strike the title of the printed bill and substitute therefor the following: "An act relating to the registration and confirmation of titles to land."

Also Senate bill No. 322, providing for a direct primary.
And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

Mr. Reid moved that Senate bill No. 322 be made a special order of business for 2 p. m.

The motion was carried.

Mr. Kirkpatrick moved that Senate bill No. 307 be made a special order to follow Senate bill No. 322.

The motion was carried.
MESSAGES FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, MARCH 11, 1907.

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

GENTLEMEN—I have this day approved the following bills:

House bill No. 65, entitled "An act relating to the apprehension, trial, treatment and control of delinquent children under the age of seventeen years, and amending chapter XVIII of Session Laws of 1905."

House bill No. 119, entitled "An act relating to the issuance of bonds by school districts, and amending sections 117, 119 and 121 of chapter CXVIII of the Session Laws of 1897."

House bill No. 201, entitled "An act creating the office of State Insurance Commissioner, authorizing the appointment of a Deputy Insurance Commissioner, prescribing his duties, and fixing salaries."

House bill No. 208, entitled "An act relating to the assessment and taxation of property."

House bill No. 223, entitled "An act to prevent and punish family desertion or non-support and to provide for support bonds and for suspension of trial and sentence."

House bill No. 229, entitled "An act amending an act entitled 'An act granting rights-of-way to railroad companies over the lands of the State of Washington, and providing for the appraisement and disposition of the lands included within and used for such rights-of-way, and declaring an emergency.' approved March 18th, 1901."

House bill No. 243, entitled "An act relating to the levying of taxes for school purposes, and amending section 111 of chapter 118 of the Session Laws of 1897."

House bill No. 253, entitled "An act relating to the place of holding meetings of stockholders and trustees of corporations of this state."

House bill No. 306, entitled "An act to amend sections 4 and 16 of an act entitled, 'An act relating to the proper ventilation and safety of coal mines, and prescribing the manner of appointment of inspectors,' approved March 5, 1891, and adding a new section to said act to be numbered section 23, and providing for reports relative to the transferring of coal mines, and prescribing a penalty for the violation of the provisions thereof."

House bill No. 426, entitled "An act providing for the appointment of one additional judge of the superior court of the State of Washington for the county of Pierce, to hold his office until the first Tuesday after the first Monday in November, 1908, and declaring an emergency."

House bill No. 217, entitled "An act defining the weight of a ton of coal and making it a misdemeanor to sell less for a ton, and providing a penalty for the violation thereof."
House bill No. 327, entitled "An act to amend section 1 of an act entitled 'An act relating to electric railroads, street and other electric railways and corporations incorporated for the construction, ownership or operation thereof, the right of eminent domain therefor, the use of streets and roads thereby and leases and sales thereof, heretofore or hereafter made,' and declaring an emergency."

House bill No. 166, entitled "An act relative to the finances of the State of Washington and providing the time when and manner in which moneys shall be paid into the state treasury, and declaring an emergency."

ALBERT E. MEAD, GOVERNOR.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 12, 1907.

Mr. Speaker:

The president has signed House bill No. 102, relating to the fees paid to Secretary of State by corporations;
Also House bill No. 285, providing for the furnishing of cars to shippers, etc.;
Also House bill No. 222, providing for the control of stored waters;
Also House bill No. 108, relating to the sale of school property;
Also House bill No. 64, requiring the filing with the county clerk of a certificate where a business is conducted under an assumed name;
Also House bill No. 492, relating to Board of State Land Commissioners;
Also House bill No. 242, an act regulating pilots and pilotage;
Also House bill No. 469, providing for the improvement of the public highways;
Also House bill No. 131, creating a commission to revise the Code of Public Instruction;
Also House bill No. 309, to regulate the manufacture and sale of cigarettes;
Also House bill No. 347, for the relief of Skamania county;
And the same are herewith transmitted.
The Senate has passed Senate bill No. 138, for the relief of Pierce county;
Also Senate bill No. 143, to establish a fish hatchery west of the Cascade range;
Also House bill No. 13, to provide for the formation of banking corporations, etc.;
And the same are herewith transmitted.
The Senate has directed the appointment of a free conference committee on House bill No. 8, relating to congressional districts, and the president has appointed Senators Presby, Kline and Sumner as members of such free conference committee on the part of the Senate.
The president has signed Senate bill No. 186, entitled "An act to amend an act entitled "An act to provide for the appointment of notaries public;

Also, Senate bill No. 221, An act relating to the filing, etc., of the Laws of the State;

Also, Senate bill No. 139, An act creating a State Highway Board and the office of State Highway Commissioner;

Also Senate bill No. 92, An act providing for the manner of sale and distribution of all grain cakes manufactured at the state penitentiary;

Also Senate bill No. 198, An act relating to railroads and the regulation of railroads;

And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 12, 1907.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 467, 418 and 366, have compared the same with the engrossed bills and find them correctly enrolled.

Respectfully submitted,

E. C. Davis, Chairman.

Senate bill No. 254, relating to traveling library.

The bill was read the second time by sections and, on motion of Mr. Kirkpatrick, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 65; nays, 15; absent or not voting, 15.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Bradberry, Byerly, Cameron, Car- ryon, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gilbert (J. B.), Glen, Godman, Gregg, Halteman, Hanson, Henderson, Hurshman, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Lambert, Long, Lung, McCoy, McDonald, McMas- ter, McMorran, Madison, Morse, Olsen, Peddycord, Ramsay, Reid, Renick, Rhodes, Rice, Romaine, Sewall, Sheets, Sher- fey, Stephens (E. M.), Stephens (T. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Vergowe, Wade, Weir, Mr. Speaker—65.
Those voting nay were: Messrs. Blackmore, Cloes, Connell, Govan, Hamilton, Hutchinson, Kayser, Quinlan, Ranck, Reeve, Sayer, Shultz, Tonkin, Ulsh, Whitlow—15.

Those absent or not voting were: Messrs. Gaches, Gilbert (E. P.), Griffin, Hewitt, Hogan, Hornberger, Huxtable, Klovborg, Megler, Miller, Slayden, Smalley, Stevenson, Strobridge, Weber—15.

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

Senate bill No. 228, granting right-of-way to the United States for canal.

The bill was read the second time by sections and, on motion of Mr. McMaster, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 79; nays, 0; absent or not voting, 16.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hornberger, Hurschman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Steplons (E. M.), Stephens (I. N.), Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weir, Whitlow, Mr. Speaker—79.

Those absent or not voting were: Messrs. Cloes, Connell, Gaches, Gilbert (E. P.), Griffin, Hewitt, Hogan, McCoy, Reid, Slayden, Smalley, Stevenson, Strobridge, Taylor, Wade, and Weber—16.

The emergency clause passed the House by the following vote: Yeas, 80; nays, 0; absent or not voting, 15.
Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Weir, Whitlow, Mr. Speaker—80.

Those absent or not voting were: Messrs. Cloes, Connell, Gaches, Gilbert (E. P.), Griffin, Hewitt, Hogan, McCoy, Slayden, Smalley, Stevenson, Strobridge, Ulsh, Wade, Weber—15.

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

Senate bill No. 235, authorizing counties to assist in construction of canals.

The bill was read the second time by sections and, on motion of Mr. Kirkpatrick, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 77; nays, 1; absent or not voting, 17.

Those voting yea were: Messrs. Abrams, Bassett, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hanson, Henderson, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Megler, Miller, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Renick,

Those voting nay were: Mr. Madison—1.

Those absent or not voting were: Messrs. Armstrong, Congleton, Connell, Gaches, Griffin, Hamilton, Hewitt, Hogan, Hornberger, Morse, Reid, Sheets, Stephens (E. M.), Stevenson, Strobridge, Troy, Ulsh, Weber—17.

The emergency clause passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Abrams, Bassett, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halseman, Hanson, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lang, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Smalley, Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Wade, Weir, Whitlow, Mr. Speaker—74.


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

The speaker signed Senate bills Nos. 92, 139, 221, 198, 186, 159, 190 and 194, and House bills Nos. 102, 285, 222, 108, 64, 492, 242, 469, 131, 309 and 347.

Senate bill No. 294, relating to the health of employes in factories.
The bill was read the second time by sections and, on motion of Mr. Taylor, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 72; nays, 1; absent or not voting, 22.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradberry, Byerly, Cloes, Congleton, Connell, Croft, Davis (D. J.), Dickson, Erickson, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halte man, Hanson, Henderson, Hornberger, Hurshman; Huxtable, Jackson (F. C.), Jackson (H. F.), King, Kirkpatrick, Klovborg, Lambert, Long, Lang, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddyerod, Ramsay, Ranck, Reeve, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—72.

Those voting nay were: Mr. Kayser—1.

Those absent or not voting were: Messrs. Beebe, Cameron, Carlyon, Davis (E. C.), Fancher, Gaches; Griffin, Hamilton, Hewitt, Hogan, Hutchinson, Johnson, McCoy, Quinlan, Reid, Renick, Shultz, Stevenson, Strobridge, Troy, Vergowe, and Weber—22.

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

We, your Committee on Privileges and Elections, to whom was referred Senate bill No. 129, entitled "An act to apportion the State of Washington into three congressional districts." 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 by inserting after the word "of" the following: "Island,"; also by inserting after the word "Kitsap," in line 1 of said section the following: "San Juan,"
Amend by striking from line 2, section 2 of original bill the word "Island,"; also by striking from line 3 of same section the word "San Juan."

H. S. STROBRIDGE, Chairman.


The speaker called Mr. Megler to the chair.

Senate bill No. 293, requiring railroads to equip flat cars.

The bill was read the second time by sections and, on motion of Mr. Speaker, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 78; nays, 0; absent or not voting, 17.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Carlin, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Gregg, Halteman, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Peddycord, Ramsay, Ranck, Reeve, Renick, Rhodes, Romaine, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—78.

Those absent or not voting were: Messrs. Cameron, Davis (E. C.), Govan, Griffin, Hamilton, Hewitt, Hogan, Lambert, Olsen, Quinlan, Reid, Rice, Sheets, Stevenson, Strobridge, Vergowe, Weber—17.

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

The speaker resumed the chair.

On motion of Mr. Gregg, the rules were suspended and the House took up consideration of Senate bill No. 129.
Mr. Sewall offered the following amendment:

Amend by adding Clallam and Jefferson counties to District No. 1 and taking them from District No. 2.

The amendment was lost.

The bill was read the second time, by sections, the committee amendments adopted and, on motion of Mr. Gregg, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 86; nays, 0; absent or not voting, 9.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Blackmore, Byerly, Cameron, C r l y, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hornberger, Hursman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddy cord, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—86.

Those absent or not voting were: Messrs. Bradsberry, Fulton, Godman, Griffin, Hewitt, Hogan, Quinlan, Vergowe, and Weber—9.

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

On motion of Mr. Gregg, the rules were suspended and the chief clerk instructed to immediately transmit the bill to the Senate.

Mr. Johnson moved that the rules be suspended and the House take up House bill No. 440.

The motion was lost.
Mr. Speaker:

We, your Committee on Judiciary, to whom was referred Senate bill No. 119, entitled "An act classifying counties according to population, fixing salaries, etc., have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

To section 1 of engrossed bill add the words "county surveyor, $2,400."

To section 2 of engrossed bill add the words "county surveyor, $1,900."

To section 3 of engrossed bill add the words "county surveyor, $1,900."

To section 4 of engrossed bill add the words "county surveyor, $1,900."

GEO. T. REID, Chairman.

Mr. Halteman moved to amend line 8, after the word "commissioner," by striking the words "eighteen hundred" and inserting "one thousand."

Mr. Godman moved, as an amendment to the amendment, that "one thousand" be made "fifteen hundred."

The amendment to the amendment and the amendment as amended were carried.

Mr. Abrams moved to amend line 9 by inserting, instead of "fifteen hundred," the words "eighteen hundred."

The amendment was adopted.

Mr. Hutchinson moved to amend, in line 9, by striking the words "and necessary expenses."

The amendment was lost.

The bill was read the second time by sections and, on motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yea, 72; nays, 0; absent or not voting, 23.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Cloes, Congleton, Connell, Croft, Davis (D. J.), Dickson, Erickson, Fancher, Freudenberg, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Halteman, Hanson,
STATE OF WASHINGTON

Hurselman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, King, Klovborg, Lambert, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sheets, Shervey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Thompson (W. II.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—72.


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

SENATE AMENDMENTS.

House bill No. 5: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 72; nays, 7; absent or not voting, 16.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Congleton, Connell, Croft, Davis (D. J.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Hornberger, Hurselman, Hutchinson, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McMaster, McMorran, McRae, Megler, Morse, Peddycord, Ramsay, Ranck, Reeve, Renick, Rhodes, Romaine, Sewall, Sheets, Shervey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—72.

Those voting nay were: Messrs. Beach, Coles, Davis (E. C.), Madison, Quinlan, Rice, Stevenson—7.

Those absent or not voting were: Messrs. Cameron, Griffin, Henderson, Hewitt, Hogan, Huxtable, Jackson (F. C.), Long,
SECOND READING OF BILLS.

Senate joint memorial No. 5: The memorial was read the second time and, on motion of Mr. Smalley, the rules were suspended, the second reading considered the third, the memorial placed on final passage and passed the House by the following vote: Yeas, 77; nays, 0; absent or not voting, 18.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freundenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hamilton, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovdborg, Lambert, Long, Lung, McDonald, McMaster, McMorran, McRae, Madison, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Sherfey, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. II.), Tibbetts, Tonkin, Ulsh, Weir, Whitlow, Mr. Speaker—77.

Those absent or not voting were: Messrs. Beach, Cloes, Coles, Griffin, Hewitt, Hogan, Jackson (F. C.), McCoy, Miller, Rice, Shultz, Slayden, Stephens (E. M.), Strobridge, Troy, Vergowe, Wade, Weber—18.

Senate joint memorial No. 6: The memorial was read the second time and, on motion of Mr. Smalley, the rules were suspended, the second reading considered the third, the memorial placed on final passage and passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 11.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freundenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan,
Gregg, Halteman, Hamilton, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Whitlow, and Mr. Speaker—84.

Those absent or not voting were: Messrs. Gaches, Griffin, Hewitt, Hogan, Jackson (F. C.), McDonald, Rhodes, Rice, Strobridge, Vergowe, Weber—11.

On motion of Mr. Smalley, the rules were suspended and the chief clerk instructed to immediately transmit the memorials to the Senate.

On motion of Mr. Dickson, the House took a recess until 2 p. m.

AFTERNOON SESSION.

The speaker called the House to order at 2 p. m.

Roll call showed all members present except Messrs. Bell, Byerly, Connell, Davis (E. C.), Gaches, Govan, Griffin, Hewitt, Hogan, Klovborg, Ranck, Sewall, Slayden, Smalley, Stephens (E. M.), Vergowe, Wade, Weber.

MESSAGE FROM THE SENATE.

Senate Chamber,
Olympia, Wash., March 12, 1907.

Mr. Speaker:

The Senate has passed House bill No. 462, entitled "An act making appropriations for state institutions," with the following amendments:

Change line 5, page 2 of the engrossed bill, total of general expense fund to read same as line 23 of the printed bill, viz., $31,900.00, instead of $31,000.00, as is shown.

Amend line 12, page 4 of the engrossed bill, which is line 88 of the printed bill, to read same as printed bill, viz., "Salary of Commissioner
at $3,000 per year, $6,000," instead of $2,000 per year, $4,000, as shown in the engrossed bill.

Amend line 15, page 7 of the engrossed bill, which is line 165 of the printed bill, to read as follows: "Salary of Superintendent of Traveling Library, $2,400."

Amend line 18, page 7 of the engrossed bill, which is line 168 of the printed bill, to read "Total, $14,100.00."

Insert after line 18, page 8 of the engrossed bill, which is line 169 of the printed bill, the following: "Salary of Dairy, Food and Drug Inspector at $1,200 per year, $2,400.00" then insert another line to read "Expenses of Dairy, Food and Drug Inspector at $1,000.00 per year, $2,000.00."

Change the total in line 21, page 8 of the engrossed bill, which is line 194 of the printed bill, to read "$21,600.00."

Amend line 25, page 8 of the engrossed bill, which is line 198 of the printed bill, to read "Salary of extra deputies at $100 per month, $7,200.00."

After line 5, page 9, of the engrossed bill, which is after line 205 of the printed bill, insert the following: "Per diem and expenses of Horticultural Commissioner, $4,000.00."

Amend line 11, page 9 of the engrossed bill, which is line 211 of the printed bill, to read, "Total, $13,650.00."

Add to the items in lines 15, 16, 17, 18 and 19, page 14, of the engrossed bill, which is lines 335, 336, 337, 338 and 339, of the printed bill, the following words "and equipments."

And the same is herewith transmitted.

The president has signed House bill No. 467, providing for the establishment of certain state roads;
Also House bill No. 418, creating a state university permanent fund, etc.;
Also House bill No. 366, relating to the sale or lease of state lands;
And the same are herewith transmitted.

The Senate has passed Senate bill No. 176, to establish a home for the indigent blind, etc.;
Also House bill No. 366, relating to the sale or lease of state lands;
And the same are herewith transmitted.

The Senate has passed Senate bill No. 176, to establish a home for the indigent blind, etc.;
Also Senate bill No. 286, relating to life insurance companies;
Also Senate bill No. 11, making an appropriation for boundary litigation with the state of Oregon;
Also Senate concurrent resolution No. 21, to allow the Women's Relief Corps to serve lunch in the corridor of the capitol on the last night of the session.
Also House bill No. 178, relating to cities of the second class.
The Senate has passed House concurrent resolution No. 23, requesting the Governor to return House bill No. 285.
And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.
The speaker signed House bills Nos. 467, 418 and 366.

SPECIAL ORDER.

Senate bill No. 322, providing for primary elections.

The bill was read the first time and, on motion of Mr. Reid, the rules were suspended and the bill was read the second time by sections.

The conference committee offered the following amendments:

After the word "primary" in line 6 of section 3, add the following words: "Provided, that primaries for the nomination of candidates to be voted upon at municipal elections held during 1907 shall be held two weeks prior to the date of said elections."

Amendment to section 22 by Conference Committee: Amend section 22 by adding thereto the following: "City committeemen may be elected at municipal elections in the manner provided in this section, as near as may be."

Amend section 29 by adding thereto the following: "But this section shall not be construed as permitting the payment for any publication prohibited by section 28 of this act. Amend section 38 by striking out the word "first" in line 8 of the printed bill; also by striking out all of section 38 after the word "offices" in line 9 of the printed bill.

Further amend the section by adding a new sentence after the word "offices" in line 9 of the printed bill to read as follows: "Where a vacancy or other cause shall necessitate the election of a judge for a short term and at the same election one or more judges are to be elected for the full term, candidates may announce themselves for either the short or full term and the ballots shall be arranged accordingly."

The amendments were adopted.

Mr. Reid moved that the figures "100" in line 10, section 29, be stricken and the figures "25" inserted.

The amendment was adopted.

Mr. Reid moved to amend, in section 2, line 4, by striking out "third or."

The amendment was adopted.
Mr. Kirkpatrick moved to amend, in line 41, section 24, by striking out the word "to" and inserting the word "shall" before the word "be."

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 91; nays, 0; absent or not voting, 4.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—91.

Those absent or not voting were: Messrs. Hewitt, Hogan, McDonald, Weber—4.

The emergency clause passed the House by the following vote: Yeas, 92; nays, 0; absent or not voting, 3.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Hux-

Those absent or not voting were: Messrs. Hewitt, Hogan, Weber—3.

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

On motion of Mr. Reid, the House instructed the chief clerk to immediately transmit all bills passed during the day.

THIRD READING OF BILLS.

House bill No. 440, regulating insurance companies.

On motion of Mr. Hornberger, the rules were suspended and the bill returned to second reading for amendment:

Mr. Hornberger offered the following amendment:

In line 22, section 1 of the printed bill, strike the period, insert in lieu thereof a colon (:), and add the following: “Provided, That this act shall not be construed to restrain any insurance company organized under the laws of the State of Washington previous to the passage of this act from issuing policies of insurance on the lives or property of any bona fide purchaser of such company’s capital stock, such policies to bear the same premium rates and conditions as those issued to all insureds alike. But no such company shall offer or give any stipulated guarantee on such capital stock in any amount as an inducement to such insurance.”

The amendment was adopted.

On motion of Mr. Bassett, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and failed to pass the House by
the following vote: Yeas, 45; nays, 33; absent or not voting, 17.

Those voting yea were: Messrs. Abrams, Bassett, Beach, Bell, Blackmore, Bradshaw, Byerly, Cameron, Carlyn, Coles, Congleton, Croft, Davis (D. J.), Erickson, Fancher, Gilbert (E. P.), Gilbert (J. B.), Gregg, Griffin, Halteman, Hamilton, Hornberger, Hurshman, Hutchinson, King, Klovborg, Lambert, McMorrnan, McRae, Megler, Quinlan, Ramsay, Rhodes, Rice, Romaine, Sayer, Sewall, Smalley, Stephens (E. M.), Strobridge, Taylor, Thompson (D. M.), Tibbetts—45.


Those absent or not voting were: Messrs. Cloes, Davis (E. C.), Fulton, Gaches, Govan, Hanson, Hewitt, Hogan, Huxtable, Lung, Reid, Shultz, Slayden, Stevenson, Troy, Ulsh, and Weber—17.

By request, the House returned to the following order of business:

RESOLUTION.

The Senate is hereby requested to return to the House House bill No. 134, notice of reconsideration of same having been given, and being now pending.

The resolution was adopted.

MESSAGES FROM THE SENATE.

SENATE CHAMBER.

Olympia, Wash., March 12, 1907.

Mr. Speaker:

The Senate has passed House bill No. 404, for the sale of certain tide lands in Jefferson county, with the following amendments:

Insert a new section to be numbered section 3, the same to read as follows: "Sec. 3. Nothing in this act contained shall change, modify or repeal any existing provisions of the general law relating to the sale and use of tide lands for the culture of oysters or other shell fish, but
shall be additional thereto and concurrent therewith, and all sales of tide lands made hereunder for the purpose of the culture of oysters or other shell fish shall be subject to like conditions and reversions prescribed by existing laws for similar lands sold for like purposes."

Make section 3, of both the printed and engrossed bills to be "Sec. 4."

Also Senate concurrent resolution No. 22, providing for an investigation of forest reserves in this state.

Also House bill No. 9, to provide for the establishment of a branch soldiers' home;

And the same are herewith transmitted.

The Senate has concurred in House amendments to Senate bill No. 129, providing for congressional districts.

Also House amendments to Senate bill No. 322, providing for a direct primary.

J. W. Lysons, Secretary of the Senate.

SENATE AMENDMENTS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 12, 1907.

Mr. Speaker:

We, your Committee on Conference, to whom was referred House bill No. 192, entitled "An act to provide for the indeterminate sentence of persons convicted of certain felonies, for the termination of such sentence and the release of such persons, defining the duties of the Board of Control and Warden of the penitentiary in relation thereto, 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 House with the recommendation that the House do concur in the Senate amendments thereto.

M. M. Godman, Chairman.

We concur in this report: W. F. Freudenberg, Oliver Byerly.

The report of the committee was adopted and the bill passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 11.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteeman, Hamilton, Hanson, Henderson, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Kl.ovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, Mc-
Morran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Vergowe, Weir, Whitlow, Mr. Speaker—84.

Those absent or not voting were: Messrs. Beach, Hewitt, Hogan, Huxtable, Romaine, Stevenson, Strobridge, Troy, Ulsh, Wade, Weber—11.

SENATE AMENDMENTS.

House bill No. 462: Mr. Godman moved that the House do not concur in the Senate amendments to line 88 of the printed bill.

The motion was lost.

The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 65; nays, 7; absent or not voting, 23.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradshberry, Byerly, Cameron, Carlyon, Coles, Davis (E. C.), Dickson, Erickson, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Gregg, Halteman, Hanson, Henderson, Hogan, Hornberger, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), King, Kirkpatrick, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Miller, Morse, Peddycord, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stevenson, Thompson (W. H.), Tibbetts, Tonkin, Vergowe, Whitlow, Mr. Speaker—65.

Those voting nay were: Messrs. Connell, Croft, Hutchinson, Klovborg, Quinlan, Sayer, Stephens (I. N.)—7.

House bill No. 183: The House concurred in the Senate amendments.

On motion of Mr. Reid, the rules were suspended and the House took up for consideration House bills on calendar.

The speaker called Mr. Reid to the chair.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., FEBRUARY 28, 1907.

MR. SPEAKER:

We, your Committee on Judiciary, to whom was referred House bill No. 390, entitled "An act amending section 9 of an act entitled "An act to provide for the manner of commencing civil actions in the superior courts, and bringing the same to trial," approved March 15, 1893," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend line 7 of printed bill by striking out the phrase "certified by plaintiff's attorney to be such."

GEO. T. REID, Chairman.

Mr. Abrams moved to amend line 23, after the words "real estate" by inserting the words "or personal property."

The amendment was adopted.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Godman, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 19.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fulton, Gaches, Gilbert (E. P.), Glen, Godman, Gregg, Griffin, Halteman, Hamilton, Hurshman, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorrnan, McRae, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson,
Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Whitlow, Mr. Speaker—76.

Those absent or not voting were: Messrs. Beebe, Fancher, Freudenberg, Gilbert (J. B.), Govan, Hanson, Hewitt, Hogan, Hornberger, Hutchinson, Huxtable, Madison, Peddycord, Shultz, Strobridge, Ulsh, Wade, Weber, Weir—19.

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

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., February 28, 1907.

Mr. Speaker:

We, your Committee on Judiciary, to whom was referred House bill No. 392, entitled “An act amending the code of civil procedure and designating the place for the commencement and trial of civil actions in certain cases,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend the title by striking it out and inserting in lieu thereof the following: “An act amending section 4854 and 4857 of Ballinger’s Codes and Statutes of Washington, relating to the venue in civil actions.”

Amend section 1, lines 1 and 2 of printed bill by striking out all between second word “Section” and the figures “4854.”

Amend section 2, lines 1 and 2 of printed bill, by striking out all between second word “Section” and figures “4857.”

Amend section 2, line 3 of printed bill, by striking out the figures “51” and inserting in lieu thereof the figures “4857.”

Geo. T. Reid, Chairman.

The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Godman, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 64; nays, 0; absent or not voting, 31.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beebe, Bell, Blackmore, Bradsberry, Byerly, Carlyon, Cloes, Coles, Congleton, Croft, Davis (E. C.), Dickson, Erickson, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Gregg, Griffin, Halteman, Hamilton, Henderson, Hurshman, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran,
House bill No. 417, relating to the organization of mutual fire insurance companies.

The bill was read the second time by sections and, on motion of Mr. Halteman, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 64; nays, 1; absent or not voting, 30.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beebe, Blackmore, Bradsberry, Byerly, Cameron, Cloes, Coles, Congleton, Croft, Davis (E. C.), Erickson, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Godman, Gregg, Griffin, Halteman, Hamilton, Hanson, Hurshman, Hutchinson, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McDonald, McMaster, McRae, Madison, Megler, Miller, Morse, Quinlan, Ramsay, Reeve, Reid, Renick, Rhodes, Rice, Romane, Sayer, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Vergowe, Whitlow, Mr. Speaker—64.

Those voting nay were: Mr. Henderson—1.

Those absent or not voting were: Messrs. Beach, Bell, Car- 

lyon, Connell, Davis (D. J.), Dickson, Fancher, Freudenberg, Glen, Govan, Hewitt, Hogan, Hornberger, Huxtable, Jackson (F. C.), Long, McMorrant, Olsen, Peddycord, Renick, Sewall,

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

On motion of Mr. Taylor, the House took up consideration of the following:

House concurrent resolution No. 23, by Mr. Taylor, asking the return of House bill No. 285 from the Governor for the purpose of correction.

The resolution was adopted.

By Mr. D. M. Thompson: Resolved by the House, That the Senate be requested to return to the House House bill No. 485, substitute for House bill No. 37.

The resolution failed to pass by the following vote: Yeas, 32; nays, 48; absent or not voting, 15.

Those voting yea were: Messrs. Abrams, Armstrong, Blackmore, Byerly, Cameron, Carlyon, Croft, Davis (D. J.), Dickson, Erickson, Griffin, Hanson, Hornberger, Hurshman, Jackson (F. C.), Jackson (H. F.), Kayser, McCoy, McMorran, McRae, Madison, Peddycord, Ramsay, Reid, Renick, Romaine, Sheets, Slayden, Stephens (E. M.), Thompson (D. M.), Tonkin, Mr. Speaker—32.

Those voting nay were: Messrs. Bassett, Beach, Bell, Bradberry, Cloes, Coles, Davis (E. C.), Fancher, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Gregg, Halteman, Hamilton, Henderson, Hogan, Hutchinson, Huxtable, Johnson, King, Kirkpatrick, Lambert, Long, Lung, McDonald, McMaster, Megler, Miller, Morse, Olsen, Quinlan, Ranck, Reeve, Rhodes, Rice, Sayer, Sherfey, Shultz, Smalley, Stephens (I. N.), Stevenson, Thompson (W. H.), Tibbetts, Troy, Vergowe, Whitlow—48.


Mr. Sheets moved to take up consideration of Senate bill No. 249.

The motion was lost.
House bill No. 341, relating to insurance companies.

The bill was read the second time by sections and, on motion of Mr. Fulton, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 67; nays, 0; absent or not voting, 28.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beebe, Blackmore, Bradsberry, Byerly, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Griffin, Hamilton, Hogan, Hornberger, Husshman, Huxtable, Johnson, Kayser, King, Klovborg, Lambert, McCoy, McMasters, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sherfey, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Whitlow, Mr. Speaker—67.

Those absent or not voting were: Messrs. Beach, Bell, Cameron, Carlyon, Dickson, Freudenberg, Gilbert (E. P.), Govan, Gregg, Halteman, Hanson, Henderson, Hewitt, Hutchinson, McDonald, Reid, Sheets, Shultz, Strobridge, Taylor, Ulsh, Weber, Weir—28.

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

MR. SPEAKER:

We, your Committee on Roads and Bridges, to whom was referred House bill No. 141, 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 by substituting for the title of the bill, the following: "An act to amend section 7911 of Pierce’s Code of the State of Washington, same being an act entitled ‘An act providing for the levy, collection and manner of payment of road, bridge, poll and property taxes, and the manner of the expenditure thereof, and providing for the division of counties into road districts, and the appointment of supervisors thereof,’ and repealing all acts and parts of acts in conflict herewith.”
Amend section 1 by inserting in the first line before the first word, the following: Section 1. That section 7911 of Pierce's Code of the State of Washington, same being an act entitled 'An act providing for the levy, collection and manner of payment of road, bridge, poll and property taxes, and the manner of the expenditure thereof, and providing for the division of counties into road districts, and the appointment of supervisors thereof,' is amended as follows: (Section 7911.)

Amend section 1 by adding the following: "Fifth. The county surveyor shall have full supervision of the construction and repairs of all public roads and bridges within his county, under the direction of the county commissioners."

Amend the bill by adding section 2, to read as follows: "Sec. 2. All acts and parts of acts in conflict with the provisions of this act are hereby repealed."

J. M. STEVENSON, Chairman.


The bill was read the second time by sections, the committee amendments adopted and, on motion, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 64; nays, 0; absent or not voting, 31.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradberry, Byerly, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Halteman, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (E. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lung, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Quinnan, Ramsay, Ranck, Reeve, Rhodes, Romaine, Sayer, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (W. II.), Tibbetts, Tonkin, Vergowe, Whitlow, Mr. Speaker—64.

Those absent or not voting were: Messrs. Beebe, Carlyon, Dickson, Fancher, Gaches, Govan, Gregg, Griffin, Hamilton, Hanson, Hewitt, Long, McCoy, McDonald, Peddycoard, Reid, Renick, Rice, Sewall, Sheets, Sherfey, Shultz, Slayden, Steph-
There being no objections, the title of the bill was ordered to stand as the title of the act.

House bill No. 493, relating to State Normal School warrants.

Mr. Reid offered the following amendment:

Amend by striking out the word "seven" and inserting the word "four" in line 4 of the printed bill and, beginning at the word "from," in the same line, by striking all of line 4 following and line 5 to and including the figures "1903."

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 67; nays, 0; absent or not voting, 28.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Gilbert (E. P.), Gilbert (J. B.), Godman, Gregg, Halteman, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Lambert, Long, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ransay, Ranck, Reeve, Reid, Rennie, Rhodes, Rice, Romaine, Sayer, Sheets, Sherfey, Slayden, Stephens (E. M.), Stephens (I. X.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Mr. Speaker—67.

Those absent or not voting were: Messrs. Carlyon, Cloes, Congleton, Dickson, Fulton, Gaches, Glen, Govan, Gregg, Griffin, Hamilton, Hanson, Howitt, Huxtable, Johnson, Klovborg, Lung, McCoy, Sewall, Shultz, Smalley, Strobridge, Troy, Ulsh, Vergowe, Wade, Weber, Weir, Whitlow—28.

There being no objections, the title of the bill was ordered to stand as the title of the act.
MR. SPEAKER:

We, your Committee on Education, to whom was referred House bill No. 202, entitled "An act relating to the compulsory education of children between the ages of eight and fifteen years in the State of Washington, providing penalties for the violation of this act, and repealing all laws and parts of laws in conflict with the provisions of this act," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend by adding to section 1 the following: "Proofs of absence from public school or approved private school shall be prima facie evidence of a violation of this section."

Amend section 2 by striking out the section and substituting in lieu thereof the following: "No child under the age of fifteen years shall be employed for any purpose by any corporation, person or association of persons in this state during the hours which the public schools of the district in which such child resides are in session, unless the said child shall present a certificate from a school superintendent, as provided for in section 1 of this act, excusing the said child from attendance in the public schools and setting forth the reason for such excuse, the residence and age of the child, and the time for which such excuse is given. Every owner, superintendent, or overseer of any establishment, corporation, company or person employing any such child shall keep such certificate on file so long as such child is employed by him, her or it. The form of said certificate shall be furnished by the Superintendent of Public Instruction. Proof that any child under fifteen years of age is employed during any part of the period in which public schools of the district are in session, shall be deemed prima facie evidence of a violation of this section.

Section 3: Amend by inserting in line 1 after the word "of," the words "either of."

Section 11: Amend by inserting after the word "perform" in line 2 of the original bill, which is line 1 of the printed bill, the words "any of."

CLAUDE C. RAMSAY, Chairman.


Mr. Beebe moved to amend the title by inserting, after the word "Washington," the following: "forbidding the employment of children during session of public schools.

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Beebe, the rules were suspended, the second reading con-
sidered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 72; nays, 2; absent or not voting, 21.

Those voting yea were: Messrs. Armstrong, Bassett, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Cloes, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Halteman, Hanson, Henderson, Hogan, Hornberger, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), King, Kirkpatrick, Klovborg, Lambert, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Sluyden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Whitlow, Mr. Speaker—72.

Those voting nay were: Messrs. Connell and Kayser—2.


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

House bill No. 110. On motion of Mr. Madison, the bill was laid on the table.

House bill No. 394, relating to estrays.

The bill was read the second time by sections, and, on motion of Mr. McDonald, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 24.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Blackmore, Byerly, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (E. C.), Davis (D. J.), Erickson, Fancher, Fulton, Gilbert (J. B.), Glen, Gregg, Halteman, Hanson, Henderson, Hurshman, Hutchinson, Huxtable, Jack-
son (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, McCoy, McDonald, McMaster, McMorrán, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ramsay, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowen, Whitlow, Mr. Speaker—71.

Those absent or not voting were: Messrs. Bell, Bradberry, Carlyon, Dickson, Freudenberg, Gaches, Gilbert (E. P.), Godman, Govan, Griffin, Hamilton, Hewitt, Hogan, Hornberger, Lung, McRae, Quinlan, Ranck, Smallley, Strobridge, Ulsh, Wade, Weber, Weir—24.

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

House bill No. 415, relating to building departments in cities.

Mr. Hanson offered the following amendments:

Amend section 1, line 1, by striking out the words “of the first class,” and by inserting after the word “Washington” the words “having a population of over 80,000 by the last federal census.”

Amend the title by striking after the word “cities” the following: “of the first class” and inserting in lieu thereof the following: “having a population of over 80,000 by the last federal census.”

The amendments were adopted.

The bill was read the second time by sections and, on motion of Mr. Hanson, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 68; nays, 0; absent or not voting, 27.

Those voting yea were: Messrs. Armstrong, Bassett, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Gregg, Halteman, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H.
STATE OF WASHINGTON

F.), Johnson, Kayser, King, Kirkpatrick, Lambert, Long, McMaster, McMorran, McRae, Madison, Megler, Morse, Olsen, Ramsey, Ranck, Reeve, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Whitlow, Mr. Speaker—68.

Those absent or not voting were: Messrs. Abrams, Beach, Carlyon, Dickson, Erickson, Glen, Godman, Govan, Griffin, Hewitt, Hornberger, Huxtable, Klovborg, Lung, McCoy, McDonald, Miller, Peddycoard, Quinlan, Rice, Smalley, Stevenson, Strobridge, Ulsh, Wade, Weber, Weir—27.

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

Senate bill No. 240, for validation of county warrants.

The bill was read the second time by sections and, on motion of Mr. Speaker, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 70; nays, 1; absent or not voting, 24.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Bradsberry, Byerly, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Halteman, Hamilton, Henderson, Hurshman, Hutchinson, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, McMaster, McMorran, McRae, Madison, Megler, Morse, Olsen, Ramsay, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Whitlow, Mr. Speaker—70.

Those voting nay were: Mr. Griffin—1.

Those absent or not voting were: Messrs. Blackmore, Carlyon, Dickson, Glen, Godman, Govan, Gregg, Hanson, Hewitt,
The emergency clause passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 20.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Frendenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Halteman, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddy cord, Quinlan, Ramsay, Ranck, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. II.), Tibbetts, Troy, Whitlow, Mr. Speaker—75.

Those absent or not voting were: Messrs. Carlyon, Dickson, Fancher, Glen, Godman, Govan, Gregg, Griffin, Hamilton, Hewitt, Hornberger, Reeve, Reid, Smalley, Stephens (E. M.), Ulsh, Vergowe, Wade, Weber, Weir—20.

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

Mr. Reid moved that the House take up the following order of business and that all bills read be referred to the Committee on Rules and Order.

The motion was carried.

FIRST READING OF SENATE BILLS.

Senate bill No. 138: An act for the relief of Pierce county, Washington, and making an appropriation therefor.

Referred to Committee on Rules and Orders.

Senate bill No. 143: An act to establish and maintain a state fish hatchery in the State of Washington west of the Cascade range for the purpose of propagating, maintaining and distrib-
uting trout and other game fish and making an appropriation therefor.

Referred to Committee on Rules and Orders.

Senate concurrent resolution No. 21: _Be it Resolved by the Senate, the House concurring_, That the Ladies of the Women's Relief Corps of the Grand Army of the Republic, be permitted to serve a hot lunch in the corridor on the last night of the session.

Adopted.

Senate concurrent resolution No. 22: Relating to the protest of the state against the government timber reservations.

Referred to Committee on Rules and Orders.

Senate bill No. 176: An act to establish and maintain a home for the indigent blind, aged and infirm and making an appropriation therefor.

Referred to Committee on Rules and Orders.

Senate bill No. 286: An act relating to life insurance companies and providing penalties.

Referred to Committee on Rules and Orders.

Senate bill No. 11: An act appropriating two thousand five hundred dollars for expenses of litigation involving the boundary line between the states of Washington and Oregon and affecting title of islands and lands in the Columbia river.

Referred to Committee on Rules and Orders.

Mr. Johnson moved that the House take a recess until 7 p. m. Mr. Megler moved to amend by adjourning.

The motion to adjourn was carried.

The House adjourned.

Leo. O. Meigs, J. A. Falconer,
Chief Clerk. Speaker.
FIFTY-NINTH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Wednesday, March 13, 1907.

The speaker called the House to order at 10 a.m.

Roll call showed all members present except Messrs. Hewitt, Smalley and Weber. Mr. Hewitt was excused.

MESSAGES FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, WASH., March 12, 1907.

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

GENTLEMEN—I have this day approved the following bills:

House bill No. 175, entitled “An act relating to elections and amending sections 7 and 21 of an act entitled ‘An act providing for printing and distributing ballots at public expense, and to regulate voting at state and other elections,’ approved March 19, 1890.”

House bill No. 190, entitled “An act to amend section 58 of an act entitled ‘An act to provide for the assessment and collection of taxes in the State of Washington,’ approved March 15, 1897, being section 1714 of Ballinger’s Annotated Codes and Statutes of Washington, and section 8650 of Pierce’s Code of the Laws of Washington.”

House bill No. 256, entitled “An act to provide for the assessment of the property of telegraph companies.”

House bill No. 347, entitled “An act for the relief of Skamania county.”

House bill No. 102, entitled “An act fixing the fees to be paid to the Secretary of State by corporations doing business in this state and providing penalties for failure to pay the same.”

House bill No. 131, entitled “An act creating a commission to revise and recodify the Code of Public Instruction of the State of Washington, defining its powers and duties, and making an appropriation for the payment of its actual necessary expenses.”

Under date of March 11, 1907, I have approved the following bills:

House bill No. 59, entitled “An act amending section 3 of an act entitled ‘An act to amend sections 3, 9 and 24 of an act entitled ‘An act to provide for the establishment and creation of drainage districts and the construction and maintenance of a system of drainage, and to provide for the payment thereof and declaring an emergency,” approved
March 20, 1895, the same being section 3717, 3723 and 3738 of Volume 1 of Ballinger's Annotated Codes and Statutes of Washington, and declaring an emergency,' approved March 13, 1905."

House bill No. 70, entitled "An act to amend section 1 of an act entitled 'An act fixing the fees and compensation of justices of the peace, and declaring an emergency,' approved March 9, 1893."

House bill No. 162, entitled "An act to regulate the employment of child labor, and to prohibit the employment of persons under the age of nineteen years as public messengers, and fixing a penalty for the violation thereof, and repealing an act entitled, 'An act to regulate the employment of child labor and to prohibit the employment of females under the age of eighteen years as public messengers and fixing a penalty for the violation thereof,' approved March 16, 1903."

House bill No. 169, entitled "An act relating to the incorporation of trust companies, defining their powers and duties, and amending chapter 176 of the Session Laws of 1893."

House bill No. 213, entitled "An act authorizing and directing the Commissioner of Public Lands to certify certain tide lands to the Governor for deed and authorizing and directing the Governor to execute and the Secretary of State to attest a deed conveying to the City of Port Townsend certain tide lands for use as and in connection with its public park, and for no other purposes."

House bill No. 234, entitled "An act to authorize the state board of fish commissioners to sell the old Stillaguamish salmon hatchery site in Snohomish county."

House bill No. 245, entitled "An act to define the practice of veterinary medicine, surgery and dentistry in the State of Washington; to regulate the same and to provide penalties for a violation thereof."

House bill No. 254, entitled "An act for the relief of P. C. Hanson, Spokane county, State of Washington, and making an appropriation therefor."

House bill No. 273, entitled "An act relating to the registration of voters and amending sections 1 and 2 of an act entitled 'An act amending sections 1451 and 1453 of Ballinger's Codes and Statutes of Washington, relating to the registration of voters,' approved March 12, 1903."

House bill No. 286, entitled "An act providing for and giving and granting the right, privilege and authority to perpetually back water upon, overflow and inundate with water lands belonging to the State of Washington, in the erection, construction, maintenance or operation of water power plants, reservoirs, or works for impounding water, for power purposes, irrigation, mining, or other public uses."

House bill No. 291, entitled "An act dedicating to the City of Tacoma all the right, title and interest of the State of Washington in and to certain lands in the City of Tacoma, lying within section 36, township 21, north, range 2 east W. M., for street, park and boulevard purposes."
House bill No. 293, entitled "An act relating to the enrollment of the militia, the organization, maintenance and discipline of the National Guard of the State of Washington, providing for the public defense, amending sections 31, 42, 45, 87, 89 and 176 of chapter CVIII of the Session Laws of 1895, repealing section 16 of chapter 155 of the Session Laws of 1903, and declaring an emergency."

House bill No. 297, entitled "An act relating to the office of sheep inspector and amending section 1 of chapter LXXVI of the Session Laws of 1901."

House bill No. 338, entitled "An act to establish and maintain a state fish hatchery on the outlet of Trout Lake in Island county, Washington."

House bill No. 468, entitled "An act providing for the survey of certain proposed state roads, by the State Highway Commissioner, and a report on the feasibility of the same."

House bill No. 499, entitled "An act relating to the Board of State Land Commissioners."

House bill No. 498, entitled "An act relating to improvements made on state lands, defining the duty of the Board of State Land Commissioners in appraising the same, and declaring an emergency."

House bill No. 497, entitled "An act fixing the official bond of the Commissioner of Public Lands and the Auditor and Cashier in the office of the Commissioner of Public Lands, and declaring an emergency."

ALBERT E. MEAD, Governor.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 13, 1907.

Mr. Speaker:

The Senate has passed House bill No. 17, entitled "An act relating to the formation and management of road districts," with the following amendments:

Amend the title of both the printed and engrossed bills by striking out the same and insert in lieu thereof the following:

"An act relating to the formation and management of road districts and the appointment of supervisors therefor, amending Sections 7 and 12 of chapter 119 of the Session Laws of 1903 and repealing section 1 of chapter 156 of the Session Laws of 1905 and sections 2, 3, 4, 5 and 6 of chapter 119 of the Session Laws of 1903."

After the enacting clause in both the printed and engrossed bills, strike out all of the sections and insert in lieu thereof the following sections: Numbers 1, 2, 3 and 4.

Section 1. That section 1 of chapter 119 of the Session Laws of 1903 be amended to read as follows: Section 1. The board of county commissioners shall, as often as they deem it necessary, but not oftener than once each year, divide their respective counties or any part thereof, into suitable and convenient road districts, not exceeding twenty-
four in number, and cause a description thereof to be entered upon the county records: Provided, That the size and form of each road district shall be such as to permit personal oversight and management by one road supervisor.

Sec. 2. That section 12 of chapter 119 of the Session Laws of 1903 be amended to read as follows: Section 12. The board of county commissioners shall appoint from among the qualified electors in each road district, for such time as they may determine, with compensation not to exceed four dollars per diem for the time and labor actually performed, a road supervisor who shall enter into a bond satisfactory to the commissioners: Provided, however, That when any road district has a good road association, then such road overseer shall be appointed from a list furnished by such association.

Section 3. That section 1 of chapter 156 of the Session Laws of 1905, and section 2, 3, 4, 5 and 6 of chapter 119 of the Session Laws of 1903, be and the same are hereby repealed.

Section 4. This act shall not take effect until the first Monday in January, 1908, except that the county commissioners, shall at the time of making the general tax levy in 1907, make the levy for the road and bridge tax provided for in section 8 of chapter 119 of the Session Laws of 1903."

Also Senate bill No. 239, for the improvement of Lake Washington shore lands;
Also Senate bill No. 307, relating to election ballots;
Also Senate concurrent resolution No. 23, relating to the illness of Senator J. I. Pogue;
Also Senate concurrent resolution No. 24, providing for the distribution among the state offices in the capitol building of certain desks formerly used in the Senate and House chambers.

The president has signed Senate bill No. 142, relating to the dissolution of drainage districts.

Senate bill No. 254, relating to the control of the traveling library of the State of Washington.
Senate bill No. 87, amending chapter 118 of the Code of Public Instruction.
Senate bill No. 102, granting the right of eminent domain to cities of the first, second and third class.
Senate bill No. 297, creating the office of State Commissioner of Horticulture.
Senate bill No. 162, granting rights-of-way to irrigation districts, etc., and individuals.
Senate bill No. 126, changing the title of county surveyor to county engineer.

Senate bill No. 107, granting the power of eminent domain to corporations generating and transmitting electricity.

Senate joint memorial No. 6, relating to lands in Skagit county.
Senate joint memorial No. 5, relating to lands in Okanogan county.
Senate bill No. 105, for the relief of Andrew Eskkola.
Senate bill No. 235, granting power to cities of the first class to construct canals.
And the same are herewith transmitted.
The Senate has passed House bill No. 270, entitled "An act to prohibit the adulteration of foods and drugs," with the following amendment:
In section 4, page 4, line 6 of the engrossed bill, beginning with the word "Provided," strike out all of that proviso down to and including the word "physician."
And the same is herewith transmitted.
J. W. Lysons, Secretary of the Senate.

REPORTS OF STANDING COMMITTEES.
Senate bill No. 168: Recommend it be indefinitely postponed.
The report of the committee was adopted.
Mr. Gregg moved that Senate bill No. 3 be made a special order for 7:30 p.m.
The motion was lost.

SECOND READING OF BILLS.
Senate bill No. 276, providing for the organization of bonding companies.
Mr. Reid offered the following amendment:
Amend section 8 by adding thereto the following: "Such surety company shall pay to such bank examiner a fee of $50.00 which shall be paid into the general fund, for each such examination: Provided, Such surety company shall not be required to pay for more than one examination in any year."
The amendment was adopted.
The bill was read the second time by sections, and, on motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 65; nays, 5; absent or not voting, 25.
Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Bell, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gilbert (J. B.), God-
man, Griffin, Hamilton, Hogan, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, King, Klovborg, Lambert, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Morse, Ransay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sherfey, Shultz, Slayden, Stephens (E. M.), Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—65.

Those voting nay were: Messrs. Govan, Hurshman, Long, Olsen, Quinlan—5.

Those absent or not voting were: Messrs. Beebe, Bradsberry, Dickson, Gaches, Gilbert (E. P.), Glen, Gregg, Halteman, Hanson, Henderson, Hewitt, Hornberger, Huxtable, Kayser, Kirkpatrick, Miller, Peddycord, Sheets, Smalley, Stephens (I. N.), Stevenson, Strobridge, Thompson (D. M.), Ulsh, Weber—25.

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

Senate bill No. 266, providing for distribution of money from forest reserves.

The bill was read the second time by sections and, on motion of Mr. Basset, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 76; nays, 0; absent or not voting, 19.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Godman, Govan, Gregg, Griffin, Halteman, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), King, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Morse, Olsen, Peddycord, Quinlan, Ransay, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sayer, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—76.
Those absent or not voting were: Messrs. Beebe, Dickson, Gilbert (E. P.), Glen, Hamilton, Hanson, Henderson, Hewitt, Hornberger, Johnson, Kayser, Kirkpatrick, Miller, Reid, Sewall, Strobridge, Thompson (D. M.), Ulsh, Weber—19.

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

Senate bill No. 288, relating to overcharges by certain companies.

The bill was read the second time by sections and, on motion of Mr. Halteman, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 74; nays, 3; absent or not voting, 18.

Those voting yea were: Messrs. Abrams, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Gregg, Griffin, Halteman, Hanson, Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McMaster, McMorrnan, McRae, Madison, Megler, Miller, Morse, Olsen, Peddicord, Quinlan, Ramsay, Reeve, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sherfey, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—74.

Those voting nay were: Messrs. Byerly, Fulton, Rice—3.


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

Senate bill No. 292, authorizing cities to lay salt water mains.

The bill was read the second time by sections and, on motion of Mr. Freudenberg, the rules were suspended, the second read-
ing considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Armstrong, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hurshman, Hutchinson, Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ranck, Reid, Renick, Rhodes, Romaine, Sayer, Sewell, Sheets, Sherfey, Shultz, Slayden, Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Weir, Whitlow, Mr. Speaker—74.

Those absent or not voting were: Messrs. Abrams, Basset, Carlyon, Dickson, Gregg, Griffin, Hewitt, Huxtable, Jackson (E. C.); Kayser, McCoy, Ramsey, Reeve, Rice, Smalley, Stevenson, Thompson (D. M.), Ulsh, Vergowe, Wade, Weber—21.

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

Senate bill No. 69, creating two judicial districts.

The bill was read the second time by sections and, on motion of Mr. Halteman, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 70; nays, 2; absent or not voting, 16.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Blackmore, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Hogan, Hurshman, Hutchinson, Jackson (H. F.), Johnson, King, Kirkpatrick, Long, Lung, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen,

Those voting nay were: Messrs. Godman and Lambert—2.

Those absent or not voting were: Messrs. Bradberry, Byerly, Gilbert (E. P.), Henderson, Hewitt, Hornberger, Huxtable, Jackson (F. C.), Kayser, Klovborg, McCoy, Romaine, Smalley, Stevenson, Troy, Weber—16.

The emergency clause passed the House by the following vote. Yeas, 75; nays, 1; absent or not voting, 19.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Bell, Blackmore, Bradberry, Byerly, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Hogan, Hurshman, Hutchinson, Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Long, Lung, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Renick, Rice, Romaine, Sayer, Sheets, Sherfey, Shultz, Slayden, Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—75.

Those voting nay were: Mr. Godman—1.

Those absent or not voting were: Messrs. Beebe, Cameron, Gilbert (E. P.), Henderson, Hewitt, Hornberger, Huxtable, Jackson (F. C.), Kayser, Lambert, McCoy, McDonald, Reid, Rhodes, Sewall, Smalley, Stevenson, Ulsh, Weber—19.

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

On motion of Mr. Halteman, the rules were suspended and the chief clerk instructed to transmit immediately all bills passed during the day.

Senate bill No. 248, authorizing the State Board of Control to use penitentiary brick.
The bill was read the second time by sections and, on motion of Mr. Megler, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 20.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (J. B.), Godman, Govan, Griffin, Hamilton, Hanson, Hogan, Hurshman, Hutchinson, Jackson (H. F.); Johnson, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McMorrans, McRae, Madison, Megler, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Slayden, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. II.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—75.

Those absent or not voting were: Messrs. Bradsberry, Gilbert (E. P.), Glen, Gregg, Haltman, Henderson, Hewitt, Hornberger, Huxtable, Jackson (F. C.), Kayser, McCoy, Peddycoed, Reid, Shultz, Smalley, Stevenson, Strobridge, Ulsh, Weber—20.

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

Senate bill No. 187, relating to assessment and collection of taxes.

The bill was read the second time by sections and, on motion of Mr. Bassett, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 24.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg,

The emergency clause passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 24.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Fulton, Gilbert J. B.), Godman, Govan, Griffin, Hanson, Hogan, Hurshman, Huxtable, Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddyceord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sherfey, Shultz, Stephens (E. M.), Stevenson, Taylor, Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Mr. Speaker—71.

Those absent or not voting were: Messrs. Beebe, Dickson, Gaches, Gilbert (E. P.), Glen, Gregg, Halteman, Hamilton, Henderson, Hewitt, Hornberger, Hutchinson, Jackson (F. C.), Kayser, McCoy, McDonald, Rhodes, Slayden, Smalley, Stephens (I. N.), Strobridge, Ulsh, Weber, Whitlow—24.

There being no objections, the title of the bill was ordered to stand as the title of the act.
Senate bill No. 212, relating to bringing of actions on special assessments.

The bill was read the second time by sections and, on motion of Mr. Renick, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 75; nays, 0; absent or not voting, 20.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Freundenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Griffin, Halteman, Hamilton, Hanson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Lambert, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Romaine, Sayer, Sewall, Sherfey, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—75.

Those absent or not voting were: Messrs. Carlyon, Dickson, Erickson, Fancher, Gregg, Henderson, Hewitt, Hornberger, Kayser, Klovborg, Long, McDonald, Miller, Rice, Sheets, Slayden, Strobridge, Thompson (D. M.), Ulsh, Weber—20.

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

SENATE AMENDMENTS.

House bill No. 17: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 69; nays, 9; absent or not voting, 17.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freundenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Govan, Gregg, Griffin, Hamilton, Hanson, Hogan, Hornberger, Hurshman, Hutchin-

Those voting nay were: Messrs. Coles, Halteman, Jackson (H. F.), Klovborg, McMaster, Morse, Reeve, Romaine, Tibbetts—9.

Those absent or not voting were: Messrs. Beebe, Dickson, Godman, Henderson, Hewitt, Klovborg, Lambert, McCoy, Madison, Miller, Peddycord, Quinlan, Sheets, Shultz, Strobridge, Wade, Weber—17.

House bill No. 404: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 70; nays, 1; absent or not voting, 24.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Croft, Davis (D. J.), Erickson, Fancher, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Griffin, Halteman, Hanson, Hogan, Hornberger, Hurshman, Hutchison, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McDonald, McMaster, McMorran, Madison, Megler, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Renick, Rhodes, Romaine, Sewall, Sherfey, Shultz, Smalley, Stephens (E. M.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weir, Whitlow, Mr. Speaker—70.

Those voting nay were: Mr. Connell—1.

Those absent or not voting were: Messrs. Beebe, Bradsberry, Congleton, Davis (E. C.), Dickson, Gaches, Gregg, Hamilton, Henderson, Hewitt, Huxtable, McCoy, McRae, Miller, Peddycord, Reid, Rice, Sayer, Sheets, Slayden, Stephens (I. N.), Strobridge, Wade, Weber—24.
House bill No. 270: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 67; nays, 6; absent or not voting, 22.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beebe, Bell, Blackmore, Byerly, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Gregg, Halteman, Hogan, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Lambert, Long, Lung, McCoy, McMaster, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sherfey, Shultz, Slayden, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Ulsh, Vergowe, Weir, Whitlow, Mr. Speaker—67.

Those voting nay were: Messrs. Beach, Fulton, Godman, Quinlan, Stevenson, Tonkin—6.

Those absent or not voting were: Messrs. Bradberry, Cameron, Cloes, Dickson, Govan, Griffin, Hamilton, Hanson, Henderson, Hornberger, Hutchinson, Kirkpatrick, Klovborg, McDonald, McMorran, Sewall, Sheets, Smalley, Strobridge, Wade, Weber—22.

SECOND READING OF BILLS.

Senate bill No. 11, relating to litigation regarding boundaries.

The bill was read the second time by sections and, on motion of Mr. Megler, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 66; nays, 7; absent or not voting, 22.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Bell, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Croft, Davis (E. C.), Erickson, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hanson, Hornberger, Hurshman, Jackson (H. F.), Johnson, King, Klovborg, Lambert,
Lung, McDonald, McMaster, McMorran, Madison, Megler, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Rice, Romaine, Sayer, Sewall, Sheets, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Tibbetts, Troy, Ulsh, Vergowen, Wade, Weir, and Mr. Speaker—66.

Those voting nay were: Messrs. Connell, Hutchinson, Kayser, Kirkpatrick, Thompson (W. H.), Tonkin, Whitlow—7.

Those absent or not voting were: Messrs. Beebe, Bradsberry, Davis (D. J.), Dickson, Fancher, Gaches, Hamilton, Henderson, Hewitt, Hogan, Huxtable, Jackson (F. C.), Long, McCoy, McRae, Miller, Peddycord, Renick, Rhodes, Sherfey, Strobridge, Weber—22.

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

Senate bill No. 111, relating to wage exemptions.

Mr. Kirkpatrick moved that the bill be re-referred to the Committee on Judiciary.

The motion was lost.

The bill was read the second time by sections and, on motion of Mr. Hanson, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 48; nays, 30; absent or not voting, 17.

Those voting yea were: Messrs. Beach, Beebe, Bell, Blackmore, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Glen, Govan, Griffin, Hanson, Henderson, Hurshman, Hutchinson, Jackson (H. F.), Klovborg, Lambert, McCoy, McDonald, McMaster, McMorran, McRae, Olsen, Peddycord, Quinlan, Ranck, Rhodes, Sheets, Slayden, Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Vergowen, Weir—48.

Those voting nay were: Messrs. Abrams, Armstrong, Bassett, Byerly, Gregg, Halteman, Hamilton, Hogan, Johnson, Kayser, King, Kirkpatrick, Lung, Madison, Megler, Miller,
Morse, Ramsay, Reeve, Rice, Shultz, Smalley, Stephens (E. M.), Stevenson, Tonkin, Ulsh, Wade, Weber, Whitlow, Mr. Speaker—30.

Those absent or not voting were: Messrs. Bradsberry, Dickson, Fancher, Gaches, Godman, Hewitt, Hornberger, Huxtable, Jackson (F. C.), Long, Reid, Renick, Romaine, Sayer, Sewall, Sherfey, Strobridge—17.

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

Mr. Speaker:

We, your Committee on Rules and Order, to whom was referred Senate bill No. 264, entitled "An act for the protection of Chinese or Mongolian pheasants, defining the close season and fixing penalties for the violation thereof," have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Amend by inserting a new section to be known as section 2, to read as follows:

Sec. 2. It shall be lawful during the month of October of each year to hunt for, take and kill deer on any island of the State of Washington: Provided, It shall be unlawful to hunt for or kill any deer on said islands with dog or dogs, and any person knowingly permitting any dog or dogs owned by him to pursue deer on said islands shall be guilty of a misdemeanor and punished by fine of not less than twenty-five dollars or more than one hundred dollars: Provided, further, That this section shall not apply to any islands where game preserves have been established.

Amend title by striking the period (.) after the word "thereof" in line 2, and inserting in lieu thereof a comma (,). Also by inserting before the word "and" in said line 2 of the title the following: "permitting the killing of deer on the islands, and prohibiting the killing of Chinese or Mongolian pheasants or bob-white quail in Okanogan county."

Amend by making section 2 read section 4.

J. A. Falconer, Chairman.


Mr. McDonald offered the following amendment:

Section 2. Every person who shall within Walla Walla, Garfield and Columbia counties, hunt for, pursue, take, kill, injure or destroy, or
possess after same has been killed, any prairie chicken, until after Oc­
tober 1, 1910, shall be guilty of a misdemeanor and upon conviction
thereof shall be punished by a fine of not less than ten dollars ($10)
 nor more than five hundred dollars ($500) or by imprisonment in the
county jail for not less than thirty days nor more than six months or by
both such fine and imprisonment, and each bird so killed or possessed
shall count as a separate offense under this act.

The amendment was lost.

Mr. Smalley offered the following amendment:

Sec. 3. Every person who shall within the county of Okanogan,
State of Washington, hunt for, pursue, take, kill, injure, destroy or pos­
oas n.ny Chinooo or Mongolian phca

nt or bob white quail before the
30th day of September, 1912, shall be guilty of a misdemeanor and
upon conviction thereof shall be punished by a fine of not less than ten
dollars ($10.00) nor more than one hundred dollars ($100.00), or by
imprisonment in the county jail for not less than 30 days nor more
than six months, or by both such fine and imprisonment, and each bird
so killed or possessed shall count as a separate offense under this act.

The amendment was adopted.

Mr. Hutchinson offered the following amendment:

Insert between the words “yea” and “shall” of line 4, “or
shall kill or have in their possession any prairie chicken between
December 1st and September 10th of the following year.”

The amendment was lost.

The bill was read the second time by sections and, on mo­
tion of Mr. Lambert, the rules were suspended, the second read­
ing considered the third, the bill placed on final passage and
passed the House by the following vote: Yeas, 79; nays, 1;
absent or not voting, 15.

Those voting yea were: Messrs. Abrams, Armstrong, Bas­
sett, Beach, Bell, Blackmore, Cameron, Carlyon, Cloes, Coles,
Congleton, Croft, Davis (J. D.), Davis (E. C.), Erickson,
Fanchever, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, God­
man, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson,
Hogan, Hurshman, Hutchinson, Jackson (F. C.), Jackson
(H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lam­
bert, Long, Lung, McCoy, McDonald, McMaster, McMorran,
McRae, Madison, Megler, Morse, Olsen, Peddycord, Quinlan,
Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Sayer,
Those voting nay were: Mr. Byerly—1.


The emergency clause passed the House by the following vote:
Yeas, 77, nays, 1; absent or not voting, 17.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Cameron, Carlyon, Cloes, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Freudenberg, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteaman, Hanson, Hogan, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Rhodes, Rice, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Weir, Whitlow, and Mr. Speaker—77.

Those voting nay were: Mr. Byerly—1.


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

Mr. Kirkpatrick offered the following resolution:

WHEREAS, A resolution was passed by this House on March 12, asking the Senate to return House bill No. 134, and whereas, said bill has not as yet been returned to this body; and whereas, there is a motion for reconsideration pending before this House upon said measure; and
whereas, the time is very short within which action can be taken by this House and concurrence obtained by the Senate prior to final adjournment; therefore be it resolved, that the Senate be again requested to return said House bill No. 134 to this body.

The resolution was adopted.

The speaker called Mr. Reid to the chair.

Senate bill No. 268, relating to tide and shore lands.

The bill was read the second time by sections and, on motion of Mr. Hanson, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 56; nays, 15; absent or not voting, 24.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Bradberry, Ryerly, Coles, Congleton, Croft, Davis (D. J.), Dickson, Erickson, Freudenberg, Fulton, Gilbert (E. P.), Govan, Griffin, Halteeman, Hanson, Hogan, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Lambert, Lung, McCoy, McMaster, Madison, Morse, Olsen, Peddycoard, Ramsey, Renick, Rice, Romaine, Sewall, Sherfey, Shultz, Stevenson, Taylor, Thompson (D. M.), Tibbetts, Tonkin, Troy, Vergowe, Wade, Weir, Whitlow—55.

Those voting nay were: Messrs. Connell, Fancher, Glen, Godman, Gregg, McDonald, McMorran, McRae, Megler, Ranck, Reid, Rhodes, Sayer, Stephens (I. N.), Thompson (W. II.)—15.

Those absent or not voting were: Messrs. Blackmore, Cameron, Carlyon, Cloes, Davis (E. C.), Gaches, Gilbert (J. B.), Hamilton, Henderson, Hewitt, Hornberger, Huxtable, Kayser, Long, Miller, Quinlan, Reeve, Sheets, Slayden, Smallley, Stephens (E. M.), Strobridge, Ulsh, Weber, Mr. Speaker—24.

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

Senate bill No. 316, for the preservation of forests.

The bill was read the second time by sections and, on motion of Mr. Rhodes, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed
the House by the following vote: Yeas, 62; nays, 8; absent or not voting, 25.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradshberry, Byerly, Cameron, Carlyon, Coles, Congleton, Croft, Davis (D. J.), Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Gregg, Griffin, Henderson, Hogan, Hurshman, Jackson (F. C.), Jackson (H. F.), Johnson, King, Klovborg, Lambert, Lung, McCoy, McMaster, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ramsay, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stevenson, Thompson (D. M.), Tibbetts, Tonkin, Weir, Whitlow — 62.

Those voting nay were: Messrs. Connell, Govan, Hamilton, Hutchinson, Quinlan, Ranck, Stephens (I. N.), Thompson (W. H.) — 8.

Those absent or not voting were: Messrs. Beebe, Cloes, Davis (E. C.), Dickson, Halteman, Hanson, Hewitt, Hornberger, Huxtable, Kayser, Kirkpatrick, Long, McDonald, McMorran, Reeve, Reid, Sheets, Strobridge, Taylor, Troy, Ulsh, Vergowe, Wade, Weber, Mr. Speaker — 25.

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

FIRST READING OF SENATE BILLS.

Senate bill No. 239, by Senator Cotterill: An act authorizing the Board of Regents of the State University to cause to be filled under contract, certain shore lands in Lake Washington, and providing for payment for the work.

Referred to the Committee on Rules and Orders.

Senate bill No. 307, by Committee on Elections and Privileges: An act to amend section 1364 of Ballinger's Annotated Codes and Statutes of Washington, relating to election ballots.

Referred to Committee on Rules and Orders.
Senate concurrent resolution No. 24, by Senator Ruth: Regarding the disposition of roll top desks and press tables formerly used in the Senate and House chambers.

Referred to Committee on Rules and Orders.

Senate concurrent resolution No. 23, by Senator Davis: Extending greetings to Dr. J. I. Pogue and with it warmest wishes for his speedy and complete recovery to health.

Referred to Committee on Rules and Orders.

Senate bill No. 321, by Committee on Appropriations: An act making an appropriation for expenses of the Tenth Legislature.

Referred to the Committee on Rules and Orders.

Senate bill No. 300, by Printing Committee: An act relating to the public printing and the compensation therefor and amending chapter 168 of the Laws of 1905 by adding section 6 1-2.

Referred to the Committee on Rules and Orders.

The speaker signed Senate bills Nos. 142, 254, 87, 102, 162, 126, 107, 235 and 297, and Senate joint memorials Nos. 5 and 6.

On motion of Mr. Megler, the House took a recess until 2 p. m.

AFTERNOON SESSION.

The speaker called the House to order at 2 p. m.

Roll call showed all members present except Messrs. Dickson, Halteman, Hewitt, Slayden, Smalley and Weber. Mr. Hewitt was excused.

REPORT OF COMMITTEE ON ENROLLED BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 13, 1907.

Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 183, 495, 176 and 462, have compared the same with the engrossed bills and find them correctly enrolled.

Respectfully submitted,

E. C. Davis, Chairman.
Mr. Speaker:

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 9 and 192, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted,

E. C. Davis, Chairman.

We concur in this report: C. E. Gaches.

MESSAGE FROM THE SENATE.

Senate Chamber,
Olympia, Wash., March 13, 1907.

Mr. Speaker:

The president has signed Senate bill No. 293, an act requiring railroads to equip flat cars with stakes;

Also Senate bill No. 122, an act relating to the taxation of inheritances;

Also Senate bill No. 228, An act granting to the United States a right-of-way for Lake Washington canal;

Also Senate bill No. 207, An act relating to the Board of Equalization, its duties, etc.

The Senate has passed amended House bill No. 232, relating to the taking of food fishes, with the following amendments:

Insert as section 6 the following:

Sec. 6. That section 1 of chapter 170 of the Session Laws of 1905, be amended to read as follows: Sec. 1. That section six (same being section 5278 of Pierce's Washington Code) of "An act providing for the protection and propagation of the food fishes in the waters of the State of Washington, regulating the catching and sale thereof, establishing licenses, fixing penalties, repealing conflicting laws and declaring an emergency," approved March 13, 1899, be amended to read as follows: Section 6 (5278). All licenses provided in sections two and three of this act shall be issued as follows: Upon application therefor by any person, a license shall be issued by the fish commissioner for fixed and other appliances for catching salmon or other food fishes as herein provided, which shall entitle the holder to operate said appliances in the waters of this state, wherein such appliances are not prohibited by law. The following fees for such licenses shall be collected by the fish commissioner and turned over to the state treasurer on or before the tenth of each month, and by him turned into the fish hatchery fund, to-wit:

For each drag seine not exceeding 250 feet in length ............... $2.50
For each drag seine more than 250 feet in length and not more than 400 feet in length ........................................... 7.50
For each drag seine more than 400 feet in length and not exceeding 500 feet ..................................................... 15.00
For each additional foot in length, the further sum of........ 0.03
For each first class pound net, trap or weir, on the Columbia river .................................................. 25.00
For each second class pound net, trap or weir, on the Columbia river .................................................. 10.00
For each first class purse seine ........................................... 50.00
For each second class purse seine ...................................... 25.00
For each gill net or drift net ........................................... 5.00
For each set net ......................................................... 2.50
For each pound net, trap or weir, on Willapa Harbor and Grays Harbor ............................................... 10.00
For each pound net, trap or weir (except on the Columbia river, Willapa Harbor or Grays Harbor) ......................... 50.00
For each scow fish wheel ................................................. 15.00

Stationary fish wheel shall pay twenty-five dollars for first class wheels, and ten dollars for second class wheels; all classification of wheels, pound nets and purse seines to be determined by the fish commissioner: Provided, Where any trap or pound net is so constructed as to take fish at each end of its main lead, it shall obtain and pay for a license especially permitting the taking of fish at both ends, for which it shall pay a license fee double the amount of a pound net of trap taking fish at one end only. In addition to the foregoing license charges there shall also be paid by the owner of each trap, pound net or fish wheel operated in the waters of the state, the sum of one dollar for each one thousand fish taken by such trap, pound net or fish wheel to furnish to the fish commissioner on or before the tenth day of each month. It shall be the duty of every person owning or operating any trap, pound net or fish wheel to furnish to the fish commissioner on or before the tenth day of each month a sworn statement giving the number and location of such trap or pound net and a detailed statement of the actual number of fish caught at such trap or pound net, and in addition to answer such questions as the fish commissioner shall propose with reference thereto, which statement shall be filed with and retained by the fish commissioner. Any person, firm or corporation using scows and boats or other craft in the buying of fish on the Columbia river, are hereby required to obtain from the fish commissioner of the State of Washington, before engaging in said trade or occupation, a license for such scow, boat or other craft: Provided, That this shall not apply to scows, boats and other craft regularly used in buying fish for, and transporting fish to canneries and packing plants which pay an annual license fee to the State of Washington of at least one hundred dollars each. Each person, firm or corporation obtaining such license shall pay to the fish commissioner of the State of Washington at the time said license is issued, for said license the sum of fifty dollars ($50.00). All licenses issued under the provisions of this section shall expire on the thirty-first day of March following the issuance of such license, and shall be renewed upon application upon payment of the
license fees as provided by this act: Provided, That licenses now issued shall be valid until their expiration, and shall likewise be renewed to expire on March thirty-first following the issuance of such license.

Change section 6 of the printed bill to section 7, and make section 8 of the printed bill section 9.

Also House bill No. 373, relating to the digging of clams, with the following amendments:

In the title of the printed bill strike the words "and declaring an emergency."

Strike section 4 of the printed bill.

Also House bill No. 345, relating to the office of State Oil Inspector, with the following amendment:

Amend section 1, line 9, page 2, engrossed bill, after the word "receive" by striking out "three dollars per day" and inserting in lieu thereof the words "one hundred dollars per month";

Also House bill No. 409, relating to railroad right of way on military lands, with the following amendment:

Amend the title of both the printed and engrossed bills by adding "and declaring an emergency."

Also House bill No. 456, relating to the filling of private property in cities of the first class;

Also House bill No. 416, relating to the sale of uniforms to railroad employes;

Also House bill No. 349, providing for annexation to cities of the first class;

Also House bill No. 388, relating to the sale of intoxicating liquors and providing for a certain license fee;

Also House bill No. 410, authorizing exchange of certain state lands;

Also House bill No. 191, relating to endowment and maintenance of agricultural experiment stations;

Also House bill No. 494, making deficiency appropriations;

Also Senate bill No. 300, relating to public printing.

And the same are herewith transmitted.

The president has signed:

House bill No. 9, for the establishment of a branch of the State Soldiers' Home; also

House bill No. 192, providing for an indeterminate sentence in certain cases; also

House bill No. 183, amending an act relating to the protection of clams; also

House bill No. 495, amending an act relating to the selection of the state's lands; also

House bill No. 176, creating the Washington State Reformatory; also

House bill No. 462, making appropriations for maintenance of various state institutions; also
House bill No. 127, an act relating to insurance companies.  
And the same are herewith transmitted.

The Senate has concurred in House amendments to Senate bill No. 276;

The Senate has failed to pass House bill No. 19, and House bill No. 502.

The Senate has declined to return to the House House bill No. 134.

The Senate has passed House bill No. 485, entitled “An act providing for the improvement of the Columbia and Snake rivers”; also House bill No. 288, for a gift for the battleship “Washington”; also Senate bill No. 321, making an appropriation for the Tenth legislature.

And the same are herewith transmitted.

The Senate has indefinitely postponed House bill No. 328.

J. W. Lysons, Secretary of the Senate.

SECOND READING OF BILLS.

Senate concurrent resolution No. 24, relating to the disposition of discarded desks in Senate chamber.

The resolution was read the second time and adopted.

Senate bill No. 309, for the relief of the Standard Furniture Company.

The bill was read the second time by sections and, on motion of Mr. Tibbetts, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote:  Yeas, 77; nays, 0; absent or not voting, 18.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradbury, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Erickson, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Morse, Olsen, Peddieord, Quinlan, Ranck, Reeve, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—77.
Those absent or not voting were: Messrs. Cloes, Davis (E. C.), Dickson, Fancher, Freudenberg, Griffin, Halteman, Hamilton, Hewitt, Hornberger, Ramsay, Reid, Renick, Rhodes, Slayden, Stevenson, Thompson (D. M.), Weber—18.

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

Senate bill No. 284, for the protection of knot sawyers.

The bill was read the second time by sections and, on motion of Mr. McMasters, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 76; nays, 1; absent or not voting, 18.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyn, Coles, Congleton, Croft, Davis (D. J.), Davis (E. C.), Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Hamilton, Hanson, Henderson, Hurshman, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMast er, McRae, Madison, Megler, Miller, Morse, Olsen, Peddy cord, Quinan, Ramsay, Ranck, Reeve, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Stephens (E. M.), Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—76.

Those voting nay were: Mr. Connell—1.

Those absent or not voting were: Messrs. Cloes, Dickson, Fancher, Halteman, Hewitt, Hogan, Hornberger, Jackson (F. C.), McMorran, Reid, Renick, Rhodes, Slayden, Smalley, Stephens (I. N.), Stevenson, Thompson (D. M.), Weber—18.

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

Senate bill No. 271, relating to admission to the bar.

The bill was read the second time by sections and, on motion of Mr. Taylor, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the
House by the following vote: Yeas, 62; nays, 22; absent or not voting, 11.

Those voting yea were: Messrs. Abrams, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freundenberg, Fulton, Glen, Godman, Govan, Henderson, Hurshman, Hutchinson, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, McDonald, McMorran, McRae, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Reeve, Reid, Rice, Romaine, Sheets, Shultz, Slayden, Stephens (E. M.), Stephens (J. N.), Stevenson, Thompson (W. H.), Troy, Ulsh, Vergowe, Wade, Mr. Speaker—62.

Those voting nay were: Messrs. Armstrong, Gaches, Gilbert (J. B.), Gregg, Griffin, Hamilton, Hanson, Hogan, Huxtable, McMaster, Madison, Ramsay, Ranck, Rhodes, Sayer, Sewall, Sherfey, Taylor, Tibbetts, Toukin, Weir, Whitlow—22.

Those absent or not voting were: Messrs. Bassett, Cloes, Gilbert (E. P.), Halteman, Hewitt, Hornberger, Renick, Smalley, Strobridge, Thompson (D. M.), Weber—11.

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

Senate bill No. 89, relating to condemnation proceedings.

The bill was read the second time by sections and, on motion, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 12.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freundenberg, Fulton, Gaches, Gilbert (J. B.), Glen, Godman, Govan, Gregg, Hanson, Henderson, Hogan, Hornberger, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McCoy, Mc Donald, McMaster, McMorran, McRae, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick,

Those absent or not voting were: Messrs. Gilbert (E. P.), Griffin, Halteman, Hamilton, Hewitt, Hutchinson, Madison, Rice, Smalley, Strobridge Thompson (D. M.), Weber—12.

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

Senate bill No. 150, amending the code of public instruction.

The bill was read the second time by sections and, on motion, the rules were suspended, the second reading considered the third, the bill placed on final passage and failed to pass the House by the following vote: Yea, 26; nays, 37; absent or not voting, 12.

Those voting yea were: Messrs. Blackmore, Cameron, Cloes, Congleton, Davis (D. J.), Davis (E. C.), Fancher, Fulton, Gilbert (E. P.), Gilbert (J. B.), Godman, Halteman, Hamilton, Henderson, Hogan, Hornberger, Hutchinson, Johnson, Klovborg, Long, Peddycord, Rhodes, Sherfey, Shultz, Troy, Whitlow—26.

Those voting nay were: Messrs. Abrams, Armstrong, Basset, Beach, Bell, Bradsberry, Byerly, Coles, Connell, Croft, Dickson, Erickson, Freudenberg, Gaches, Glen, Govan, Gregg, Griffin, Hanson, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Lambert, Lung, McMaster, McMorrow, McRae, Madison, Miller, Morse, Olsen, Quinlan, Ramsay, Ranck, Reeve, Reid, Rice, Romaine, Sayer, Sewall, Sheets, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Ulsh, Vergowe, Wade, Weir, Mr. Speaker—57.

Those absent or not voting were: Messrs. Beebe, Carlyon, Hewitt, McCoy, McDonald, Megler, Renick, Slayden, Smalley, Strobridge, Thompson (D. M.)—12.

Senate concurrent resolution No. 22, relating to school lands.
The resolution was read the second time and, on motion of Mr. Wade, the rules were suspended, the second reading considered the third, the resolution placed on final passage and passed the House by the following vote: Yeas, 69; nays, 4; absent or not voting, 22.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Govan, Halteman, Hanson, Hogan, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Lambert, Long, Lung, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddyord, Quinlan, Ranck, Reeve, Renick, Romaine, Sherfey, Shultz, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Wade, Weir, Whitlow, Mr. Speaker—69.

Those voting nay were: Messrs. Godman, Kirkpatrick, Sayrer, Sheets—4.

Those absent or not voting were: Messrs. Cloes, Congleton, Gregg, Griffin, Hamilton, Henderson, Hewitt, Hornberger, Hutchinson, Klovborg, McDonald, Ramsay, Reid, Rhodes, Rice, Sewall, Slayden, Smalley, Strobridge, Thompson (D. M.), Vergowe, Weber—22.

The speaker signed House bills Nos. 127, 462, 176, 495, 183, 192 and 9, and Senate bills Nos. 293, 228 and 207.

The speaker appointed Messrs. Lambert and Hogan on the committee provided for under Senate concurrent resolution No. 22.

Senate bill No. 90, relating to government of municipal corporations.

The bill was read the second time by sections and, on motion of Mr. Romaine, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 71; nays, 0; absent or not voting, 24.
Those voting yea were: Messrs. Abrams, Armstrong, Beach, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hurshman, Jackson (F. C.), Jackson (H. F.), Kayser, King, Klovborg, Long, Lung, McCoy, McDonald, McMaster, McMorran, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Rennie, Romaine, Sayer, Sheets, Sherfey, Stephens (E. M.), Stephens (I. N.), Stevenson, Thompson (W. H.), Tibbetts, Tonkin, Troy, Wade, Weir, Whitlow, Mr. Speaker—71.

Those absent or not voting were: Messrs. Bassett, Beebe, Davis (D. J.), Davis (E. C.), Hewitt, Hornberger, Hutchinson, Huxtable, Johnson, Kirkpatrick, Lambert, McRae, Rhodes, Rice, Sewall, Shultz, Slayden, Smalley, Strobridge, Taylor, Thompson (D. M.), Ulsh, Vergowe, Weber—24.

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

Senate bill No. 296, relating to taxation for drainage.

The bill was read the second time by sections and, on motion of Mr. Johnson, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 58; nays, 0; absent or not voting, 37.

Those voting yea were: Messrs. Abrams, Beach, Bell, Blackmore, Bradberry, Byerly, Carlyon, Cloes, Coles, Congleton, Croft, Davis (E. C.), Dickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Govan, Gregg, Griffin, Halteman, Hogan, Hurshman, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert, Long, Lung, McMaster, McMorran, McRae, Madison, Megler, Morse, Olsen, Peddycord, Quinlan, Ranck, Reid, Romaine, Sheets, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tonkin, Wade, Weir, Whitlow, Mr. Speaker—58.
Those absent or not voting were: Messrs. Armstrong, Bassett, Beebe, Cameron, Connell, Davis (D. J.), Erickson, Godman, Hamilton, Hanson, Henderson, Hewitt, Hornberger, Hutchinson, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, McCoy, McDonald, Miller, Ramsay, Reeve, Renick, Rhodes, Rice, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Strobridge, Thompson (D. M.), Tibbetts, Troy, Ulsh, Vergowe, Weber—37.

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

House bill No. 232: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 62; nays, 1; absent or not voting, 32.

Those voting yea were: Messrs. Abrams, Beach, Beebe, Bell, Blackmore, Bradshberry, Byerly, Carlyon, Cloes, Coles, Croft, Davis (E. C.), Dickson, Fancher, Freudenberg, Fulton, Gilbert (E. P.), Gilbert (J. B.), Godman, Gregg, Griffin, Halte-man, Hogan, Hurshman, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Kl.ovborg, Lambert, Long, Lung, McCoy, McMaster, McMorran, Madison, Megler, Morse, Olsen, Peddycord, Quinlan, Ranck, Reeve, Rice, Romaine, Sayer, Sewall, Sheets, Shultz, Stephens (E. M.), Stephens (I. N.), Steven-son, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Wade, Weir, Whitlow, Mr. Speaker—62.

Those voting nay were: Mr. Armstrong—1.

Those absent or not voting were: Messrs. Bassett, Cameron, Congleton, Connell, Davis (D. J.), Erickson, Gaches, Glen, Govan, Hamilton, Hanson, Henderson, Hewitt, Hornberger, Hutchinson, Huxtable, Johnson, Lung, McDonald, McRae, Miller, Ramsay, Reid, Renick, Rhodes, Sherfey, Slayden, Smalley, Strobridge, Ulsh, Vergowe, Weber—32.

House bill No. 373: The House concurred in the Senate amendments.

House bill No. 345: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 55; nays, 9; absent or not voting, 31.
Those voting yea were: Messrs. Armstrong, Beebe, Bell, Blackmore, Bradberry, Byerly, Carlyon, Cloes, Congleton, Croft, Davis (E. C.), Dickson, Erickson, Fancher, Freuden­ berg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Gregg, Griffin, Hanson, Hogan, Hurshman, Jackson (H. F.), King, Kirkpatrick, Lambert, Long, McCoy, McMaster, McMurrin, Madison, Megler, Morse, Olsen, Peddycoard, Quinlan, Rice, Ro­ maine, Sewall, Sheets, Shultz, Stephens (E. M.), Stephens (J. N.), Stevenson, Taylor, Thompson (W. H.), Tonkin, Troy, Wade, Whittow, Mr. Speaker—55.


Those absent or not voting were: Messrs. Abrams, Bassett, Beach, Cameron, Connell, Davis (D. J.), Glen, Godman, Govan, Henderson, Hewitt, Hornberger, Huxtable, Jackson (F. C.), Johnson, Lung, McDonald, McRae, Miller, Ramsay, Reid, Renick, Rhodes, Sherfey, Slayden, Smalley, Strobridge, Thompson (D. M.), Ulsh, Vergowe, Weber—31.

House bill No. 409: The House concurred in the Senate amendments.

SECOND READING OF BILLS.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 8, 1907.

MR. SPEAKER:

We, your Committee on Appropriations, to whom was referred Senate bill No. 118, entitled “An act for the relief of the town of Kala­ ma,” have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment: Amend section 1 as follows: In line 2 of the engrossed bill, strike out the words “Harbor Area Fund in the State Treasury” and insert in lieu thereof “General Fund, not otherwise appropriated.”

D. M. THOMPSON, Chairman.

The bill was read the second time by sections and, on motion of Mr. D. M. Thompson, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 62; nays, 1; absent or not voting, 32.
Those voting yea were: Messrs. Armstrong, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Croft, Davis (E. C.), Dickson, Fancher, Freudenberg, Gaches, Gilbert (J. B.), Govan, Griffin, Hanson, Hogan, Hurshman, Jackson (F. C.), Jackson (H. F.), King, Kirkpatrick, Lambert, Lung, McCoy, McMaster, McMorran, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ranck, Reeve, Reid, Renick, Rice, Romaine, Sayer, Sheets, Sherfey, Shultz, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbets, Tonkin, Troy, Vergowe, Whitlow, Mr. Speaker—62.

Those voting nay were: Mr. Klovborg—1.

Those absent or not voting were: Messrs. Abrams, Bassett, Beach, Connell, Davis (D. J.), Erickson, Fulton, Gilbert (E. P.), Glen, Godman, Gregg, Halteman, Hamilton, Henderson, Hewitt, Hornberger, Hutchinson, Huxtable, Johnson, Kayser, Long, McDonald, McRae, Ramsay, Rhodes, Sewall, Slayden, Strobridge, Ulsh, Wade, Weber, Weir—32.

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

Senate bill No. 195, prohibiting the wearing of emblems.

Mr. Sheets offered the following amendments:

Amend the title by inserting in line 2 of the printed bill, after the word "beneficiary" the word "society."

Amend section 1 of the printed bill by striking out the period at the end of the section and inserting a semi-colon in lieu thereof and adding the following: "Provided, That this section shall not apply to the sisters, daughters, wives or mothers of any member of such secret, beneficiary or fraternal society or order, or order of the Grand Army of the Republic or Spanish-American War Veterans."

The amendments were adopted.

The bill was read the second time by sections and, on motion of Mr. Griffin, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed
the House by the following vote: Yeas, 68; nays, 2; absent or not voting, 25.

Those voting yea were: Messrs. Armstrong, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Croft, Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Gaches, Gilbert (E. P.), Gilbert (J. B.), Gregg, Griffin, Halteman, Hamilton, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Kirkpatrick, Lambert, Lung, McCoy, McMaster, McMorrnan, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Quinlan, Ramsay, Ranck, Reeve, Reid, Rice, Romaine, Sayer, Sewall, Sheets; Shultz, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Vergowe, Weir, Whitlow, Mr. Speaker—68.

Those voting nay were: Messrs. Abrams and Strobridge—2.

Those absent or not voting were: Messrs. Bassett, Beach, Connell, Davis (D. J.), Fulton, Glen, Godman, Govan, Hanson, Henderson, Hewitt, Hornberger, Johnson, Klovborg, Long, McDonald, Renick, Rhodes, Sherfey, Slayden, Smalley, Thompson (D. M.), Ulsh, Wade, Weber—25.

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

Senate bill No. 79, relating to election officials.

The bill was read the second time by sections and, on motion of Mr. Beebe, the rules were suspended, the second reading considered the third, the bill placed on final passage and failed to pass the House by the following vote: Yeas, 26; nays, 47; absent or not voting, 22.

Those voting yea were: Messrs. Armstrong, Bassett, Beebe, Bell, Byerly, Freudenberg, Godman, Govan, Hamilton, Hanson, Hogan, Hutchinson, Jackson (F. C.), Kirkpatrick, McMaster, Quinlan, Ramsay, Ranck, Rice, Sewall, Smalley, Stephens (I. N.), Tibbetts, Tonkin, Troy, Whitlow—26.

Those voting nay were: Messrs. Abrams, Blackmore, Bradsberry, Cameron, Carlyon, Cloes, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fulton, Gilbert (E. P.),
Gilbert (J. B.), Gregg, Griffin, Halteman, Hornberger, Hurshman, Huxtable, Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lung, McCoy, McMorran, Madison, Megler, Miller, Morse, Olsen, Peddycord, Reeve, Reid, Sayer, Stevenson, Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Vergowe, Weir, Mr. Speaker—47.

Those absent or not voting were: Messrs. Beach, Congleton, Fancher, Henderson, Hewitt, Lambert, Long, McDonald, McRae, Renick, Rhodes, Romaine, Sheets, Sherfey, Shultz, Slayden, Stephens (E. M.), Ulsh, Wade, Weber—22

Senate bill No. 67, for the relief of James O'Laughlin.

Mr. Bradsberry offered the following amendment:

Amend by striking out in section 1, line 1, the words and figures "one thousand" and insert in lieu thereof the words and figures "five hundred."

In section 2, line 2, strike out the words and figures "one thousand and insert the words and figures "five hundred (500.00)."

The amendment was adopted.

The bill was read the second time by sections and, on motion of Mr. Bradsberry, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 62; nays, 10; absent or not voting, 23.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Coles, Croft, Davis (D. J.), Erickson, Freundenberg, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Halteman, Hanson, Hogan, Hornberger, Hurshman, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Lambert, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Ramsay, Ranck, Reeve, Reid, Rice, Romaine, Sayer, Sewall, Sheets, Smalley, Stephens (I. N.), Stevenson, Taylor, Thompson (D. M.), Tibbetts, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—62.
Those voting nay were: Messrs, Blackmore, Connell, Davis E. C.), Fulton, Hamilton, Hutchinson, Huxtable, Klovborg, Thompson (W. H.), Tonkin—10.

Those absent or not voting were: Messrs. Beebe, Congleton, Dickson, Fancher, Griffin, Henderson, Hewitt, Kayser, Long, McDonald, Peddycord, Quinlan, Renick, Rhodes; Sherfey, Shultz, Slayden, Stephens (E. M.), Strobridge, Troy, Ulsh, Weber—23.

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

The speaker called Mr. Reid to the chair.

Senate bill No. 204, relating to the collection of taxes.

The bill was read the second time by sections and, on motion of Mr. Hanson, the rules were suspended, the second reading considered the third, and the bill placed on final passage.

On motion of Mr. Kirkpatrick the bill was returned to second reading for purpose of amendment.

Amend by adding to section 1 the following: Provided, however, That no such deputy shall be paid more than $7 per day."

The amendment was lost.

On motion of Mr. Hanson, the rules were suspended, the bill returned to third reading, placed on final passage and failed to pass the House by the following vote: Yeas, 41; nays, 29; absent or not voting, 25.

Those voting yea were: Messrs, Abrams, Armstrong, Bas- sott, Beebe, Bell, Cloes, Coles, Davis (E. C.), Freudenberg, Gilbert (E. P.), Glen, Govan, Griffin, Hamilton, Hanson, Ho- gan, Jackson (F. C.), Jackson (H. F.), Johnson, Kirkpatrick, Klovborg, Lambert, McDonald, McMaster, Madison, Olsen, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Romaine, Sayer, Smalley, Stephens (I. N.), Thompson (D. M.), Tibbetts, Ton- kin, Troy, Wade—41.

Those voting nay were: Messrs. Beach, Blackmore, Byerly, Cameron, Carlyon, Connell, Croft, Davis (D. J.), Erickson, Fancher, Fulton, Gilbert (J. B.), Godman, Gregg, Halteunen, Hornberger, Hurshman, Hutchinson, Kayser, King, Miller,
Morse, Quinlan, Rice, Sheets, Sherfey, Thompson (W. H.), Vergowe, Whitlow—29.

Those absent or not voting were: Messrs. Bradberry, Congleton, Dickson, Gaches, Henderson, Hewitt, Huxtable, Long, Lung, McCoy, McMorrow, McRae, Megler, Peddycord, Sewall, Shultz, Slayden, Stephens (E. M.), Stevenson, Strobridge, Taylor, Ulsh, Weber, Weir, Mr. Speaker—25.

Mr. Hutchinson moved to suspend the rules and take up consideration of House bill No. 287.

The motion was lost.

Mr. Hornberger offered the following resolution:

House concurrent resolution No. 24, providing for the presentation of the silver service to the cruiser Washington.

The resolution was adopted.

Mr. J. B. Gilbert gave notice that he would ask for a reconsideration of Senate bill No. 204.

Senate bill No. 255, requiring railways to have official of the rank of vice-president in state.

Mr. Smalley moved to amend, in line 4, section 2, by striking out the word "pass" and insert in lieu thereof, the word "walk."

The amendment was adopted.

Mr. Abrams moved to amend by striking out section 2.

The amendment was adopted.

The bill was read the second time by sections and Mr. Glen moved that the rules be suspended, the second reading considered the third, and the bill placed on final passage.

The motion was lost.

Mr. D. M. Thompson moved that the bill be placed at the foot of the calendar to allow the appropriations committee to prepare amendments.

The motion was carried.

On motion of Mr. Griffin, the House took a recess until 7:30 p. m.
The speaker called the House to order at 7:30 p.m.

Roll call showed all members present except Messrs. Beebe, Cloes, Coles, Dickson, Freundenberg, Gilbert (E. P.); Griffin, Hamilton, Hanson, Hewitt, Hornberger, Jackson (F. C.), Jackson (II. F.), Kirkpatrick, Lung, McCoy, Madison, Megler, Ramsay, Renick, Shultz, Taylor, Tonkin, Weber and Weir. Messrs. Hewitt and Megler were excused.

MESSAGE FROM THE SENATE.

Olympia, Wash., March 13, 1907.

The Senate has passed House bill No. 374, for the relief of R. Stevenson;
Also House bill No. 257, for the relief of Gunder B. J. Ordal;
Also House bill No. 231, relating to the appropriation of lands for highways for corporate purposes;
Also House bill No. 263, relating to construction and operation of public spur tracks;
Also House bill No. 465, for the relief of Clarke county;
Also House bill No. 274, relating to testimony of female witnesses in certain cases, with the following amendments:

Amend the title to read as follows: "An act providing that female complaining witnesses giving testimony in actions for rape and seduction shall be corroborated."

In line 1, section 1 of the printed bill, after the word "rape" insert the word "or." In line 1 of said section strike the words "or abduction." In line 2 of said section, after the word "raped" insert the word "or." In line 2 of said section strike the words "or abducted." In lines 4 and 5 of said section strike the words "and the corroboration is not sufficient if it merely shows the commission of the offense or the circumstances thereof."

Strike section 2 from the bill.

And the same are herewith transmitted.

The Senate has concurred in House amendments to Senate bills Nos. 67, 118, 206, 264 and 195.

J. W. Lyons, Secretary of the Senate.

SENATE AMENDMENTS.

House bill No. 274: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 59; nays, 0; absent or not voting, 36.
Those voting yea were: Messrs. Abrams, Bassett, Blackmore, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fulton, Glen, Gregg, Halteman, Hamilton, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Kayser, King, Klovborg, Lambert, Long, McDonald, McMorrin, McRae, Miller, Morse, Olsen, Quinlan, Ranck, Reeve, Reid, Rhodes, Rice, Romaine, Sayer, Sowall; Sheets, Sherfey, Slayden; Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Ulsh, Vergowe, Wade, Whitlow, Mr. Speaker—59.

Those absent or not voting were: Messrs. Armstrong, Beach, Beebe, Bell, Bradsberry, Coles, Dickson, Fancher, Freudenberg, Gaches, Gilbert (E. P.), Gilbert (J. B.), Godman, Govan, Griffin, Hanson, Hewitt, Hornberger, Jackson (F. C.), Jackson (H. F.), Johnson, Kirkpatrick, Lung, McCoy, McMaster, Madison, Megler, Peddycord, Ramsay, Renick, Shultz, Smalley, Taylor, Tonkin, Weber, Weir—36.

Mr. Speaker:

We, your Committee on Medicine, Surgery, Dentistry and Hygiene, to whom was referred House bill No. 307, entitled "An act relating to drugs and medicines," etc., have had the same under consideration, and we respectfully report the same back to the House with the recommendation that it do pass as amended.

Committee amendment: Amend section 1 by adding after the word "examination" in line 7 of the printed bill, the following: "Practicing physicians shall be entitled to the benefits of this act, provided application for registration be made hereunder within thirty days from the taking effect of this act."

Committee amendment: Amend section 4 by striking in line 10 of the printed bill, the word "one" where it occurs, and inserting in lieu thereof the word "two"; also strike the word "month" and insert in lieu thereof the word "year."

Committee amendment: Amend section 7 by striking in line 2 of the printed bill the words "the proprietor of every drug store" and inserting in lieu thereof the following: "Every retail dealer in drugs or medicines."

Committee amendment: Strike out all of section 11.

H. C. Fulton, Chairman.

We concur in this report: Wm. M. Beach, W. D. McRae, John H. Shultz, J. W. Cloes.
The bill was read the second time by sections, the committee amendments adopted and, on motion of Mr. Romaine, the rules were suspended, the second reading considered the third, the bill considered engrossed, placed on final passage and passed the House by the following vote: Yeas, 65; nays, 0; absent or not voting, 30.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Bell, Blackmore, Bradberry, Byerly, Carlyon, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Erickson, Fancher, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Gregg, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Johnson, Kayser, King, Klovborg, Lambert, Long, McCoy, McDonald, McMorran, McRae, Miller, Morse, Olsen, Peddycord, Quinlan, Ranck, Reeve, Reid, Rhodes, Rice, Romaine, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Thompson (D. M.), Thompson (W. H.), Tibbetts, Troy, Wade, Mr. Speaker—65.

Those absent or not voting were: Messrs. Beebe, Cameron, Coles, Dickson, Freudenberg, Glen, Godman, Govan, Griffin, Halteman, Hamilton, Hanson, Hewitt, Hornberger, Jackson (F. C.), Jackson (H. F.), Kirkpatrick, Lung, McMaster, Madison, Megler, Ramsay, Renick, Taylor, Tonkin, Ulsh, Vergowe, Weber, Weir, Whitlow—30.

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

Mr. Hutchinson moved that the House take up for consideration House bill No. 287.

Mr. Reid moved to adjourn.

The motion to adjourn was carried.

Leo. O. Meigs,  
Chief Clerk.  

J. A. Falconer,  
Speaker.
SIXTIETH DAY.

MORNING SESSION.

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., Thursday, March 14, 1907.

The speaker called the House to order at 10 a. m.

Roll call showed all members present except Messrs. Freudenberg, Hewitt, Lambert, Shultz and Weber. Mr. Hewitt was excused.

Rev. Hayes offered prayer.

The journal of the previous session was read and approved.


Mr. Romaine moved that when the House take the noon recess, it be until 3 p. m., to allow the members to attend the funeral services of Mr. F. M. McCully.

The motion was carried.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., March 14, 1907.

MR. SPEAKER:

The Senate has passed House bill No. 500, relating to public printing.
Also House bill No. 417, relating to regulation of mutual fire insurance companies;
Also House bill No. 397, relating to certification of teachers in certain cities;
Also House bill No. 337, relating to liability of common carriers for live stock;
Also House bill No. 501, making appropriation for public printing;
Also House bill No. 430, to prevent the pollution of waters supplied to cities and towns.

And the same are herewith transmitted.
The president has signed Senate bill No. 284, an act to repeal an act entitled "An act for the protection of knot sawyers in shingle mills";
Also Senate bill No. 212, an act prescribing the time for the collection of special assessments;
Also Senate bill No. 125, an act amending an act providing for the organization, etc., of municipal corporations;
Also Senate bill No. 129, an act to apportion the State of Washington into three congressional districts;
Also Senate bill No. 248, an act authorizing the State Board of Control to use brick at the State Penitentiary;
Also Senate bill No. 292, an act authorizing cities of the first class to lay salt water mains;
Also Senate bill No. 232, an act creating a State Board of Tax Commissioners;
Also Senate bill No. 184, an act amending an act creating the Bureau of Labor;
Also Senate bill No. 245, an act relating to premium stamps;
Also Senate bill No. 119, an act amending an act classifying the counties according to population, fixing the salaries, etc.;
Also Senate bill No. 69, an act relating to the superior courts in the counties of Stevens, Ferry, et al.
Also Senate bill No. 309, an act appropriating funds for the Standard Furniture Company;
Also Senate bill No. 11, an act appropriating $2,500 for litigation involving the boundary line between Washington and Oregon;
Also Senate bill No. 268, relating to tide and shore lands and harbor areas;
Also Senate bill No. 180, regulating steam vessels, etc., operated by machinery navigating the waters within the jurisdiction of this state;
Also Senate bill No. 89, relating to procedure in condemning lands owned by the state;
Also Senate bill No. 118, for the relief of the town of Kalama;
Also Senate bill No. 195, to prevent an unauthorized person from wearing any emblem;
Also Senate bill No. 316, creating a Board of Forest Commissioners, providing for a State Fire Warden, et al.;
Also Senate bill No. 288, relating to overcharges on rates or tariffs;
Also Senate bill No. 271, relating to admission to the bar;
Also Senate bill No. 111, relating to exemptions;
Also Senate bill No. 296, relating to the assessment of property for drainage;
Also Senate bill No. 266, providing for the distribution of moneys received from forest reserves;
Also Senate bill No. 206, for the relief of George W. Rowan;
Also Senate bill No. 90, relating to the organization, etc., of municipal corporations;
Also Senate bill No. 276, to provide for the organization of bonding and surety companies;
Also Senate bill No. 67, an act for the relief of James O'Loughlin. And the same are herewith transmitted.

J. W. LYSONS, Secretary of the Senate.

MR. SPEAKER:

The Senate has passed House bill No. 471, relating to public printing in counties;
Also House bill No. 134, providing for the sale of surplus water by cities.
The Senate has concurred in House amendments to Senate bill No. 48;
The Senate has indefinitely postponed House bill No. 260 and House bill No. 266.
And the same are herewith transmitted.

J. W. LYSONS, Secretary of the Senate.

The Senate chamber, OLYMPIA, WASH., March 14, 1907.

The Senate has passed House bill No. 276, to establish a fish hatchery on the Big Quilcene river;
Also House bill No. 343, regulating the sale of milk and cream in cities of this state;
Also House bill No. 363, an act granting additional power to cities of the second, third and fourth classes;
Also House bill No. 403, an act to amend section 5 of an act relating to appointment of Fish Commissioner;
Also House bill No. 202, relating to compulsory education, with the following amendment:
In line 6 of section 1 of the engrossed bill, strike the words "and approve" and insert in lieu thereof the word "a."
And the same are herewith transmitted.

J. W. LYSONS, Secretary of the Senate.

The president has signed House bill No. 263, authorizing railroad companies to construct spur tracks; also
House bill No. 485, relating to the improvement of the Columbia and Snake rivers; also
House bill No. 288, making an appropriation for the purchase of a gift for the cruiser Washington; also
House bill No. 456, providing for the filling of private property in cities of the first class; also
House bill No. 416, making it unlawful for any person, firm or corporation to require any employee to purchase clothing of any particular person; also
House bill No. 191, relating to the maintenance of agricultural experiment stations; also
House bill No. 349, providing for the annexation to cities of the first class of unincorporated territory contiguous thereto; also
House bill No. 404, to provide for sale of certain state tide lands; also
House bill No. 410, authorizing the exchange of certain state lands; also
House bill No. 373, providing for the protection of owners of second class tide lands; also
House bill No. 17, relating to the formation of road districts; also
House bill No. 257, for the relief of Gunder B. J. Ordal; also
House bill No. 274, relating to the testimony of complaining witnesses in actions for rape;
House bill No. 374, for the relief of R. Stevenson; also
House bill No. 388, relating to the sale of intoxicating liquors; also
House bill No. 231, amending an act relating to the appropriation of lands for corporate purposes; also
House bill No. 465, for the relief of Clarke county; also
House bill No. 345, creating the office of State Oil Inspector; also
House bill No. 289, an act relating to railroads and express companies; also
House bill No. 13, to provide for the formation of banking corporations; also
House bill No. 5, relating to the registration of titles to land; also
House bill No. 232, relating to the taking of food fishes, etc.; also
House bill No. 178, relating to cities of the second class and providing for the government of such cities; also
House bill No. 270, to provide against adulteration of foods; also
House bill No. 134, authorizing city councils to sell surplus water; also
House bill No. 409, relating to the acquisition of rights of way.
And the same are herewith transmitted.
The Senate has passed House bill No. 262, entitled "An act relating to the public school system of the State of Washington, etc., with the following amendments:
Strike the title and substitute the following: An act relating to the public school system of the State of Washington, and amending sections 22, 24, 27, 28, 40, 51, 71, 75, 88, 117, 120, 121, 137, 139, 141, 144, 145, and 165, of chapter CXVIII of the Session Laws of 1897.
In line 1, section 1, of the engrossed bill, strike the words "said code" and substitute therefor the following: "Chapter 118 of the Session Laws of 1897."
In line 1, section 2 of the engrossed bill, strike the words "said code" and substitute in lieu thereof the words "Chapter 118 of the Session Laws of 1897."
The same amendment in section 3, line 1.
The same amendment in section 4, line 1.
The same amendment in section 5, line 1.
In section 6, line 1, of the engrossed bill, strike the words "said code of public instruction" and insert in lieu thereof the words "Chapter 118 of the Session Laws of 1897."

In section 7, line 1 of the engrossed bill, strike the words "said code of public instruction."

In section 7\(\frac{1}{2}\) strike the words "said act" and insert in lieu thereof, "Chapter 118 of the Session Laws of 1897."

In section 8 strike in line 1 strike the words "code of public instruction" and insert in lieu thereof "Chapter 118 of the Session Laws of 1897."

In line 1, section 9 of the engrossed bill, strike the words "code of public instruction" and insert in lieu thereof the words "Chapter 118 of the Session Laws of 1897."

In section 10, line 1 of the engrossed bill, strike the words "said code of public instruction" and insert in lieu thereof the words "Chapter 118 of the Session Laws of 1897."

In section 11, line 2 of the engrossed bill, after the figures "137" insert the words "of Chapter 118 of the Session Laws of 1897." 

In section 12, lines 1 and 2, strike the words "code of public instruction" and insert in lieu thereof "Chapter 118 of the Session Laws of 1897."

In section 13, line 2, strike the words "code of public instruction" and insert in lieu thereof "Chapter 118 of the Session Laws of 1897."

In section 14, line 2 of the engrossed bill, strike the words "code of public instruction" and insert in lieu thereof the words "Chapter 118 of the Session Laws of 1897."

In section 15, line 2 of the engrossed bill, strike the words "the code of public instruction" and insert in lieu thereof the words "Chapter 118 of the Session Laws of 1897."

In section 16, line 2 of the engrossed bill, strike the words "the code of public instruction" and insert in lieu thereof the words "Chapter 118 of the Session Laws of 1897."

Amend by adding a new section to be numbered section 17.

Sec. 17. That section seventy-five of Chapter CVIII of the Session Laws of 1897 be amended to read as follows: Sec. 75. Whenever any incorporated city in this state shall have a population of ten thousand or more inhabitants, as shown by any regular or special census, together with any adjacent or contiguous territory that now is or may be hereafter attached to said city for school purposes, it shall constitute one school district and be known by the name —————— (name of city) school district No.……… in ———— county, State of Washington, and the Board of Directors thereof shall constitute a body corporate and possess all the usual powers of corporation for public purposes, and in that name and style may sue and be sued, purchase, hold and sell such personal and real estate, and enter into such obligations as are authorized by law; and the title to all school build-
ings or other property, real or personal, owned by any school district within the corporate limits of any city shall, upon the organization of a district under the provisions of this act, vest immediately in the new district, and the board of directors by this act provided shall have exclusive control of the same for all the purposes herein contemplated.

Provided, That whenever additional territory is annexed to said city, including all or a part of one or more school districts, such territory shall not be considered annexed for school purposes until the 30th day of June, next succeeding the date of annexation for municipal purposes, at which time the county superintendent shall declare the territory added to the limits of said city as a part of the school district constituting said city, and shall in the same manner as provided for in the change of territory from one district to another district, make an equitable adjustment of all property, funds and debts, and liabilities between such city district and the old district or districts.

Provided further, That when a schoolhouse is located within the territory annexed for municipal purposes, and yet remains the most accessible school for a part of the old district left outside the newly established city boundary line, the county superintendent may annex all or part of the former district to which said schoolhouse belonged, to the district constituting the city.

Make section 17 section 18.

Also House bill No. 464, entitled "An act authorizing county commissioners to grant persons, companies or corporations the right to lay down and maintain along public highways, pipes and conduits, with the following amendment:

Add to section 1 the following:

"Provided, That no such grant or franchise shall be made for a period exceeding twenty-five years, and in all cases shall contain a provision that in the event the territory covered by the grant shall at any time during the franchise period be included within any incorporated city or town, the authorities of said city or town shall have the right, to be exercised in their discretion, to acquire by purchase or condemnation any or all of such pipes, conduits and water systems at a price to be based upon the reasonable value of same at that time without any additional value for the franchise, or any unexpired period thereof, and upon such acquirement the said grant or franchise shall immediately terminate.

Also House bill No. 29, relating to closed season for trout fishing, with the following amendments:

Amend by striking the words in section 1, lines 8 and 9 of the engrossed bill, "between the first day of February and the thirty-first day of May" and insert in lieu thereof the words "between the first day of April and the tenth day of June."

Amend by inserting in line 11, section 11 of the engrossed bill, after the word "year" the words "except between the first day of April and the tenth day of June."
Also House bill No. 339, an act prohibiting live stock from running at large.

Also House bill No. 405, an act providing for the leasing of rights-of-way for logging purposes across state lands, with the following amendments:

In the title, in line 1 of the printed and original bill, after the word "leasing" strike out all of the words down to the word "of" in line 3 of the printed and original bill.

Also in line 4 of the printed bill, same being line 5 of the original bill, strike out all of the words after the word "purpose."

In line 1, section 1 of the printed bill, same being line 1 of the original bill, after the word "authorize" strike out all of the words down to the words "to lease" in line 5 of the printed bill, same being line 6 of the original bill.

Also in line 8 of the printed bill, same being line 10 of the original bill, strike out the words "one mile" and substitute in lieu thereof the words "two miles."

Also in line 8 of the printed bill, same being line 10 of the original bill, after the word "therefrom" strike out the remainder of the section and substitute in lieu thereof the following, "for a period not exceeding five years: Provided, however, That no lease shall be granted for any oyster reserve containing oysters in merchantable quantities and further, that the Commissioner of Public Lands shall have power to prescribe rules and regulations for the use of any lands so leased, and to declare a forfeiture for any violation of such rules and regulations."

Also strike out sections "2" and "3."

And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

Mr. Speaker:

The president has signed House bill No. 403, amending an act for the appointment of a fish commission; also
House bill No. 500, relating to the office of public printer; also
House bill No. 417, amending an act providing for the incorporation of mutual fire insurance companies; also
House bill No. 430, amending an act to preserve from pollution the water supplied to inhabitants of cities and towns, also
House bill No. 363, granting additional power to cities; also
House bill No. 337, amending an act establishing a railroad commission; also
House bill No. 471, relating to public printing in counties; also
House bill No. 501, making an appropriation for legislative printing; also
House bill No. 276, establishing a fish hatchery on Big Quilcene river;
Also Senate bill No. 300, relating to public printing;
Also Senate bill No. 264, relating to closed season for Chinese pheasants;
Also Senate bill No. 243, an act to provide a limitation for the bringing of actions to set aside or cancel tax deeds;
Also Senate bill No. 321, entitled "An act appropriating $5,000 for legislative expenses;
Also Senate bill No. 294, relating to the protection of employees in factories;
Also Senate bill No. 187, relating to the assessment and collection of taxes;
Also Senate bill No. 227, authorizing counties to create an assessment district;
Also Senate bill No. 240, to enable counties, cities, and towns to validate certain warrants;
Also Senate bill No. 48, empowering counties to make an exhibit at the Alaska-Yukon-Pacific exposition.
And the same are herewith transmitted.

J. W. LYSONS, Secretary of the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., March 14, 1907.

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 263, 485, 288, 456, 494, 416, 191, 349, 404, 410, 373, 17, 257, 274, 374, 388, 231, 465, 345, 289, 13, 5, 232, 178, 409, 270, 134, 464, 397, 403, 500, 417, 430, 363, 337, 276, 471 and 501, have compared same with the engrossed bills and find them correctly enrolled.

Respectfully submitted,

E. C. DAVIS, Chairman.

MESSAGE FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, March 14, 1907.

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

GENTLEMEN—The time for your adjournment has nearly arrived and I am informed that Senate bill No. 249 remains in Committee. I understand that members are impressed with the idea that this bill provides for relief against ordinary flood conditions and, therefore, feel that its passage and the appropriation by the State of funds for relief is a dangerous precedent for the Legislature to set. This impression is, I believe, erroneous. The conditions existing in the Stuck and Puyallup valleys are not due to ordinary flood conditions which may occur
to any community situate as these valleys are, but it is the case of a river changing its course and flowing in a new and practically uncut channel. The result has already been most disastrous to the residents in these valleys, entailing loss of life and great financial loss. What the future holds in store for the inhabitants of these valleys can only be conjectured unless speedy relief is afforded. The conditions call for the straightening and deepening of the former channel of the Stuck river and in places creating a new channel. Whenever the lives of our citizens are threatened and their property liable to be destroyed it becomes the duty of the state to lend its aid to protect both life and property. This expense cannot in the nature of things be borne by the inhabitants of the stricken district. Major Chittenden, of the war department, an eminent engineer, has investigated these conditions and recommends the improvement and endorses the provisions of the bill as being most just and necessary.

In view of the very large appropriations which in your wisdom you have found it necessary to make to meet the demands of this progressive state, I regret that I deem it my duty to ask you to make further appropriation, but I feel I would be derelict in my duty if I did not challenge your attention to the necessity of aid in this great emergency. The fertility of these valleys and the opportunity for and necessity of the establishment of manufacturing industries therein will in a short time repay to the state many times the appropriation asked, and will save great suffering and anxiety to the people and possibly human life.

I have the honor to submit herewith a copy of Major Chittenden's letter relative to the proposed improvement and the bill to which I invite your attention.

ALBERT E. MEAD, Governor.

UNITED STATES ENGINEER OFFICE,
SEATTLE, WASH., March 11, 1907.

In the Post Intelligencer of March 9 there was an editorial upon the proposed appropriation of $100,000 for improving the Stuck and Puyallup rivers. The writer evidently understood that the money was to apply only as far up the Stuck river as the Pierce county line. As you are aware, I have been conducting an investigation of the flood problem for several weeks. The surveys are now nearly complete. Associated with me, in an advisory capacity, are the two county surveyors and the engineers of the four railroads which have contributed to the cost of the surveys. Our work has proceeded far enough to show that the regulation of the White and Stuck rivers is the most difficult part of the whole problem, and some of the most important work on the Stuck will reach north of the county line.

"If it is contemplated by this appropriation to formally accept and make permanent the present condition, by which the White all flows down the Puyallup, the granting of this aid by the State appears to us
a most just and necessary measure. It will be a costly undertaking at best and the local community should not bear the whole burden.

"You are doubtless aware that there is practically no channel whatever for the Stuck river for a considerable distance in the vicinity of the Derringer road, and that a channel must be made for it. Such work is necessarily costly.

Whatever form the measure takes the appropriation should apply to the entire Stuck river.

"Very respectfully,

"H. CHITTENDEN,

"Major, Corps of Engineers, U. S. Army."

SECOND READING OF BILLS.

Senate bill No. 300, relating to public printing.

The bill was read the second time by sections and, on motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 82; nays, 0; absent or not voting, 13.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Hanson, Hogan, Hornberger, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycoard, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rice, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—82.


There being no objections, the title of the bill was ordered to stand as the title of the act.
Senate bill No. 321, making appropriation for legislative expenses.

The bill was read the second time by sections and, on motion of Mr. Reid, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 84; nays, 0; absent or not voting, 11.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Hanson, Henderson, Hogan, Hornberger, Hutchinson, Huxtable, Jackson (E. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Pedycoed, Quinlan, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker.—84.


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

Senate bill No. 241, for limitation of actions.

The bill was read the second time by sections and, on motion of Mr. Hogan, the rules were suspended, the second reading considered the third, the bill placed on final passage and passed the House by the following vote: Yeas, 68; nays, 9; absent or not voting, 18.

Those voting yea were: Messrs. Abrams, Armstrong, Basset, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Carlon, Cloes, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Ful-
STATE OF WASHINGTON

ton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Gregg, Griffin, Hanson, Hogan, Hornberger, Jackson (H. F.), Johnson, King, Long, McCoy, MacDonald, McMaster, McMorran, McRae, Megler, Miller, Morse, Peddy cord, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Sayer, Sewall, Sherfey, Slayden, Stephens (E. M.), Stephens (I. N.), Stevenson, Strobridge, Thompson (W. H.), Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—68.

Those voting nay were: Messrs. Hamilton, Kirkpatrick, Lung, Madison, Olsen, Quinlan, Smalley, Tibbetts, Tonkin—9.


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

Mr. King moved that the rules be suspended and the House take up consideration of Senate bill No. 175.

The motion was lost.

SENATE AMENDMENTS.

House bill No. 262: The House concurred in the Senate amendments and the bill, passed the House by the following vote: Yeas, 79; nays, 1; absent or not voting, 15.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradsberry, Byerly, Cameron, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Gregg, Griffin, Halteman, Hamilton, Hanson, Hogan, Hornberger, Hurshman, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Kirkpatrick, Klovborg, Lung, McCoy, McDonald, McMaster, McRae, Madison, Megler, Miller, Morse, Peddy cord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Sayer, Sewall, Sheets, Sherfey, Shultz, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (W.
Those voting nay were: Mr. Hutchinson—1.


Mr. Kirkpatrick moved that the House take up consideration of Senate bills in the House.

The motion was lost.

House bill No. 202: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 74; nays, 2; absent or not voting, 19.

Those voting nay were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradshberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Griffin, Halteman, Hogan, Hurshman, Jackson (F. C.), Jackson (H. F.), King, Kirkpatrick, Klovborg, Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Megler, Miller, Morse, Olsen, Peddyord, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Sayer, Sewall, Sherfey, Shultz, Slayden, Stephens (E. M.), Stephens (I. N.), Stevenson, Taylor, Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whiltow, Mr. Speaker—74.

Those voting nay were: Messrs. Hamilton and Hutchinson—2.

Those absent or not voting were: Messrs. Fancher, Godman, Govan, Gregg, Hanson, Henderson, Hewitt, Hornberger, Huxtable, Johnson, Kayser, Lambert, Madison, Romaine, Sheets, Smalley, Strobridge, Thompson (D. M.), Weber—19.

Mr. Gregg moved that the House take up consideration of Senate bill No. 3.

The motion was lost.

Mr. Sheets moved to take up consideration of Senate bill No. 249.
Mr. Abrams moved to amend that the bill be taken up in the Committee of the Whole House.

The amendment was lost by the following vote: Yeas, 51; nays, 33; absent or not voting, 11.

Those voting yea were: Messrs. Abrams, Armstrong, Beach, Beebe, Bell, Bradsberry, Cloes, Croft, Davis (D. J.), Davis (E. C.), Erickson, Gilbert (E. P.), Gilbert (J. B.), Glen, Griffin, Halteman, Hanson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Kayser, King, Klovborg, McMaster, McRae, Megler, Peddycoard, Ramsay, Reid, Renick, Rhodes, Rice, Sayer, Sewall, Sheets, Sherfey, Slayden, Smalley, Stevenson, Taylor, Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Mr. Speaker—51.

Those voting nay were: Messrs. Bassett, Blackmore, Byerly, Cameron, Coles, Congleton, Connell, Dickson, Fancher, Freudenberg, Fulton, Godman, Govan, Gregg, Hamilton, Henderson, Hornberger, Johnson, Kirkpatrick, Long, McCoy, McDonald, McMorran, Miller, Morse, Olsen, Quinlan, Ranck, Reeve, Stephens (E. M.), Stephens (I. N.), Thompson (W. H.), Whitlow—33.

Those absent or not voting were: Messrs. Carlyon, Gaches, Hewitt, Lambert, Lung, Madison, Romaine, Shultz, Strobridge, Thompson (D. M.), Weber—11.

The original motion was carried.

Mr. Johnson moved to take a recess until 3 p. m.

The motion was lost.

Senate bill No. 249, appropriating $100,000 for improvement of the Puyallup and Stuck rivers.

Mr. McDonald offered the following amendments:

Add after section 2 the following: "Sec. 3. There is hereby appropriated out of the general fund of the State of Washington, not otherwise appropriated, the sum of twenty thousand dollars ($20,000) to be expended in the improvement of Mill creek, in the county of Walla Walla. Said improvements shall consist of concreting the banks of said stream, and removing drifts therefrom for the protection of the farms and the city of
Walla Walla. There is also appropriated the sum of ten thousand dollars ($10,000) to be expended in the improvement of Garrison creek, in Walla Walla county. Said improvements shall consist of removing drift, straightening and deepening the channel to enable said river to carry the volume of water without overflowing or washing away its banks."

Further amend by making section 3, section 4; section 4, section 5, and section 5, section 6.

The amendment was lost.

Mr. McCoy offered the following amendment:

Amend title by adding after the word "hundred" the words "thirty-five" and insert after the word "county" the words "and Cowlitz and Lewis rivers in Clarke and Cowlitz counties."

Add after the word "county" in line 5 of section 1, the following: "That there is hereby appropriated out of the general fund of the State of Washington the sum of thirty-five thousand dollars to be expended in the improvement of the Lewis river in Cowlitz and Clarke counties, and the Cowlitz river from the east line of Lewis county to its junction with the Columbia river: Provided, That of the sum so appropriated, ten thousand dollars shall be expended for improvements in front of Castle Rock, in Cowlitz county, and the sum of ten thousand dollars shall be expended in Toledo in Lewis county.

The amendment was lost.

Mr. Dickson offered the following amendment:

Amend section 1 by adding the following: Provided, That the State of Washington shall not be called upon to pay any of the money hereby appropriated except upon the estimates of the engineer in charge and approved by the commissioner herein named, and then only one-tenth of such estimates, intended hereby to appropriate only one-tenth of the cost of the improvements contemplated by this act, but such appropriation shall not exceed the sum herein named, to-wit: One hundred thousand dollars ($100,000.)"

Mr. Megler rose to the point of order that, it being past 12
noon, no bill could be considered in the House, under House concurrent resolution No. 20, as amended by the Senate.

The speaker sustained the point of order.

Mr. Kirkpatrick appealed from the decision of the chair.

The decision of the chair was sustained.

Mr. Johnson moved to take a recess until 3 p.m.

The motion was carried.

AFTERNOON SESSION.

The speaker called the House to order at 3 p.m.

Roll call showed all members present except Messrs. Congleton, Erickson, Freudenberg, Glen, Govan, Gregg, Hewitt, Hornberger, Lung, Quinlan, Sheets, Sherfey, Stevenson, Strobridge, and Weber.

Mr. Johnson moved that all bills not passed by the House be indefinitely postponed.

The motion was carried.

Mr. Dickson moved to reconsider the motion just passed.

Mr. Reid moved to lay the motion to reconsider on the table.

The motion to lay on the table was carried.

RESOLUTIONS.

By the Committee on Rules and Order:

Resolved, That Leo. O. Meigs, chief clerk of the House, be authorized to have the copy of the House Journal prepared for the printer, together with a suitable index, and that he be allowed for such work the compensation provided for in the general appropriation bill; the State Auditor to issue a warrant for one-half the amount when the printer's receipt is filed in his office, and for the balance when the printer shall have certified that the reading of proofs on the Journal and index has been completed and found to be correct.

The resolution was adopted.

By the Committee on Rules and Order:

Résolvis, That the speaker, the speaker's clerk, the chief clerk and the sergeant-at-arms be allowed ten days, and the assistant chief clerk
and E. R. Thomas, five days, in which to complete the work of the session, and that they be allowed their regular per diem therefor.

Be it Further Resolved, That the engrossing clerk, the desk clerk and the two regular journal clerks be allowed their regular per diem for a period not to exceed ten days in which to finish the work connected with their positions.

The resolution was adopted.

By Mr. Hutchinson:

WHEREAS, It will be necessary to hold a late session of the House tonight to complete the business of the Legislature, and

WHEREAS, It will be necessary for most of the employees to put in overtime in addition to their regular services; therefore be it

Resolved, That each employee of the House be entitled to one day's extra compensation and that the chief clerk and the speaker make out the necessary vouchers upon which the warrants for the same shall be drawn.

The resolution was adopted.

SENATE AMENDMENTS.

House bill No. 464: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 81; nays, 0; absent or not voting, 14.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Godman, Griffin, Hoetmann, Hamilton, Hanson, Henderson, Hogan, Hornberger, Harshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Lambert, Long, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycord, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Romaine, Sayer, Sewall, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—81.

Those absent or not voting were: Messrs. Erickson, Fancher, Glen, Govan, Gregg, Hewitt, Kayser, Lung, Quinlan, Sheets, Stevenson, Strobridge, Weber—14.
House bill No. 20: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 83; nays, 0; absent or not voting, 12.

Those voting yea were: Messrs. Abrams, Armstrong, Bassettt, Beach, Beebe, Boll, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Govan, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Long, McCoy, McDonald, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycoard, Quinlan, Ramsay, Ranck, Reeve, Reid, Renick, Rhodes, Rice, Sayer, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—83.

Those absent or not voting were: Messrs. Congleton, Erickson, Faucher, Freudenberg, Gregg, Hewitt, Hornberger, Kirkpatrick, Lung, Romaine, Stevenson, Weber—12.

House bill No. 405: The House concurred in the Senate amendments and the bill passed the House by the following vote: Yeas, 74; nays, 0; absent or not voting, 21.

Those voting yea were: Messrs. Abrams, Armstrong, Bassettt, Beach, Beebe, Blackmore, Bradsberry, Byerly, Cameron, Carlyon, Cloes, Connell, Croft, Dickson, Erickson, Gachés, Gilbert (E. P.), Gilbert (J. B.), Godman, Griffin, Halteman, Hanson, Henderson, Hogan, Hurshman, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, King, Kirkpatrick, Klovborg, Lambert, Long, McCoy, McMaster, McMorran, McRae, Madison, Megler, Miller, Morse, Olsen, Peddycoard, Quinlan, Ramsay, Ranck, Reeve, Reid, Rehick, Rice, Romaine, Sewall, Sheets, Sherfey, Shultz, Slayden, Smalley, Stephens (E. M.), Stephens (I. N.), Strobridge, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—74.
Those absent or not voting were: Messrs. Bell, Coles, Congleton, Davis (D. J.), Davis (E. C.), Fancher, Freudenberg, Fulton, Glen, Govan, Gregg, Hamilton, Hewitt, Hornberger, Kayser, Lung, McDonald, Rhodes, Sayer, Stevenson, Weber—21.
The House took a recess until 7:30 p. m.

EVENING SESSION.

The speaker called the House to order at 7:30 p. m.
Roll call showed all members present except Messrs. Fancher, Gregg, Hewitt, Hornberger, Hurshman, Ramsay, Reeve, Romaine, Sayer, Shultz, Smalley, Strobridge and Weber. Mr. Hewitt was excused.

MESSAGES FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 14, 1907.

Mr. Speaker:

The Senate has passed House concurrent resolution No. 24, relating to the silver service purchased for the United States armored cruiser Washington and the presentation of the same by W. E. Linsley, and the same is herewith transmitted.

J. W. LYSONS, Secretary of the Senate.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 14, 1907.

Mr. Speaker:

The Senate has passed House bill No. 170, entitled "An act relating to elections," with the following amendments:

Amend the figures and words "4964 of Pierce's Code" in line 1 of the title of the printed bill by striking the figures and words "1385 of Ballinger's Annotated Code and Statutes of Washington" and insert in lieu thereof.

Amend the word "seven" where it first appears in line 2, section 1 of the printed bill, and insert the word "eight" in lieu thereof.

Amend the word "seven" where it appears the second time in line 2, section 1 of the printed bill, and insert the word "eight" in lieu thereof.
Section 1 was amended by adding the following words: "Provided, that in precincts outside of incorporated towns and cities the hour of opening of said polls shall be nine o'clock a. m., the hour of closing seven o'clock p. m."

The president has signed:
House bill No. 339, to prohibit live stock from running at large; also
House bill No. 202, relating to compulsory education of children; also
House bill No. 29, amending an act providing for a closed season for trout fishing; also
House bill No. 405, providing for the leasing of timber lands; also
House bill No. 343, regulating the sale of milk in cities of this state; also
House bill No. 262, relating to the public school system of the state; also
House bill No. 397, relating to certification of teachers; also
House bill No. 464, authorizing county commissioners to grant rights of way for pipes and conduits for the purpose of conducting water therein; also
House bill No. 170, relating to elections.
Also Senate bill No. 322, entitled "An act relating to the direct primary.
And the same are herewith transmitted.

J. W. Lysons, Secretary of the Senate.

REPORT OF COMMITTEE ON ENROLLED BILLS.

MR. SPEAKER:

HOUSE OF REPRESENTATIVES,
OLYMPIA, WASH., MARCH 14, 1907.

Your Committee on Enrolled Bills, to whom was referred House bills Nos. 339, 170, 202, 29, 405, 343 and 262, have compared same with the engrossed bills and find them correctly enrolled.

E. C. Davis, Chairman.

MESSAGES FROM THE GOVERNOR.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT,
OLYMPIA, MARCH 13, 1907.

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

GENTLEMEN—I have this day approved the following bills:
House bill No. 64, entitled "An act providing that when any business, other than a corporation or a limited partnership, is conducted under an assumed name, a certificate showing the real parties in interest shall be filed with the county clerk, and fixing a penalty."
House bill No. 108, entitled "An act relating to the sale of school property in cities having a population of ten thousand or over, and amending section 95 of Chapter CXVIII of the Laws of 1897."
House bill No. 222, entitled "An act providing for the control, regulation, distribution and measurement of stored waters and flowing waters, providing for the appointment of a commissioner and assistants for said purposes; fixing their compensation and tenure of office, and providing a penalty for violation of this act."

House bill No. 242, entitled "An act governing and regulating pilots and pilotage on the waters of Puget Sound, its inlets, bays and harbors, and prescribing punishments for the violations thereof, prohibiting piloting by unlicensed persons as pilots, defining offenses under this act and prescribing penalties for the same, and repealing sections 3216, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3227, 3228, 3229, 3230, 3231, 3233, 3234, 3235, 3236, 3237, 3238, 3239, 3240, 3241, 3242, and 3243 of First Ballinger's Annotated Codes and Statutes."

House bill No. 309, entitled "An act to regulate and in certain cases to prohibit the manufacture, sale, keeping, keeping for sale, owning or giving away of cigarettes, cigarette paper, cigarette wrappers, and other substitutes for the same, and providing penalties for the violation thereof."

Under date of March 12, 1907, I have approved the following bills:

House bill No. 285, entitled "An act providing for the furnishing of cars to shippers and prescribing the time of loading, transporting and unloading the same, with storage and charges incidental thereto and providing charges and penalties for delay and for the violation of this act and authorizing the Railroad Commission of Washington to prescribe additional rules and to enforce the same and the provisions of this act."

House bill No. 492, entitled "An act relating to Board of State Land Commissioners and amending section 2130 of Ballinger's Annotated Codes and Statutes of Washington, relating to the creation of a Board of Appraisers and a Board of Harbor Line Commissioners, as required by articles 15 and 16 of the state constitution, which shall be generally known as the Board of State Land Commissioners, and defining its duties."

ALBERT E. MEAD, Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, MARCH 13, 1907.

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

GENTLEMEN—In the year 1905 it became necessary for the State of Washington to have legal assistance in certain litigation then pending by reason of the fact that the Attorney General had given an opinion adverse to the contention about to be urged on behalf of the State. Accordingly, Hon. E. C. Hughes, of Seattle, and Hon. Frank C. Owings, of Olympia, were called upon and they appeared for the defense in the case of the City of Port Townsend v. C. W. Clausen, State Auditor, et al., and for the relator in the case of the State of Washington ex rel.
Albert E. Mead as Governor, v. R. B. Bryan, Sam H. Nichols, E. W. Ross et al. The attorney named faithfully and successfully represented the people of the state in this litigation. They have asked no remuneration from the state and received none. Accordingly, without their solicitation or knowledge, I present the matter to your honorable body in testimony of the appreciation by the Governor of the services rendered, and request that this acknowledgment of the efforts of Messrs. Hughes and Owings be entered upon your records.

ALBERT E. MEAD, Governor.

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, March 13, 1907.

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

GENTLEMEN—I have this day approved the following bills:

House bill No. 467, entitled "An act providing for the establishment, construction and maintenance of state roads and making appropriations for state roads heretofore established."

House bill No. 366, entitled "An act relating to the sale or lease of state lands and materials thereon and amending section 14, chapter 89, Session Laws of 1897."

House bill No. 469, entitled "An act to provide for the improvement of the public highways, providing for the payment of cost thereof in part out of the Public Highway fund of this state, and in part out of the General Road and Bridge fund and property benefited, and making an appropriation therefor."

House bill No. 183, entitled "An act to amend section 1 of 'An act relating to the protection of clams; providing penalties for its violation and declaring an emergency,' approved March 11, 1905."

House bill No. 192, entitled "An act to provide for the indeterminate sentence of persons convicted of certain felonies, for the termination of such sentence and the release of such persons, and defining the duties of the State Board of Control and Warden of the penitentiary in relation thereto."

House bill No. 9, entitled "An act to provide for the establishment and maintenance of a branch of the State Soldier's Home for honorably discharged soldiers, sailors and marines who have served the United States government in any of the wars, members of the state militia disabled while on the line of duty, and who are bona fide citizens of this state, and also the wives of such soldiers, sailors and marines."

STATE OF WASHINGTON, EXECUTIVE DEPARTMENT, OLYMPIA, March 14, 1907.

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

GENTLEMEN—I have this day approved House bill No. 176, entitled: "An act creating the Washington State Reformatory, providing for the
erection and management thereof and making an appropriation therefor."

House bill No. 418, entitled "An act creating a State University Permanent fund, a State University Current fund, and repealing section 16 of an act approved March 27, 1890, entitled 'An act in relation to the establishment and government of the University of Washington,' and repealing section 11 of an act approved March 14, 1893, entitled 'An act providing for the location, construction and maintenance of the University of Washington, and making appropriations therefor and declaring an emergency,' and repealing section 1 of an act approved March 13, 1895, and entitled 'An act providing for the bonding of the lands of the University of Washington, and declaring an emergency.'"

House bill No. 186, entitled "An act relating to the government, management and control of the state's public institutions and its capitol building and grounds, and amending sections 1, 3, 4, 5, 6, 7, 9, 11, 13 of an act entitled 'An act to create a State Board of Control, and to provide for the government, control and maintenance of the Western Washington Hospital for the Insane, the Eastern Washington Hospital for the Insane, the State Penitentiary, the State Reform School, the State Soldier's Home and the State School for Defective Youth; repealing all laws in conflict with this act, and declaring an emergency,' approved March 16, 1901."

ALBERT E. MEAD, Governor.

House bill No. 170: The House concurred in the Senate amendments and the bill passed the House by the following vote:
Yea's, 80; nays, 0; absent or not voting, 15.

Those voting yea were: Messrs. Abrams, Armstrong, Bassett, Beach, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis (D. J.), Davis (E. C.), Dickson, Erickson, Fancher, Freudenberg, Fulton, Gaches, Gilbert (E. P.), Gilbert (J. B.), Glen, Godman, Griffin, Halteman, Hamilton, Hanson, Henderson, Hogan, Hornberger, Hutchinson, Huxtable, Jackson (F. C.), Jackson (H. F.), Johnson, Kayser, King, Klovborg, Lambert, Long, McCoy, McMaster, McMorran, McRae, Megler, Olsen, Peddyord, Ramsay, Ranck, Reid, Renick, Rhodes, Rice, Sewall, Sheets, Sherfey, Shultz, Slayden, Stephens (E. M.), Stephens (J. N.), Stevenson, Taylor, Thompson (D. M.), Thompson (W. H.), Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Wade, Weir, Whitlow, Mr. Speaker—80.
Those absent or not voting were: Messrs. Govan, Gregg, Hewitt, Hurshman, Kirkpatrick, Lung, McDonald, Madison, Quinlan, Reeve, Romaine, Sayer, Samlley, Strobridge, Weber — 15.

MESSAGE FROM THE SENATE.

SENATE CHAMBER,
OLYMPIA, WASH., MARCH 14, 1907.

Mr. Speaker:

The Senate has passed Senate concurrent resolution No. 25, appointing a committee of the Senate and House to notify the Governor that the Legislature has closed its business, and the same is herewith transmitted.

J. W. Lysons, Secretary of the Senate.

The speaker signed House bills Nos. 339, 292, 29, 405, 343, 262, 397, 464 and 170, and Senate bill No. 322.

RESOLUTION.

Senate concurrent resolution No. 25, appointing a committee of the Senate and House to notify the Governor that the Legislature had closed its business, was adopted.

The speaker appointed Messrs. Godman, Morse and W. H. Thompson.

The speaker appointed Messrs. Megler and Johnson to notify the Senate that the House was about to adjourn.

The joint committee from the Senate and House, to ask the Governor if he had any further communications for the Legislature, reported that the Governor had nothing further to present.

On motion of Mr. Megler, the journal of the day was approved.

On motion of Mr. Dickson, at the hour of 10:22 p. m., the House adjourned sine die.

Leo. O. Meigs,
Chief Clerk.

J. A. Falconer,
Speaker.

—57
HOUSE BILL NO. 97 BY E. M. STEPHENS.

AN ACT providing for the amendment of section 16 of article one (1) of the Constitution of the State of Washington, relating to the exercise of the power of eminent domain.

Be it enacted by the Legislature of the State of Washington:

SECTION 1. That at the general election to be held in this state on the Tuesday next succeeding the first Monday in November, 1908, there shall be submitted to the qualified electors of the state for their adoption and approval an amendment of section sixteen (16) of article one (1) of the Constitution of the State of Washington so that the same shall read, and it is proposed that the same shall read, when so amended, as follows: Section 16. Private property may be taken, under such terms, conditions and limitations as shall be prescribed by the Legislature for drains, flumes, and ditches for agricultural, domestic and sanitary purposes, and for rights of way for the removal of timber or timber products, and the appropriation and use of property for such purposes are hereby declared to be public usage, even though such appropriation and use may inure to the special benefit of some private individual, firm, corporation or association: Provided, however, that this declaration as to public uses shall not be construed to limit the right to appropriate property for other public uses. Private property shall not be taken for private use, except for private ways of necessity. No private property shall be taken or damaged for public or private use without just compensation having been first made, or paid into court for the owner, and no right-of-way shall be appropriated to the use of any corporation other than municipal until full compensation therefor be first made in money, or ascertained and paid into court for the owner, irrespective of any benefit from any improvement proposed by such corporation, which compensation shall be ascertained by a jury, unless a jury be waived, as in other civil cases in courts of record, in the manner prescribed by law. Whenever an attempt is made to take private property for a use alleged to be public, the question whether the contemplated use be really public shall be a judicial question, and determined as such, without regard to any legislative assertion that the use is public, except as to the uses which are herein declared to be public.

SEC. 2. The Secretary of State shall cause the amendment proposed in section one of this act to be published for three months next preceding the said election therein described in some weekly newspaper in every county where a newspaper is published throughout the state.

SEC. 3. There shall be printed on all ballots provided for the said election the words "For the proposed amendment to section 16 of Article 1 of the Constitution, relating to the exercise of the power of eminent domain;" "Against the proposed amendment to section 16 of Article 1
of the Constitution, relating to the exercise of the power of eminent
domain".

Introduced in the House, Jan. 23, 1907.
Passed the House, Feb. 14, 1907.

Those voting aye were: Messrs. Abrams, Armstrong, Bassett, Beech,
Beebe, Bell, Bradsberry, Byerly, Cameron, Carlyon, Croft, Davis, D. J.,
Davis, E. C., Erickson, Fancher, Freudenberg, Fulton, Gilbert, E. P.,
Gilbert, J. B., Godman, Govan, Gregg, Griffin, Halteman, Hanson, Hewitt,
Hogan, Hornberger, Hurshman, Hutchinson, Huxtable, Johnson, Kayser,
King, Kirkpatrick, Lambert, Lung, McCoy, McDonald, McMaster, Mc-
Morran, McRae, Madison, Miller, Morse, Olsen, Peddy cord, Quinlan,
Ramsay, Ranck, Reeve, Rhodes, Romaine, Sayre, Sewall, Sherfey,
Smalley, Stephens, E. M., Stephens, I. N., Stevenson, Strobridge, Taylor,
Thompson, D. M., Thompson, W. H., Tibbetts, Tonkin, Troy, Wade,
Weir, Mr. Speaker.—Total 70.

Those voting nay were: Connell, Glen, Hamilton, Henderson, Klov-
borg, Ulsh, Vergowe, Whitlow.—Total 8.

Those absent or not voting were: Messrs. Blackmore, Cloes, Coles,
Congleton, Gaches, Dickson, Jackson, F. C., Jackson, H. F., Long, Megler,
Reid, Renick, Rice, Sheets, Shultz, Slayden, Weber.—Total 17.

Introduced in the Senate Feb. 15, 1907.
Passed the Senate Feb. 25, 1907 with amendments.

Those voting aye were: Senators Allen, Anderson, Blair, Boone,
Booth, Bratt, Brown, Condon, Cotterill, Davis, Eldemiller, Graves, Gunn,
Hutson, Jones, Kennedy, Kline, McGregor, Metcalf, Minkler, Nichols,
Paulhamus, Pauly, Piper, Polson, Potts, Presby, Rand, Reed, Rosen-
haupt, Ruth, Smith, Stevenson, Sumner, Veness, Watson and Williams.
—Total 37.

Those absent or not voting were: Senators Hunter, Knickerbocker,
McGowan, Pogue and Scott.—Total 5.

February 27, 1907, House concurred in Senate amendments.

Those voting aye were: Messrs. Abrams, Armstrong, Beach, Beebe,
Bell, Blackmore, Brad sberry, Byerly, Cameron, Carlyon, Connell, Croft,
Davis, C. J., Davis, E. C., Dickson, Erickson, Fancher, Freudenberg, Ful-
ton, Gaches, Gilbert, E. P., Gilbert, J. B., Glen, Godman, Govan, Gregg,
Griffin, Halteman, Hurshman, Hutchinson, Huxtable, Jackson, F. C.,
Jackson, H. F., Johnson, Kayser, King, Kirkpatrick, Klovborg, Lambert,
Long, Lung, McCoy, McDonald, McMaster, McMorran, McRae, Madison,
Megler, Miller, Morse, Olsen, Peddy cord, Quinlan, Ramsay, Reeve, Reid,
Renick, Rhodes, Sayre, Se w all, Sherfey, Slayden, Smalley, Stephens, E.
M., Stephens, I. N., Stevenson, Strobridge, Taylor, Thompson, D. M.,
Thompson, W. H., Tibbetts, Tonkin, Troy, Ulsh, Vergowe, Weir, Whit-
low, Mr. Speaker.—Total 78.

Those voting nay were: Messrs. Hamilton and Henderson.—Total 2.

Those absent or not voting were: Messrs. Cloes, Coles, Congleton,
Bassett, Hanson, Hewitt, Hogan, Hornberger, Rice, Romaine, Sheets,
Shultz, Wade, Ranck, Weber.—Total 15.
SENATE BILL NO. 161 BY COMMITTEE ON PUBLIC REVENUE AND TAXATION.

AN ACT to amend Article VII of the Constitution of the State of Washington relating to the assessment and taxation of property within the state.

Be it enacted by the Legislature of the State of Washington:

SECTION 1. That at the general election to be held in this state on the Tuesday next succeeding the first Monday in November, 1908, there shall be submitted to the qualified electors of the state for their adoption and approval an amendment to Article VII of the Constitution of the State of Washington, by striking from said Article VII all of section 1, 2, 3, and 4, and inserting in lieu thereof the following, to be known as section one: Section 1. The power of taxation shall never be surrendered, suspended or contracted away. Taxes shall be uniform upon the same class of subjects, and shall be levied and collected for public purposes. The property of the United States, and of the state, counties, school districts, and other municipal corporations and personal property to the amount of three hundred dollars for each head of a family liable to assessment and taxation under the provisions of the laws of this state of which the individual is the actual and bona fide owner shall be exempt from taxation.

Sec. 2. The Secretary of State shall cause the amendment proposed in section one (1) of this act to be published for three months next preceding the said election therein described in some weekly newspaper in every county where a newspaper is published, throughout the state.

Sec. 3. There shall be printed on all ballots provided for the said election, the words: "For the proposed amendment to Article VII of the Constitution relating to the assessment and taxation of property within the State." "Against the proposed amendment to Article VII of the Constitution relating to the assessment and taxation of property within the State."

Introduced in the Senate, Feb. 6, 1907.
Passed the Senate, Feb. 18, 1907.

Those voting aye were: Senators Allen, Anderson, Blair, Boone, Bratt, Brown, Condon, Cotterill, Davis, Eldemiller, Graves, Gunn, Jones, Kennedy, Kline, Knickerbocker, McGowan, McGregor, Minkler, Nichols, Paulhamus, Pauly, Polson, Potts, Rand, Reed, Rosenhaupt, Ruth, Smith, Sumner and Williams.—Total 31.

Those absent or not voting were: Senators Booth, Hunter, Hutson, Metcalf, Piper, Pogue, Presby, Scott, Stevenson, Veness and Watson.—Total 11.

Introduced in the House, February 25, 1907.
Passed the House, February 27, 1907.

Those voting aye were: Messrs. Abrams, Armstrong, Bassett, Beebe, Bell, Blackmore, Bradberry, Byerly, Cameron, Carlyon, Cloes, Coles, Congleton, Connell, Croft, Davis, D. J., Davis, E. C., Dickson, Erickson, Faucher, Freudenberg, Fulton, Gaches, Gilbert, E. P., Gilbert, J. B.,

Those voting nay were: Mr. Madison.

Those absent or not voting were: Messrs. Beach, Hewitt, Huxtable, Jackson, F. C., McDonald, McMorran, Ramsay, Rhodes, Rice, Sheets, Stevenson, Strobridge, Weber.—Total 13.
APPENDIX

CONTAINING

ROSTER OF THE HOUSE OF REPRESENTATIVES—
LIST OF HOUSE EMPLOYEES—RULES OF THE
HOUSE—INDEX TO RULES OF THE HOUSE

AND

ROSTER OF THE STATE GOVERNMENT
WITH POLITICS, OCCUPATION, COUNTIES REPRESENTED AND POSTOFFICE ADDRESS OF EACH.

J. A. Falconer, Everett, Speaker of the House of Representatives.

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### List of Members of the House of Representatives—Continued.

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*Veteran of the Civil War, **Veteran of the Spanish-American War.
## APPENDIX

### HOUSE EMPLOYEES.

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<tr>
<th>Name</th>
<th>Service</th>
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RULES OF THE HOUSE.

REGULAR SESSION 1907.

ORDER OF BUSINESS.

RULE 1. Business shall be disposed of in the following order:
First. Calling the roll and reading the journal of the preceding day.
Second. Presentation of petitions, memorials and remonstrances addressed to the Legislature.
Third. Propositions, motions and resolutions.
Fourth. Reports of standing committees.
Fifth. Reports of special committees.
Sixth. Messages from the Senate.
Seventh. Introduction and first reading of bills.
Eighth. Second reading of bills.
Ninth. Third reading of bills.
Tenth. Orders of the day.
Eleventh. Other business to be considered.
Twelfth. Announcement of committee meetings.

RULE 2. The Committee on Rules and Orders shall have charge of the daily calendar of the House, and direct the clerk the order in which the business of the House shall be transacted.

RULE 3. The speaker shall on each day announce to the House the business in order, agreeably to the preceding rule, and no business shall be taken up or considered until the class to which it belongs shall be declared in order, but messages from the Governor or Senate, or any communication from any state officer may be read at any time.

RULE 4. The unfinished business at which the House was engaged preceding adjournment shall not be taken up until reached in regular order, and shall then have precedence under such order from day to day until finally disposed of.

SPEAKER.

RULE 5. The speaker shall take the chair every day precisely at the hour to which the House shall have adjourned on the preceding day. He shall immediately call the members to order, and on the appearance of a majority of the members, shall cause the journal of the preceding day to be read.

RULE 6. The speaker shall preserve order and decorum, may speak to points of order in preference to other members, rising from his chair for that purpose, and shall decide questions of order subject to an appeal to the House.

RULE 7. The speaker shall rise to put a question, but may state it sitting.

RULE 8. The speaker shall have a general direction of the House of Representatives' room; he shall have the right to name any member to perform the duties of the chair, but such substitution shall not extend beyond an adjournment. He shall have the right to appoint all committees, subject to additional members to be named on motion.

RULE 9. In case of any disturbance or disorderly conduct in the lobby, the speaker (or chairman of the whole House) shall have the power to order the same to be cleared.

APPEAL FROM THE CHAIR.

RULE 10. The decision of the chair may be appealed from by any two members, on which appeal no member shall speak more than once, unless by leave of the House.
RULE 11. Seven members with the speaker, or eight members in his absence, having chosen a speaker pro tempore, shall be authorized to call the House, and compel the attendance of absent members, making order for their fine and censure, and may adjourn. For the purpose of determining whether a quorum be present, the speaker, or chairman, shall count all members present, whether voting or not.

RULE 12. The time of meeting of the House shall be at 10 o'clock a.m., and the time of meeting after the noon recess shall be 2 o'clock p.m., unless otherwise ordered by the House.

RULE 13. Questions shall be put in this form, to-wit: "As many as are in favor of (as the question may be) say 'aye';" and after the affirmative vote is expressed, "As many as are opposed say 'no'." If the speaker is in doubt, or if division is called for, the House shall divide. Those in the affirmative on the question shall rise in their seats, and the number being announced, those in the negative shall rise.

RULE 14. When any member is about to speak in debate, or deliver any matter to the House, he shall rise from his seat and respectfully address himself to Mr. Speaker, and shall confine himself to the question under debate, and avoid personalities; and no member shall impeach the motive of any member's vote or argument.

RULE 15. If any member in speaking, or otherwise, transgress the rules of the House, the speaker shall, or any member may, call him to order, in which case the member so called to order shall immediately sit down, unless permitted to explain; and the House shall, if appealed to, decide the case without debate; if there be no appeal, then the decision of the chair shall be submitted to. If the decision be in favor of the member called to order, he shall be at liberty to proceed; if otherwise, and the case require it, he shall be liable to the censure of the House.

RULE 16. If any member be called to order for words spoken in debate, the person calling him to order shall repeat the words excepted to and they shall be taken down in writing at the clerk's table and no member shall be held to answer, or be subject to the censure of the House for words spoken in debate if any other member has spoken, or other business has intervened after the words are spoken, and before exception to them shall have been taken.

RULE 17. When two or more members rise at once, the speaker shall name who is first to speak.

RULE 18. No member shall speak more than twice on the same question without leave of the House, except the chairman of the committee, or the mover of the question, who may close the debate: Provided, That no member shall speak longer than fifteen minutes without unanimous consent.

RULE 19. When a motion is made and seconded it shall be stated by the speaker, or, being in writing, it shall be handed to the chair and read aloud before debate.

RULE 20. Every motion shall be reduced to writing, if the speaker or a member desire it.

RULE 21. After a motion is stated by the speaker, or bill, memorial, resolution, petition or remonstrance is read by the clerk, it shall be deemed to be in possession of the House, but may be withdrawn at any time by consent of the House, before decision or amendment.

RULE 22. When a question is under debate, no motions shall be received but the following, in the rank named:

First Rank—Question of consideration.
Second Rank—to lay on the table.
Third Rank—to postpone to a day certain.
To commit or recommit.
To postpone indefinitely.
For the previous question.
Fourth Rank—to amend.
RULE 23. When a reading of a paper is called for it shall be decided by a vote of the House.

RULE 24. All questions, whether in committee or in the House, shall be propounded in the order in which they are named, except that in filling blanks the largest sum and the longest time shall be first put.

INDEFINITE POSTPONEMENT.

RULE 25. No motion to postpone indefinitely, having been decided in the negative, shall again be allowed on the same day, and at the same stage of the bill or proposition. When a question is postponed indefinitely, the same shall not be acted upon again during the session.

RULE 26. When a motion has once been made and carried in the affirmative or negative, it shall be in order for any member of the prevailing side to move for reconsideration thereof, on the same day or the next working day thereafter.

PREVIOUS QUESTION AND RECONSIDERATION.

RULE 27. The previous question shall be put in this form: 'Mr. demands the previous question. As many as are in favor of ordering the previous question will say 'aye'; as many as are opposed will say 'no.' This question is not debatable and can not be amended. The results of the motion are as follows: If determined in the negative, the consideration goes on as if the motion had never been made; if decided in the affirmative, then the presiding officer at once and without debate, proceeds to put, first, the amendments pending and then the main question as amended. If an adjournment is had after the previous question is ordered the subject comes up the first thing after the reading of the journal the next day, and the previous question still operates, making the main question privileged over all other business, whether new or unfinished. It shall only be admitted when demanded by two-thirds of the members present, and until it is decided shall preclude all amendments and further debate on the main question. On motion for the previous question, and prior to the seconding of the same, a call of the House shall be in order, but after a majority shall have seconded such motion, no call shall be in order prior to the decision of the main question.

DIVISION OF QUESTIONS.

RULE 28. A division cannot be demanded as a right by any member. It must be made pursuant to a motion stating precisely the division asked for, which motion can be amended. The presiding officer can decide, subject to an appeal to the House, that the division proposed cannot be made. Otherwise it is submitted to the House and decided by it.

AMENDMENTS.

RULE 29. No motion or proposition on a subject shall be admitted under color of amendment, if different from that under consideration. No bill or resolution shall at any time be amended by annexing thereto or incorporating any bill or resolution pending before the House.

RULE 30. No amendment shall be received to a bill on its third reading, but it may be referred or recommitted for the purpose of amendment. A bill may be recommitted at any time before its passage.

PETITIONS, MEMORIALS AND RESOLUTIONS.

RULE 31. Petitions, memorials and other papers addressed to the House may be presented by the speaker or any member, and shall not be debated or decided on the day of their being first read unless the House shall direct otherwise, but they may be referred to the committee having the subject-matter thereof under consideration, or may lie on the table, to be taken up in the order in which they are presented.
APPENDIX 911

BILLS, JOINT AND CONCURRENT RESOLUTIONS.

RULE 32. Any member desiring to introduce a bill shall first obtain the floor and state that he desires to introduce a bill, and if entitled to do so, the bill shall be sent to the clerk's desk to be numbered, and all bills shall be read in the order in which they are numbered by the clerk, but no bill shall be read a first time until every member present entitled to introduce a bill has had an opportunity to do so unless otherwise ordered by the House.

RULE 33. All bills introduced in this House, which are intended to amend existing statutes, shall have the words which are amendatory to such existing statute underlined or underscored; and such matter as can not be conveniently underscored shall be marked "new matter" by printed words in the margin, so that in the printed bills which are presented for the perusal of the members, such new or amendatory matter shall be easily discerned.

RULE 34. Every bill shall be read on three several days unless the House shall deem it expedient to suspend this rule. The first reading shall be by title only, unless a majority of the members present demand a reading in full. All bills shall be printed unless otherwise ordered by the House, and be referred to committee after first reading. Bills shall pass to second reading when reported back by the committee, unless there shall be a unanimous report against a bill, in which case the vote shall be immediately called for upon the indefinite postponement of the bill.

34a. Each amendment made by a committee to a bill shall be in writing on a separate slip of paper, and shall be securely attached to the original bill by a paper fastener. The report of the committee shall also contain a statement of all amendments agreed to by the committee. Any committee report on a bill not conforming with this rule shall be returned by the chief clerk of the House to the committee for a compliance with this rule without further order by the House. Upon second reading, the bills shall be read section by section in full, and be subject to amendment. No amendment shall be considered by the House until it shall have been sent to the desk in writing and have been read by the clerk. All amendments adopted on second reading shall be securely attached to the original bill by a paper fastener.

34b. Amendments rejected by the House shall be passed to the journal clerk, and the journal shall show the disposition of such amendments. When no further amendments shall be offered, the speaker shall declare that the bill has passed its second reading. The bill, with the amendments, if there be any attached thereto, shall be sent to the committee on engrossed bills, which committee shall see that all amendments are properly engrossed upon the original bill, and the bill returned to the chief clerk before the opening of the House on the next succeeding day, and the bill shall then come up in the regular order for a third reading. Bills on third reading shall be read in full by sections. The only question on the third reading of a bill shall be upon its passage, and no amendment shall be entertained. No bill introduced "by request" shall be printed until the committee to which said bill has been referred has acted and reported upon the same.

RULE 35. A bill may be advanced on the calendar by a vote of three-fifths of all members present voting in the affirmative; and the question shall be, "Shall the bill be advanced on the calendar?"

RULE 36. All joint or concurrent resolutions shall be acted upon the same as bills, unless otherwise ordered by a majority of the House.

RULE 37. When a bill shall pass, it shall be certified to by the clerk, together with the vote upon final passage, noting the day of its passage at the foot thereof.

RULE 38. On the final passage of every bill the ayes and noes shall be taken and entered upon the journal.

RULE 39. No engrossed bill, memorial or joint resolution shall be sent to the Senate until one day after its passage without special instructions by the House. That in the event of committees having a number of bills on the same subject, of which none can be agreed upon by the committee, and it is their wish to
present a different bill upon the same subject, such bill must be reported to the
House and accepted before any of the other bills can be recommended for in-
definite postponement.

AYES AND NOES.

RULE 40. Upon the passage of any question the vote shall be taken by ayes
and noes, and shall be entered upon the journal of the House, when demanded
by one-sixth of the members present. The speaker shall vote when the ayes
and noes are called for, his name being called last, and in case of an equal division
the question shall be lost.

VOTING.

RULE 41. No member shall vote on any question in the event of which he
is immediately or particularly interested, or in any case when he was not within
the bar of the House, before the last name was called, unless by unanimous
consent; and when any member shall ask leave to vote, the speaker shall pro­
pose to him the question, "Were you within the bar when the last name was
called?"

RULE 42. Upon a division and count of the House on any question, no
member without the bar shall be counted.

DUTIES OF MEMBERS.

RULE 43. While the speaker is putting the question no member shall walk
across or out of the House; nor when a member is speaking shall any member
entertain private discussion or pass between him and the chair.

RULE 44. Every member who shall be in the House when the question was
put shall give his vote unless the House for special reasons shall excuse him.
All motions to excuse a member shall be made before the House divides or before
the call of ayes and noes is commenced; and any member requesting to be
excused from voting may make a brief and verbal statement of the reasons for
making such request, and the question shall then be taken without further
debate.

RULE 45. No member shall absent himself from the service of the House
unless he shall have leave or be sick and unable to attend.

RULE 46. No person shall be allowed to smoke in the hall or lobby thereof
during the sessions or recess.

COMMITTEE OF THE WHOLE HOUSE.

RULE 47. In forming a committee of the whole House the speaker having
the chair shall call upon some member to preside, who shall be addressed as
"Mr. Chairman."

RULE 48. Upon a bill committed to a committee of the whole House, the
bill shall be read and debated by clauses, leaving the preamble to be last consid­
ered. The body of the bill shall not be defaced or interlined, but all amendments
(notting the page and line) shall be duly entered by the clerk on a separate
paper, as the same shall be agreed to by the committee and so reported to the
House. After a report, the bill shall again be subject to be debated and amended
by clauses before a question to engross it be taken.

RULE 49. The rules of proceedings in the House shall be observed in a
committee of the whole House so far as they may be applicable, but no member
shall be recognized a second time until every member choosing to speak shall
have spoken.

VETOES.

RULE 50. The veto message of the Governor accompanying any bill passed
by the House of Representatives other than as provided in joint rule No. 9, shall
be immediately read, together with the bill vetoed. It shall then be in order
to proceed to the reconsideration of the bill, or to postpone its consideration to
a day certain. A veto message and a bill, or the message alone, may be referred,
and the bill may be laid on the table. The main question in the consideration
of a vetoed bill is. “Shall the bill pass notwithstanding the veto of the Governor?” If two-thirds of the members present vote aye, the bill shall be sent to the Senate, together with the message of the Governor, for its action. The merits of the bill may be debated before the vote is taken, but the vote on a vetoed bill cannot be reconsidered.

Rule 51. The standing committees to be appointed by the speaker shall consist of not less than five nor more than seventeen members, as follows:
1. Agriculture.
2. Appropriations.
3. Banks and Banking.
4. Claims and Auditing.
5. Commerce and Manufacture.
6. Congressional Apportionment.
7. Constitutional Revision.
8. Compensation and Fees for State and County Officers.
9. Corporations other than Municipal and Railroads.
10. Counties and County Boundaries.
12. Dikes, Drains and Drainage.
13. Education.
15. Enrolled Bills.
17. Fisheries.
18. Game and Game Fish.
20. Harbors and Waterways.
22. House Arrangements.
23. Internal Improvements and Indian Affairs.
24. Insurance.
25. Irrigation and Arid Lands.
28. Medicine, Surgery, Dentistry and Hygiene.
29. Memorials, Resolutions and Petitions.
30. Mileage and Contingent Expenses.
31. Military Affairs and Soldiers’ Home.
32. Mines and Mining.
33. Miscellaneous Matters.
34. Municipal Corporations of the First Class.
35. Municipal Corporations other than First Class.
36. Printing and Supplies.
37. Privileges and Elections.
38. Public Morals.
39. Revenue and Taxation.
40. Railroads.
41. Roads and Bridges.
42. Rules and Orders.
44. State Library.
45. State Normal Schools.
46. State, School and Granted Lands.
47. State Penitentiary.
49. State University.
50. Tide Lands.
52. Water, and Water Rights other than Irrigation.
APPENDIX

RULE 52. No committee shall sit during the sitting of the House without special leave; and all its writs, warrants and subpoenas issued by order of the House shall be under the hand and seal of the speaker, attested by the clerk.

RULE 53. It shall be in order for the Committees on Enrolled Bills and Engrossed Bills to report at any time, if no motion is before the House. These committees may report without notice to the House by handing reports to chief clerk.

RULE 54. Standing committees shall report all bills back to the House within ten days from the time of reference, unless further time be granted by the House.

CALL OF THE HOUSE.

RULE 55. Ten members may demand a call of the House at any time before the House has divided or the voting has commenced by ayes and noes, and thereupon the doors shall be closed until further proceedings upon the call having been dispensed with, which shall not be done until the absentees have been sent for, if requested by any member; but arrests of members for absence shall not be made unless ordered by a majority of the members present.

RULE 56. The use of the chamber of the House of Representatives shall not be granted for any purpose without unanimous consent, except for caucuses of the members of the Legislature.

RULE 57. The following classes of persons shall be entitled to admission to the floor of the House during the session thereof, viz.:
1. The Governor and Lieutenant governor.
2. The members of the Senate.
3. The state officers.
4. Persons in the exercise of official duty directly connected with the business of the House.
5. Reporters of the press as provided in the next rule.
6. The following persons, upon the presentation of a card of admission to be issued by the speaker.
   Deputy state officers.

No other person shall be admitted to the floor during the session, except upon a card of admission to be issued by the speaker.

RULE 58. The speaker shall designate the persons who shall act as reporters for the public press. Such reporters so appointed shall be entitled to such seats in the Chamber as shall be assigned to them, and shall have the right to pass to and fro from such seats in entering or leaving the House.

RULE 59. The gallery over the speaker's desk is reserved for the use of the ladies and families of the Governor, Lieutenant governor, state officers and members of the Legislature.

STANDING RULES.

RULE 60. No standing rule or order of the House shall be rescinded or changed without one day's notice being given of the motion therefor, nor shall any rule be suspended except by a vote of at least two-thirds of the members present. Neither the standing rules nor the order of business established by the House shall be postponed, changed or rescinded except by a vote of at least two-thirds of the members present.

RULE 61. The rules of parliamentary practice comprised in Reed's parliamentary rules shall govern in all cases in which they are not inconsistent with the standing rules and orders of the House.

DUTIES OF SUBORDINATE OFFICERS AND EMPLOYEES.

RULE 62. The chief clerk of the House shall see that the journal is properly kept, and have general supervision over all the clerks, excepting committee clerks while their services are required by standing committees.

RULE 63. The assistant chief clerk, reading clerk, calendar clerk, docket clerk, journal clerk and desk clerk shall perform the duties of their respective
positions under the direction of the chief clerk, and shall also perform such other
duties as he may direct.

RULE 64. The enrolling clerk shall be under the supervision of the committee
on enrolled bills when needed.

RULE 65. The engrossing clerks shall be under the supervision of the com­mittee on engrossed bills when needed.

RULE 66. The sergeant-at-arms shall attend the House during the sittings,
announce all messages, preserve order, execute all processes issued by authority
of the House and directed to him by the speaker. He shall see that the hall of
the House and adjoining rooms are kept clean, well heated and ventilated and
that the furniture is kept in good order and repair. He shall purchase supplies
as may be ordered by the House. He shall also have general supervision of the
work of the assistant sergeant-at-arms, the doorkeepers, postmasters, bill clerks,
watchmen, messengers, pages and janitors, and shall see that they properly
perform the duties of their respective positions and such other duties as he shall
assign them.

RULE 67. All clerks, excepting when acting under assignment, shall report
to the chief clerk or assistant for duty one hour before the opening of each
daily session. All other employes of the House, excepting the watchmen, shall
report for duty to the sergeant-at-arms daily at 9 a. m.

RULE 68. Any officer or employe of the House who from neglect or refusal
to perform any duty assigned him, or shall be found in a state of intoxication,
shall, when reported to the House in writing by the chief clerk, sergeant at arms,
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STATE GOVERNMENT, 1904-1908.

EXECUTIVE OFFICERS.

GOVERNOR.  LIEUTENANT GOVERNOR.  AUDITOR.
SECRETARY OF STATE.  TREASURER.  ATTORNEY GENERAL.
COMMISSIONER OF PUBLIC LANDS.  SUPERINTENDENT OF PUBLIC INSTRUCTION.

SUPREME COURT.

Chief Justice.
HIRAM E. HADLEY.
Associate Justices.
R. O. DUNBAR.
FRANK H. RUDKIN.
HERMAN D. CROW.
WALLACE MOUNT.

Clerk of Supreme Court.
C. S. REINHART.
Deputy Clerk.
FRED S. GUYOT.
Reporter.
ARTHUR REMINGTON.

Stenographers.
LOUISE AYER.
SADIE E. SAPP.

STATE LAW LIBRARY.

Librarian.
C. WILL SHAFFER.
Assistant.
C. R. LOUNSBERRY.

OFFICE OF GOVERNOR.

Governor ......................................................... ALBERT E. MEAD.
Private Secretary ............................................... FRANK M. DALLAM, JR.
Stenographer .................................................... MISS JEAN MCLEOD

OFFICE OF SECRETARY OF STATE.

Secretary of State .............................................. SAM H. NICHOLS.
Assistant Secretary of State .......................... BEN R. FISH.
Auditor and Cashier ............................................ FRANK T. HOUGHTON.
Index Clerk ...................................................... H. A. PERCIVAL.
Recording Clerks .............................................. { MISS ALICE E. NICHOLS.
} MISS HATTIE WATSON.
W. T. JORDAN.
Stenographers .................................................. { MISS LILLIAN MATSON.
} MISS AGNES C. FLEMING

OFFICE OF STATE AUDITOR.

Auditor of State ................................................ C. W. CLAUSEN.
Deputy Auditor ............................................... F. P. JAMESON.
Bookkeeper .................................................... N. D. MELGARD
Warrant Clerk ................................................ E. F. JONES.
OFFICE OF STATE TREASURER.
Treasurer of State ............................................. GEORGE G. MILLS.
Deputy Treasurer ............................................... JESSE T. MILLS.
Stenographer .................................................... MISS RUTH SYPER.

OFFICE OF ATTORNEY GENERAL.
Attorney General ............................................... JOHN D. ATKINSON.
Assistant Attorney General .................................. A. J. FALKNOR.
Second Assistant Attorney General .......................... ERNEST C. MACDONALD.
Third Assistant Attorney General ............................. J. B. ALEXANDER.
Law Clerk ....................................................... RAYMOND G. SHARPE.

OFFICE OF COMMISSIONER OF PUBLIC LANDS.
Commissioner of Public Lands ................................ E. W. ROSS.
Assistant Commissioner of Public Lands ................. O. BYSTROM.
Auditor and Cashier ........................................... C. E. BRAGG.
Secretary of Board ............................................ MAUD H. TAMBLYN.
Assistant Secretary of Board ................................ LESLIE KALEM.
Chief Stenographer ............................................. MAUD H. BALL.
Assistant Stenographers ...................................... AXRITA McKEAVEY.
Leasing Clerk .................................................... WAYA VAN DERVERE.
Selection Clerk .................................................. THOS. GEORGEHAN.
Bookkeeper ....................................................... A. D. SHELDON.
Recording Clerk .................................................. WILL ROSMOND.
Chief Engineer .................................................. W. O. CLARK.
Draughtsman ..................................................... E. C. TOWNSEND.
Additional Clerks ............................................... WILLARDIE BLOMQUIST.
Emergency Clerk .................................................. ADA BINGHAM.
Field Engineer .................................................... A. BYSTROM.

OFFICE OF SECRETARY OF STATE.
(Department of Insurance.)
Ex-Officio Commissioner of Insurance ..................... SAM H. NICHOLS.
Deputy Insurance Commissioner ......................... JOHN H. SCHIVELY.
Stenographer .................................................... IVIE FERGUSON.

DEPARTMENT OF PUBLIC INSTRUCTION.
State Superintendent ......................................... R. B. BRYAN.
Assistant State Superintendent ......................... HENRY B. DEWEY.
Deputy State Superintendent ................................ W. W. MONTGOMERY.
Stenographers .................................................. CLARA STEILGER.

OFFICE OF ADJUTANT GENERAL.
Adjutant General ............................................. ORTIS HAMILTON.
Chief Clerk ..................................................... MAY MCINTYRE.
Armorer .......................................................... E. O. FREE.
General Inspector Rifle Practice ......................... CAPT. F. T. LIGGETT.

Capt. John Kinzie, U. S. Army, retired, detailed by War Department for duty with National Guard of Washington.

BUREAU OF LABOR.
Commissioner ..................................................... CHAS. F. HUBBARD.
Clerk ............................................................. MISS M. J. DONOVAN.
State Coal Mine Inspector ................................... D. C. BOTTING.
### OFFICE OF STATE LIBRARIAN.

State Librarian ................................................. J. M. HITT  
Assistant Librarian ............................................ JOSEPHINE HOLGATE.

### STATE TRAVELING LIBRARY.

Mrs. Lou Gertrude Diven .................................. Superintendent.

### BOARD OF CONTROL OF STATE INSTITUTIONS.

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<td>C. C. ASPINWALL</td>
<td>J. H. BROWN</td>
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### STATE BOARD OF FINANCE.

State Treasurer, Ex-Officio Chairman ...................... G. G. MILLS.  
Governor ......................................................... ALBERT E. MEAD.  
State Auditor ................................................... E. W. ROSS.  
Secretary to the Board ......................................... N. D. MELGARD.

### OFFICE OF RAILWAY COMMISSIONERS.

H. A. FAIRCHILD ...................................................... Bellingham.  
JESSE S. JONES .................................................... Tacoma.  
JOHN C. LAWRENCE ............................................... Olympia.  
O. O. CALDERHEAD ............................................. Secretary.  
C. E. VAN ETTEN ............................................ Stenographer.

### STATE BOARD OF TAX COMMISSIONERS.

T. D. ROCKWELL ................................................. Spokane.  
J. H. EASTERTDAY .............................................. Tacoma.  
J. E. FROST ...................................................... Ellensburg.  
FRANK C. MORSE ............................................. Secretary.  
J. MAE DOOLITTLE ........................................... Stenographer.  

### STATE BOARD OF LAND COMMISSIONERS.

Commissioner of Public Lands ................................ E. W. ROSS.  
State Fire Warden .............................................. J. R. WELTY.  
And the members of the State Tax Commission.

### STATE BOARD OF EQUALIZATION.

State Auditor, Ex-Officio Chairman ......................... C. W. CLAUSEN.  
Commissioner of Public Lands, Ex-Officio Member .......... E. W. ROSS.  
And the members of the State Tax Commission.

### FOREST COMMISSION.

R. W. CONDON .................................................... Port Gamble.  
JOSEPH IRVING .................................................. Everett.  
FRANK H. LAMB .................................................. Hoquiam.  
J. A. VENESS .................................................. Winlock.  
E. W. ROSS, Ex-Officio Commissioner of Public Lands.

### OFFICE OF HIGHWAY COMMISSIONERS.

Jos. M. SNOW ................................................... Commissioner.  
C. W. CLAUSEN .................................................. State Auditor, Ex-Officio.  
GEORGE G. MILLS .............................................. State Treasurer, Ex-Officio.
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BUREAU OF STATISTICS.
Commissioner, Ex-officio, Secretary of State .............. SAM H. NICHOLS.
Deputy Commissioner ........................................ GEO. M. ALLEN.

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WM. H. REED ........................................ Tacoma ..................... July 8, 1909.
R. C. MCCROSKEY ........................... Canfield ..................... July 8, 1909.
JOHN W. ARRASMITHE ................. Colfax ..................... July 8, 1909.

STATE GRAIN INSPECTORS.
JOHN W. ARRASMITHE ...................... Chief Grain Inspector .............. Tacoma.
S. S. KING .............................................. Chief Deputy .............. Tacoma.
ALEX. ANDERSON ............................. Chief Deputy .............. Seattle.
E. L. PERKINS ........................................ Chief Deputy .............. Spokane.
J. M. WARD ............................................. Clerk and Bookkeeper .............. Tacoma.

STATE DAIRY AND FOOD COMMISSIONER.
L. DAVIES ........................................ Davenport ..................... April, 1910.
L. W. HANSON ........................................ Dairy Instructor .............. Tacoma.

FISH COMMISSIONER AND GAME WARDEN.
JOHN L. RISELAND .............................................. Bellingham ................... March, 1910.

STAFF OF COMMANDER IN CHIEF, N. G. W.
BRIG. GEN. ORTIS HAMILTON ...................... Adjutant General and Chief of Staff.
COL. JOHN KINZIE .................................. Inspector General.
COL. G. G. DAWSON ......................... Chief of Engineers.
COL. E. K. IVERSON ......................... Quartermaster General.
COL. M. P. HURD .................................. Judge Advocate General.
COL. ALBERT E. CAGWIN ...................... Commissary General.
COL. EMORY P. GILBERT ...................... Inspector of Rifle Practice.
COL. J. T. GOSSE .................................. Paymaster General.
LIEUT. COL. ARTHUR J. WEISSBACH .......... Aide-de-Camp.
LIEUT. COL. W. G. POTT ........................................ Aide-de-Camp.
LIEUT. COL. J. M. FISCH .......................... Aide-de-Camp.
LIEUT. COL. D. DAUN EGAN .......................... Aide-de-Camp.
MAJOR FRANK M. DALLAM, JR. .................. Military Secretary and Assistant Adjutant General.

SECOND REGIMENT OF INFANTY.
LIEUT. COL. A. N. BROWN ............................. Aide-de-Camp.

PILOT COMMISSIONERS COLUMBIA RIVER AND BAR.
CHAS. E. KIRKER ............................................ Ilwaco.
CHAS. H. CALLEDNER ..................... Knapton ..................... Ilwaco.
L. D. WILLIAMS ........................................... Ilwaco.

PILOT COMMISSIONERS STRAITS OF FUCA AND PUGET SOUND.
JAMES DELGARDNO ........................................ Port Townsend.
N. T. OLIVER ............................................... Port Townsend.
OFFICERS OF STATE INSTITUTIONS.

UNIVERSITY OF WASHINGTON, LOCATED AT SEATTLE.

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JOHN P. HARTMAN .................... Seattle .................................... 1909.
A. P. SAWYER ............................ Seattle ...................................... 1908.
D. L. HUNTINGTON ..................... Spokane ..................................... 1910.
FRANK D. NASH ............................ Tacoma .................................... 1910.
SAMUEL G. COSGROVE ................... Pomeroy ..................................... 1911.
J. T. RONALD ......................... Seattle ....................................... 1908.
JOHN H. POWELL ........................ Seattle ...................................... 1911.

STATE NORMAL SCHOOLS.

AT ELLENSBURG.

DR. J. A. MAHAN ....................... Ellensburg ......................... June 26, 1908.
J. D. CORNETT ......................... North Yakima ................... June 26, 1912.

AT CHENEY.

G. A. FILLOWS........................... Cheney ........................ July 29, 1911.
CHAS. P. LUND .......................... Spokane ............................ July 29, 1908.
HENRY W. COLLINS ..................... Rockford ........................... July 29 1912.

AT BELLEINGHAM.

JOHN J. DONOVAN ..................... Bellingham ................................ June 12, 1911.
J. J. EDENS .............................. Bellingham ................. June 12, 1913.
F. F. HANDSCHY ........................ Bellingham .................. March 2, 1911.

WASHINGTON STATE COLLEGE.

Board of Regents.

BR. J. S. ANDERSON .................... Asotin ...................................... March 9, 1909.
LEE A. JOHNSON .......................... Sunnyside ........................... March 9, 1913.
PETER MCGRGORE ....................... Hooper .................................... March 9, 1913.
FRANK J. BARNARD ..................... Seattle ..................................... March 9, 1909.
J. J. BROWN ............................. Spokane ................................ March 9, 1911.

STATE BOARD OF EDUCATION.

R. B. BRYAN .......................... Superintendent of Public Instruction, Ex-Officio, Chairman.
JAMES A. TORMEY ....................... Spokane ................................ March, 1909.
THOS. A. STIGER ........................ Everett ................................ March, 1909.

THE WASHINGTON SOLDIERS' HOME, LOCATED AT ORTING,
PIERCE COUNTY.

WILLIS AMES .................................................. Superintendent.
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F. P. GREENE .............................. Spokane ............................. June 19, 1908.
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JAMES R. YOKUM .............................. Tacoma ............................. December 30, 1910.
ELMER E. HEG, Secretary .............................. Seattle ............................. December 30, 1911.
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S. H. NELSON .............................. Pullman ............................. December 30, 1908.
P. FRANK .............................. North Yakima ............................. December 30, 1908.

STATE BOARD OF MEDICAL EXAMINERS.
GEORGE W. OVERMEYER .............................. South Bend ............................. May 22, 1908.
A. E. STURCH ................................ Colfax ............................. May 22, 1908.
KENNETH TURNER .............................. Seattle ............................. May 22, 1909.
CHAS. S. KALM .............................. Spokane ............................. May 22, 1908.
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FRANK R. FISK .............................. Spokane ............................. March 1, 1908.
W. A. FISHERBURN, Secretary .............................. Ellensburg ............................. March 1, 1909.
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C. S. IRWIN .............................. Vancouver ............................. March 4, 1908.

SUPERINTENDENTS OF INSANE HOSPITALS.
ARTHUR P. CALHOUN .............................. Seattle ............................. Western Washington.
JOHN M. SEMPLE .............................. Spokane ............................. Eastern Washington.

STATE PENITENTIARY.
C. S. REED .............................. North Yakima ............................. Superintendent.

STATE TRAINING SCHOOL.
F. S. THOMPSON .............................. Chehalis ............................. Superintendent.

STATE SCHOOL FOR DEAF AND BLIND.
THOS. P. CLARK .............................. Vancouver ............................. Superintendent.

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STATE HORTICULTURAL COMMISSIONER.
F. A. HUNTLEY.......................... Tacoma .......................... March 31, 1909

COAL MINE INSPECTOR.
DAVID C. BOTTING ...................... Black Diamond ................... June 18, 1909.

INSPECTION OF OILS.
F. A. CLARK ............................. Everett ............................ State Inspector.
H. E. THOMAS ............................ Seattle ............................ Deputy Inspector.
G. H. STRATTON ............................ Seattle ............................ Deputy Inspector.
H. M. ROGERS ............................ Spokane ............................ Deputy Inspector.
C. A. WOELFLEN ............................ Asotin ............................ Deputy Inspector.

PUBLIC PRINTER.
C. W. GORHAM ............................ Snohomish ............................ 
ERRATA

PAGE 70: Line 8 should read House bill No. 83.
PAGE 107: Line 9 should read House bill No. 140.
PAGE 412: Lines 1 and 17 should read Senate concurrent resolution No. 16.
PAGE 681: Line 36 should read House bill No. 180.
PAGE 739: Line 1 should read Senate bill No. 62.
PAGE 874: Line 14 should read Senate bill No. 180.
PAGE 760: Line 22 should read Senate bill No. 245.
PAGE 884: Line 27 should read Senate bill No. 248.
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TITLE AND HISTORY OF HOUSE AND SENATE BILLS, RESOLUTIONS, MEMORIALS, ETC.

AND

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9. Mr. Tiberri: An act to provide for the establishment and maintenance of a branch of the State Soldiers' Home for honorably discharged soldiers, sailors and marines who have served the United States Government in any of its wars, members of the State Militia disabled while in the line of duty, and who are bona fide citizens of this state, and also the wives of such soldiers, sailors and marines

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85. **Mr. Romaine**: An act to provide for and regulate the issuing of executions in this state.

86. **Mr. Henderson**, by request: An act to regulate the practice of nursing in the State of Washington, providing certain requirements of proficiency and the licensing of trained and graduate nurses; making unlicensed practice of nursing a misdemeanor and providing a penalty therefor; prohibiting licensed practitioners of medicine employing or securing employment for any unlicensed nurse and providing a penalty therefor; amending sections 3014 and 3015 of Ballinger's Annotated Codes and Statutes of Washington by enlarging and increasing the powers and duties of the state medical examining board and by further defining the words "unprofessional and dishonorable conduct" as defined in said section 3015 of said codes, and repealing all acts and parts of acts not in conformity herewith.

87. **Mr. McDonald**: An act relating to costs of the malicious and frivolous prosecution of criminal actions and proceedings.

88. **Mr. McDonald**: An act amending sections 1347 and 1350 of volume 2 of Hill's Annotated Codes and Statutes of Washington, relating to the commitment and working of persons for non-payment of fines and costs.

89. **Mr. Long**: An act providing for the survey, establishment and construction of a state wagon road in the counties of Garfield and Asotin, and making an appropriation therefor and declaring an emergency.

90. **Mr. Davis**: An act regulating the keeping and deposit of public funds in banks by the several county treasurers of this state.

91. **Mr. Sheets**: An act relating to the prevention of pollution of public water supplies used for domestic purposes; authorizing the adoption and promulgation by the State Board of Health of orders, rules and regulations for such purposes; providing for appeals to the Superior Court from any orders of said board and giving jurisdiction in equity to the Superior Court to enforce orders, rules and regulations of said board; authorizing the establishment and maintenance of an experimental station, and providing penalties.
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102. Mr. LAMBERT: An act fixing the fees to be paid to the Secretary of State by corporations doing business in this state, providing penalties for failure to pay the same and repealing all acts and parts of acts in conflict herewith.

103. Mr. DAVIS: An act for the relief of A. A. Lytle, sheriff of Douglas county.

104. Mr. SLYDEN: An act making an appropriation for the support of the Washington State Historical Society.

105. Mr. ABRAMS: An act to amend section 1. of an act entitled "An act to amend an act entitled 'An act providing liens upon saw logs, spars, piles or other timber, and upon lumber and shingles and concerning the remedy to secure and obtain such liens and the benefit thereof, and the manner and procedure of obtaining the same, approved March 15, 1893,' approved March 19, 1895."

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125. Mr. Shutes: An act making an appropriation for the maintenance of the Western Washington Experimental Station located at Tualatina, Pierce county, Washington.

126. Mr. Vergowr: An act to provide for compensating volunteers for the service of the Territory of Washington, during the Indian wars of 1855-1856, for such services, and appropriating money therefor.

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129. Mr. Bassett: An act relating to the liability of a bank to a depositor in case of forgery.

130. Mr. Bassett: An act relating to joint accounts.

131. Mr. Bassett: An act creating a commission to revise and recodify the Code of Public Instruction of the State of Washington, defining its powers and duties, and making an appropriation for the payment of its actual and necessary expenses.

132. Mr. Miller: An act appropriating the sum of six thousand dollars, or so much thereof as may be necessary to pay for such printing as may be ordered by the Tenth Legislature or either branch thereof.
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<td>137</td>
<td>Mr. Beers</td>
<td>An act to amend section 42 of an act entitled &quot;An act to provide for the assessment and collection of taxes in the State of Washington,&quot; approved March 15, 1897.</td>
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<td>138</td>
<td>Mr. Olsen</td>
<td>An act to prevent the accumulation of saw-logs, wood and timber in the intakes of ditches, canals, flumes and other aqueducts used for irrigation, mining, manufacturing, or other beneficial purposes and for furnishing power to towns, cities or corporations for operating lighting, or power plants, or municipal purposes, and providing a penalty for the violation thereof, and declaring an emergency.</td>
<td>106</td>
<td>248</td>
<td>252</td>
<td>276</td>
<td>682</td>
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<td>139</td>
<td>Mr. Friedenberg</td>
<td>An act amending section 4455 of Pierce's Code and declaring an emergency.</td>
<td>107</td>
<td>283</td>
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<td>140.</td>
<td>Mr. FREUDENBERG: An act amending sections 1, 2 and 3 of an act fixing the fees to be paid to the Secretary of State by corporations doing business in this state, and declaring an emergency, approved March 13, 1897.</td>
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<td>141.</td>
<td>Mr. ABRAMS: An act amending section 15 of an act providing for the levy, collection and manner of payment of road, poll and property taxes, the manner of expenditure thereof; to provide for elections to adopt the system herein provided, and to repeal all laws inconsistent herewith, approved March 18, 1901, same being section 7911 of Pierce's Washington Code.</td>
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<td>142.</td>
<td>Mr. BRADSBERRY: An act to amend sections 2, 3, 4 and 6, of an act entitled &quot;An act to provide for the extermination of coyotes and wolves in the State of Washington, and for the payment of bounties for such extermination, and making an appropriation therefor,&quot; passed by the House of Representatives on January 24, 1905, over the Governor's veto, and passed by the Senate over the Governor's veto, on January 26, 1905, as amended by an act approved March 3, 1905, entitled &quot;An act to amend sections 1, 2, 3 and 6, of an act entitled 'An act to provide for the extermination of coyotes and wolves in the State of Washington and for the payment of bounties for such extermination, and making an appropriation therefor,' passed by the House notwithstanding the Governor's veto, January 24, 1905, passed by the Senate notwithstanding the Governor's veto, January 26, 1905, and filed in the office of the Secretary of State, January 27, 1905, and providing for the extermination of other wild animals and the payment of bounties therefor.&quot;</td>
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<td>143.</td>
<td>Mr. HAMILTON: An act relating to the Superior Courts of Franklin, Benton, Yakima, Kittitas, Klickitat, Clark, Skamania and Cowlitz counties, providing for the election of judges therein and for the appointment of a judge for Klickitat, Franklin and Benton counties, and declaring an emergency.</td>
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<td>144.</td>
<td>Mr. BRADSBERRY: An act fixing the time and manner of catching trout, providing for the size of trout to be caught, prohibiting the sale thereof, and other game fish, and declaring an emergency.</td>
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<td>145.</td>
<td>COMMITTEE ON DAIRY AND LIVE STOCK: An act to repeal an act entitled &quot;An act to prevent the spread of contagious or infectious diseases among cattle, horses, and other domestic animals, and prescribing penalties for violations of the provisions thereof,&quot; being chapter 148, of Session Laws of 1895.</td>
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<td>146</td>
<td>Mr. Blackmore</td>
<td>An act providing for the exercise of the right of eminent domain by counties for the purpose of acquiring gravel pits</td>
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<td>147</td>
<td>Mr. Ranck</td>
<td>An act providing for the amendment of section 1 of article 2 of the Constitution of the State of Washington, relating to the Legislative Department of the State of Washington, and of the political subdivisions thereof, and providing for the submission of laws and other measures to a vote of the people.</td>
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<td>148</td>
<td>Mr. Ranck</td>
<td>An act to amend section 1364 of Ballinger's Annotated Codes and Statutes of Washington, relating to election ballots, as amended by an act entitled &quot;An act to amend section 1364 of Ballinger's Annotated Codes and Statutes of Washington, relating to election ballots,&quot; approved March 16, 1901.</td>
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<td>149</td>
<td>Mr. Lung</td>
<td>An act to amend section twenty-eight (28) of an act entitled, &quot;An act to provide for the selection, survey, management, reclamation, lease and disposition of the state's granted, school, tide, oyster and other lands, harbor areas, and for the confirmation and completion of the several grants to the state by the United States; creating a board of appraisers and a board of harbor line commissioners, as required by article 15 and 16 of the State Constitution, which shall be generally known as the Board of State Land Commissioners; defining their duties, and making an appropriation therefor, and declaring an emergency,&quot; approved March 16, 1897, and declaring an emergency.</td>
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<td>150</td>
<td>Mr. Byerly</td>
<td>An act prohibiting the manufacture, sale, or bringing into the state for the purpose of sale, giving away, or otherwise disposing of any cigarettes, cigarette wrappers or paper or substitute therefor, providing penalties, and repealing certain laws.</td>
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</table>
131. Mr. TIDBETTS: An act to amend section 3 of an act entitled "An act to amend sections 1, 2, 3, and 4 of an act entitled "An act amending an act entitled "An act to provide for the assessment and collection of taxes in the State of Washington," approved March 15th, 1897, by amending sections 3, 5, 21, 48, 60, 61, 71, 72, 76, 77, 82, 84, 96, 95, 102, 103, 107, 111, 116, 119, and repealing sections 100, 101, 105, 106, 110, 113, 115, 117, 118, and 121 thereof, and by adding sections 97½, 119½, 119¾, 120½, 120¾, 120¾, to said act, and declaring an emergency, approved March 29, 1901

132. Mr. DICKSON: An act to provide for the assessment of the operating property of railroads

133. Mr. JOHNSON: An act to amend an act entitled "An act to exempt bequests and devises, when made for certain charitable purposes, from the payment of any tax or sum under any inheritance tax law, and remitting any such tax claimed to be due on any such bequest or inheritance"; approved by the Governor March 9th, 1901

134. Mr. JOHNSON, by request: An act to establish a state board of embalming, defining the duties thereof, providing for the better protection of life and health and to prevent the spread of contagious diseases; to regulate the practice of embalming and the care and disposition of the dead, and to provide a penalty for the violation thereof

135. Mr. LAMBERT: An act to prevent the shooting of human beings by persons in pursuit of game and game birds, and fixing the punishment for violation thereof

136. Mr. ULSH: An act providing for the completion of a state wagon road in Yakima and Lewis counties, and making an appropriation therefor

137. Mr. CARLYON: An act providing for the repair, construction and beautifying of certain parts of the Capitol building and grounds, and providing an appropriation therefor

138. Mr. CARLYON: An act to create a Public Archives Commission, and to define its duties and powers

139. Mr. MEGLER: An act for certain deficiencies in maintenance of state capitol building and preparing same for convening of the tenth legislature
<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Title</th>
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<tbody>
<tr>
<td>160</td>
<td>Mr. MeGler</td>
<td>An act making an appropriation for the payment of the publication of the notices required to be given by sections 2 of chapters 65 and 67 of the Laws of 1905.</td>
</tr>
<tr>
<td>161</td>
<td>Mr. Hanson</td>
<td>An act making it the duty of county clerks and assessors to report to the prosecuting attorneys and to the Attorney General all material information relative to the administration of the estates of persons dying intestate and without known heirs, and providing means for the enforcement thereof.</td>
</tr>
<tr>
<td>162</td>
<td>Mr. Hanson</td>
<td>An act to regulate the employment of child labor, and to prohibit the employment of persons under the age of nineteen years as public messengers, and fixing a penalty for the violation thereof, and repealing an act entitled &quot;An act to regulate the employment of child labor and to prohibit the employment of females under the age of eighteen years as public messengers and fixing a penalty for the violation thereof,&quot; approved March 16, 1903.</td>
</tr>
<tr>
<td>163</td>
<td>Mr. Hanson</td>
<td>An act relating to revenue and taxation and amending an act entitled &quot;An act to amend section 3, of chapter LXXXIII of the Laws of 1897 relating to revenue and taxation,&quot; passed the Senate and the House June 12, 1901, notwithstanding the veto of the Governor.</td>
</tr>
<tr>
<td>164</td>
<td>Mr. Bassett</td>
<td>An act limiting the eligibility of teachers holding third grade certificates and temporary certificates issued upon third grade certificates or upon certificates or diplomas that are not superior to the third grade certificates granted in this state to employment in schools having a total actual attendance of two thousand days or less, annually, as shown by the last annual report of the county superintendent, and repealing all laws and parts of laws in conflict with provisions of this act.</td>
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<td>Bill Number</td>
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<td>165</td>
<td>Mr. Bassett: An act defining the crime of burglary with explosives and fixing punishment therefor</td>
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<td>166</td>
<td>Committee on Revenue and Taxation: An act relative to the finances of the State of Washington and providing the time when and manner in which moneys shall be paid into the state treasury, and declaring an emergency.</td>
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</tr>
<tr>
<td>167</td>
<td>Mr. Freudenberg: An act to amend section 55 of an act entitled &quot;An act providing for the use of water for the purposes of irrigation, and providing for the condemnation of the right-of-way for ditches to carry water for such purposes and declaring an emergency,&quot; approved March 4, 1890; the same being section 4154 of volume 1 of Ballinger's Codes and Statutes of Washington, and to prohibit unjust discrimination and declaring an emergency.</td>
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<td>168</td>
<td>Mr. Beach: An act prohibiting the killing or poisoning of dogs and providing a penalty therefor</td>
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<td>169</td>
<td>Mr. Strobridge: An act relating to the incorporation of trust companies, defining their powers and duties, and amending chapter 170 of the Session Laws of 1903</td>
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<td>170</td>
<td>Mr. Huntable: An act relating to elections and amending section 4964 of Pierce's Code.</td>
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<td>171</td>
<td>Committee on Revenue and Taxation: An act to provide for state depositories and regulate the deposits of public moneys therein</td>
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<td>172</td>
<td>Mr. King: An act requiring a full and complete formula of contents of bottles and packages of patent and proprietary medicines to be printed in plain and legible type and placed upon each and every bottle or package of such medicine sold or offered for sale within the State of Washington, and providing a penalty for violation</td>
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<td>173</td>
<td>Mr. Sayre: An act regulating the platting and filing of new additions to existing town plats.</td>
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<td>174</td>
<td>Mr. Sayre: An act authorizing the purchase of a cemetery for the Washington Soldiers' Home, and making an appropriation therefor</td>
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<td>175</td>
<td>Mr. Klovborg: An act relating to elections and amending sections 7 and 21 of an act entitled &quot;An act providing for printing and distributing ballots at public expense, and to regulate voting at state and other elections,&quot; approved March 10, 1890</td>
<td>119</td>
</tr>
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<td>176</td>
<td>Mr. F. C. Jackson: An act creating the Washington State Reformatory, providing for the erection and management thereof and making an appropriation therefor</td>
<td>119</td>
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<td>177</td>
<td>Mr. Bassett: An act to prohibit the playing of billiards or pool by children of compulsory school age, in public billiard or pool rooms, or the lounging about public billiard or pool rooms, and prescribing penalties for the violation of this act</td>
<td>119</td>
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<tr>
<td>178</td>
<td>Mr. Hogan: An act relating to cities of the second class and providing for the government of such cities, and repealing sections 24 to 91, inclusive, of an act entitled &quot;An act providing for the organization, classification, incorporation and government of municipal corporations, and declaring an emergency,&quot; approved March 27, 1890, and declaring an emergency</td>
<td>119</td>
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<tr>
<td>179</td>
<td>Mr. Rhodes: An act prescribing the mode of procedure in condemnation proceedings to appropriate lands owned by the state, or in which it has an interest, and declaring an emergency</td>
<td>120</td>
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<td>180</td>
<td>Mr. Smalley: An act to provide for the extermination of cougars in the state of Washington, for the payment of bounties for such extermination, making an appropriation therefor and declaring an emergency</td>
<td>120</td>
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<td>181</td>
<td>Mr. Sayre: An act requiring all railroads, street car and electrical lines to build suitable foot walks across each bridge for the safety of footmen</td>
<td>120</td>
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</table>
182. Mr. Sayre: An act for the protection of horses and other animals, and providing for the punishment of violations of the provisions thereof.

183. Mr. Hogan: An act to amend section 1 of "An act relating to the protection of clams; providing penalties for its violation and declaring an emergency," approved March 11th, 1903, being section 6811 of Pierce's Washington Code, 1905, and declaring an emergency.

184. Mr. Rice: An act providing for the qualifications of justices of the peace in cities of more than five thousand inhabitants.

185. Mr. Bassett: An act providing for the holding of examinations for state certificates and life diplomas in the State of Washington, and repealing all laws and parts of laws in conflict with the provisions of this act.

186. Mr. Rice: An act relating to the government, management, and control of the State's public institutions and educational institutions and its capitol building and grounds, and amending sections 1, 3, 4, 5, 6, 7, 9, 11, 13, of an act entitled "An act to create a State Board of Control, and to provide for the government, control and maintenance of the Western Washington Hospital for the Insane, the Eastern Washington Hospital for the Insane, the State Penitentiary, the State Reform School, the State Soldiers' Home and the State School for Defective Youth; repealing all laws in conflict with this act, and declaring an emergency," approved March 16, 1901.

187. Mr. Cameron: An act to amend sections 3482 and 3483 of Ballinger's Code (1655 and 1656, Pierce's Code), relating to the trespass of sheep on certain lands, and providing a punishment therefor.

188. Mr. Cameron: An act creating the office of County Inspector of Apiaries, prescribing his duties and fixing his compensation.

189. Mr. Cameron: An act to amend section 3 of an act entitled "An act in relation to estrays, providing for their detention, regulation and sale, and prescribing penalties for its violation," approved Feb. 16, 1905.

190. Mr. Wade: An act to amend section 58 of an act entitled "An act to provide for the assessment and collection of taxes in the State of Washington." Approved March 13, 1879, being section 1714 of Ballinger's Annotated Codes and Statutes of Washington, and section 8650 of Pierce's Code of the Laws of the State of Washington, and repealing all acts and parts of acts in conflict herewith.
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<th>Number</th>
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<tr>
<td>191.</td>
<td>Mr. Sherfey</td>
<td>An act assenting to the terms, conditions and purposes of the grant of money for the more complete endowment and maintenance of agricultural experiment stations provided for under an act of Congress approved March 16, 1893, and declaring an emergency.</td>
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<td>Report from Senate: 874</td>
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<td>Report from House of Representatives: 876</td>
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<td>Third reading and passage: 881</td>
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<td>Other action by: 857</td>
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<td>Signed by Speaker: 867</td>
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<tr>
<td>192.</td>
<td>Mr. Godman</td>
<td>An act to provide for the indeterminate sentence of persons convicted of certain felonies, for the termination of such sentence and the release of such persons, defining the duties of the Board of Control and Warden of the Penitentiary in relation thereto, and repealing all acts and parts of acts in conflict herewith.</td>
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<td>Report from Senate: 855</td>
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<td>Report from House of Representatives: 578</td>
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<td>Third reading and passage: 354</td>
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<td>Other action by: 857</td>
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<td>Signed by Speaker: 862</td>
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<td>193.</td>
<td>Mr. Kaysel</td>
<td>An act providing for the manner of sale and distribution of all grain sacks manufactured at the State Penitentiary.</td>
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<td>Report from Senate: 551</td>
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<td>Report from House of Representatives: 261</td>
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<td>Third reading and passage: 282</td>
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<td>Other action by: 324</td>
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<td>Signed by Speaker: 855</td>
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<td>194.</td>
<td>Mr. Hanson</td>
<td>An act providing that, when property is purchased or money borrowed of any person, company or corporation doing business within this state, a signed statement of the purchaser's or borrower's means or ability to pay having been given as an inducement to obtaining the credit, and payment is not made within thirty days after maturity, the creditor shall have the right, after notice, to inspect the debtor's books of account and make copies thereof, and declaring the failure to produce such books prima facie evidence of fraud in obtaining the credit.</td>
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<td>Report from Senate: 551</td>
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<td>Report from House of Representatives: 482</td>
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<td>Third reading and passage: 436</td>
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<td>Other action by: 437</td>
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<td>195.</td>
<td>Mr. Hanson</td>
<td>An act in relation to the fees of State and County officers, witnesses and jurors, and repealing an act entitled 'An act in relation to the fees of State and County officers, witnesses and jurors, and repealing an act entitled 'An act in relation to the fees of State and County officers, witnesses and jurors, and amending section 2086 of the Code of Washington of 1881,' same being approved March 15, 1893, and declaring an emergency.</td>
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<td>Report from Senate: 565</td>
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<td>Report from House of Representatives: 419</td>
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<td>Third reading and passage: 268</td>
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<td>Other action by: 279</td>
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<td>Signed by Speaker: 601</td>
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<td>196.</td>
<td>Mr. BRADSBURY: An act requiring justices of the peace and police justices in cities of the third and fourth classes to accompany all remittances of fines to the officers named by law or ordinance to receive the same with a detailed statement of the case or cases in which said fines were imposed and collected, making it a misdemeanor for said officers to violate the requirements of this act and fixing the penalty therefor, and declaring an emergency.</td>
<td>125</td>
</tr>
<tr>
<td>197.</td>
<td>Mr. BRADSBURY: An act providing the manner of filling a vacancy in the office of mayor in cities of the fourth class, repealing all acts or parts of acts in conflict herewith, and declaring an emergency.</td>
<td>125 691</td>
</tr>
<tr>
<td>198.</td>
<td>Mr. TUBBET: An act to provide for the removal of the State Soldiers’ Home from Orting to the tidewaters of Puget Sound and for the establishment and maintenance of said Home for honorably discharged soldiers, sailors and marines who have served the United States government in any of its wars, members of the State militia disabled while in the line of duty, and who are bona fide citizens of this state, and also the wives of such soldiers, sailors and marines.</td>
<td>125 283 240</td>
</tr>
<tr>
<td>199.</td>
<td>Mr. TAYLOR: An act in relation to the abandonment of condemnation proceedings begun under the Eminent Domain law of this state, and providing for the recovery by the person entitled thereto of costs, attorney’s fees and expenses incurred in such proceeding, and declaring an emergency.</td>
<td>126</td>
</tr>
<tr>
<td>200.</td>
<td>Mr. HEXTABLE: An act entitled an act for the protection of train men, and to regulate the stringing of wires, electric or other, over railroad tracks, and relative to the maintenance of such wires heretofore strung.</td>
<td>126 283</td>
</tr>
<tr>
<td>201.</td>
<td>Mr. STROBRIDGE: An act creating the office of Insurance Commissioner, authorizing the appointment of a Deputy Insurance Commissioner and fixing salaries.</td>
<td>126 430 544 545</td>
</tr>
<tr>
<td>202.</td>
<td>Mr. BASSET: An act relating to the compulsory education of children between the ages of eight and fifteen years in the State of Washington, providing penalties for the violation of this act and repealing all laws and parts of laws in conflict with the provisions of this act.</td>
<td>126 409 828 829</td>
</tr>
<tr>
<td>203.</td>
<td>Mr. BASSET: An act to amend an act entitled “An act appropriating money for the purchase of material and regulating the manufacture and sale of jute and other fabrics and brick at the state penitentiary,” approved March 3, 1893. Repealing all acts inconsistent herewith and declaring an emergency.</td>
<td>126</td>
</tr>
<tr>
<td>Number</td>
<td>Author</td>
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211. Mr. KAYSER: An act amending section one (1) of the act entitled "An act to amend section 1657 of Ballinger's Annotated Codes and Statutes of Washington relating to revenue and taxation. Passed by the Senate March 8, 1901. Passed by the House of Representatives March 17, 1901. And passed the Senate notwithstanding the Governor's veto, June 12, 1901." 

212. Mr. FREUDENBERG: An act amending section 1 of an act entitled "An act to validate assessments made, or which may be made, to pay for local improvements, by any incorporated city in this state, and to prohibit the setting of such assessments aside or declaring the same invalid upon any ground other than upon the ground of fraud," approved March 9, 1901, confirming the sale of real estate, and declaring an emergency.

213. Mr. TROY: An act authorizing and directing the Commissioner of Public Lands to certify certain tide lands to the Governor for deed and authorizing and directing the Governor to execute and the Secretary of State to attest a deed conveying to the city of Port Townsend certain tide lands for use as, and in connection with its public park, and for no other purposes.

214. Mr. E. P. GILBERT: An act appropriating funds for the relief of H. B. Doak as sheriff of Spokane county.

215. COMMITTEE ON REVENUE AND TAXATION: An act to amend sections two (2) and three (3) of article VII of the Constitution of the State of Washington, relating to the assessment and taxation of property within this state.


217. Mr. HUTCHINSON: An act defining the weight of a ton of coal and making it a misdemeanor to sell less for a ton, and providing a penalty for the violation thereof.

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<td>&quot;An act to provide for the preservation of the forests of this state, for the prevention, control and suppression of forest fires, to create a State Board of Forest Commissioners, providing for a State Fire Warden and Forester, Deputy Fire Wardens, Forest Rangers, defining their duties and powers, making an appropriation therefor, and providing punishments for the violation thereof, and repealing an act entitled &quot;An act to protect from fire forests and other property within the State of Washington and creating Forest Fire Wardens, Deputies, Patrolmen, and defining the duties and providing penalties and declaring an emergency,&quot; approved March 10, 1908; approved March 11, 1905.</td>
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<td>268</td>
<td>Mr. Connell</td>
<td>An act providing for the furnishing of plans for school houses and prescribing the duties of school directors in connection therewith and providing a penalty for their not complying therewith.</td>
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<td>269</td>
<td>Mr. Bradberry</td>
<td>An act to provide security to the public against errors, omissions and defects in abstracts of title to real estate and for the use of abstracts in evidence.</td>
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<td>270</td>
<td>Mr. Gaches</td>
<td>An act to provide against the adulteration of foods, drinks and drugs, and fraud in the sale thereof; creating a State Board of Food Commission, defining their duties and providing for the appointment of an officer to be known as the State Dairy and Food Commissioner; providing for the enforcement of the law and fixing a penalty for violation thereof; making an appropriation.</td>
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and repealing chapter XCIV of the Laws of 1901 as amended by chapter 51 of Laws of 1905, being an act entitled "An act to provide against the adulteration of food and fraud in the sale thereof; creating a State Board of Food Commission, defining their duties and providing for the appointment of an officer to be known as the State Dairy and Food Commissioner; providing for the enforcement of the law and fixing a penalty for violation thereof; making an appropriation, declaring an emergency and repealing 'An act to provide against the adulteration of food,' approved March 13, 1899," approved March 16, 1901.

271. Mr. Hogan: An act relating to fire and marine insurance

272. Mr. Hogan: An act validating defective acknowledgements of deeds and other instruments

273. Mr. Stayden: An act relating to the registration of voters and amending sections 1 and 2 of an act entitled "An act amending sections 1451 and 1453 of Ballinger's Codes and Statutes of Washington, relating to the registration of voters," approved March 12, 1903

274. Mr. Bradberry: An act providing that female complaining witnesses giving testimony in actions of rape, seduction, and abduction, shall be corroborated, and declaring an emergency

275. Mr. Tibbetts: An act providing for the improvement of the old wagon road through the Snoqualmie Pass between North Bend, in King county, and Easton, in Kittitas county, Washington; and making an appropriation therefor

276. Mr. Sewall: An act to establish a fish hatchery on the Big Quilcene river in Jefferson county, and making an appropriation therefor

277. Mr. Sewall: An act to prohibit certain launches from navigating certain waters, to require such launches to employ certain safety appliances, imposing penalties, and declaring an emergency

278. Mr. Gaches: An act authorizing and empowering cities and towns to construct and maintain dikes and embankments to protect such cities or towns or any part thereof, from overflow, and to pay the cost and expenses thereof out of its current expense fund, or by a special assessment upon the property benefitted, or by both
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<tr>
<th>Number</th>
<th>Author(s)</th>
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<tr>
<td>279</td>
<td>Mr. BRADSBERRY</td>
<td>An act extending the time for the removal of timber sold on state lands</td>
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<td>280</td>
<td>Mr. BYERLY</td>
<td>An act creating a state road in Cowlitz and Skamania counties, and making an appropriation therefor</td>
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<tr>
<td>281</td>
<td>Mr. BYERLY</td>
<td>An act making the destruction of property or life by explosives a crime, and providing a penalty therefor</td>
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<td>282</td>
<td>Messrs. HOGAN, WADE and NEWITT</td>
<td>An act to create the county of Grays Harbor, subject to the requirements of the State Constitution and Statutes in respect to the establishment of new counties, and declaring an emergency</td>
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<tr>
<td>283</td>
<td>Mr. SLADEN</td>
<td>An act authorizing Boards of County Commissioners to establish game preserves within the county, fix by proclamation the boundaries thereof, prohibit the hunting, chasing, snaring, trapping or killing of game therein, and prescribing a penalty for the violation thereof</td>
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<tr>
<td>284</td>
<td>Mr. BYERLY</td>
<td>An act making assault and battery causing great bodily harm a felony, and providing a penalty therefor</td>
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<tr>
<td>285</td>
<td>Mr. TAYLOR</td>
<td>An act providing for the furnishing of cars to shippers and prescribing the time of loading, transporting and unloading the same and providing charges and penalties for delay and for the violation of this act and authorizing the Railroad Commission of Washington prescribe additional rules and to enforce the same and the provisions of this act</td>
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<td>286</td>
<td>Mr. RICE</td>
<td>An act providing for and giving and granting the right, privilege and authority to perpetually back water upon, overflow and inundate with water, lands belonging to the State of Washington in the erection, construction, maintenance or operation of</td>
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water power plants, reservoirs, or works for impounding water, for
power purposes, irrigation, mining, or other public use, and de-
clarine an emergency

287. Mr. HUTCHINSON: An act declaring it unlawful for any person
or persons to dance the muscle dance or any similar lewd, laci-
vous or obscene dance or exhibition or for any person, firm or cor-
poration to allow said dances or exhibitions on their premises, de-
clarie it a misdemeanor and prescribing the penalty for violation
thereof

288. Mr. HORNBERGER: An act appropriating the sum of $6,500.00 to
purchase a gift to be presented to the battleship "Washington"

289. Mr. DICKSON: An act to amend sections 2, 3, 4, 6, 12, 13, 15, 20,
and 22 of an act entitled "An act to establish a railroad commis-
sion for the State of Washington, whereby discrimination and ex-
tortion in railroad and express charges may be prevented and rea-
sonable and just freight and passenger service and tariff may be
corrected and established; to authorize the commission to make all
necessary rules and regulations for its government and the carry-
ing into effect the provisions of this act; to give to said commis-
sion the power to regulate the sale of railroad tickets, and to cor-
rect and provide charges for hauling loaded or empty cars, proper
trackage, proper train service, sufficient freight and passenger
rooms, and just and reasonable joint rates and demurrage charges;
to prescribe penalties for the violation of this act, and to provide
means and rules for its proper enforcement, and making an appro-
priation therefor," approved March 7, 1905, being chapter 81 of the
Laws of the Legislature of the State of Washington, passed in the
year 1905; and to authorize the commission to provide for proper
railroad connections and sidings; to provide proper and reasonable
charges or penalties to be paid by shippers for failure to promptly
load and unload cars; to provide proper and reasonable charges
or penalties to be paid by railroads to shippers for failure to promptly
furnish cars and equipment after demand therefor, or to promptly
and expeditiously deliver cars and freight to the consignee, and to make all necessary rules and regulations to carry
such provisions into effect; to authorize and empower said com-
misson to ascertain the value of all railroad property used in this
state for the public convenience; to provide for the commission to
make findings thereon and establishing rules of evidence governing
the same, to authorize said commission to designate certain books
and accounts to be kept by the railroad and express companies
doing business in this state; and to provide penalties for the viola-
tion of this act, and declaring an emergency
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<th>Number</th>
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<th>Report from</th>
<th>Second reading and amendments</th>
<th>Third reading and passage</th>
<th>House action</th>
<th>Report from</th>
<th>Senate</th>
<th>Signed by Speaker</th>
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<td>200</td>
<td>Mr. Bassett: An act requiring and establishing a Premium Reserve Fund for the protection of the holders of the obligations of every Guarantee, Surety, and Fidelity Company transacting business in this state</td>
<td>218</td>
<td>411</td>
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<td>201</td>
<td>Substituted for H. B. No. 123. Mr. Slayden: An act dedicating to the city of Tacoma all the right, title and interest of the State of Washington in and to certain lands in the city of Tacoma, lying within section 36, township 21 north, range 2 east, W. M., for street, park and boulevard purposes</td>
<td>218</td>
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<td>434</td>
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<td>202</td>
<td>Joint Committee on Military Affairs and Soldiers' Home: An act relating to the construction of armories for the use of the National Guard of Washington, appropriating money from the military fund therefor, creating a board to superintend the construction thereof, and declaring an emergency</td>
<td>232</td>
<td>302</td>
<td>392</td>
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<td>527</td>
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<td>203</td>
<td>Joint Committee on Military Affairs and Soldiers' Home: An act relating to the National Guard of Washington and amending sections 21 and 45 of an act entitled “An act to provide for the enrollment of the militia, for the organization, maintenance and discipline of the National Guard of the State of Washington and for the public defense, and entitled ‘Military Code,’ and to repeal existing laws,” approved March 19, 1895, same being sections 1945 and 1956 of Ballinger’s Annotated Codes and Statutes of Washington; and to amend sections 6, 12, 13, and 18 and repeal section 18 of an act entitled “An act to provide for the enrollment of the militia, for the regulation, maintenance and discipline of the National Guard of the State of Washington and for the public defense, and to amend sections 1932, 1933, 1934, 1939, 1955, 1964, 1975, 1981, 2000, 2010, and 2068, and to repeal section 1957 of Ballinger’s Annotated Codes and Statutes of the State of Washington, and to amend sections 4, 7, 8 and 11 of an act entitled “An act to amend sections 1926, 1929, 1930, 1932, 1933, 1934, 1963,</td>
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1901, 1900, 1902, 1903, 2025, 2028, 2046, and 2061 of Ballinger's Annotated Codes and Statutes of the State of Washington, relating to the Military Code of the State of Washington, providing for courts of inquiry, and declaring an emergency, approved March 16, 1901, and declaring an emergency, approved March 16, 1903, and declaring an emergency.

294. Mr. Tibbits: An act to provide for a statute in marble or bronze of Gov. Isaac I. Stevens, to be placed in Statuary Hall, in the National Capitol, and making an appropriation therefor.

295. Mr. Sewall: An act to appropriate money for annual expenses of the Board of Commissioners for the promotion of uniformity of legislation in the United States.

296. Mr. Sewall: An act to amend section 1 of an act entitled "An act to provide for the payment of Bailiffs of the Superior Courts," approved February 16, 1891, being identical with section 1368 of Ballinger's Washington Code, also section 4375 Pierce's Washington Code and section 2970 of the second volume of Hill's Washington Code.

297. Mr. Cameron: An act amending section 1 of an act entitled "An act to provide the office of sheep inspector and prescribe the duties thereof; to prevent the spread of contagious and infectious diseases among sheep; to provide for the collection of damages for the spreading of disease among sheep and to repeal an act entitled 'An act in relation to and prevent the introduction or spread of disease among sheep,' approved February 2, 1888, and to repeal an act entitled "An act in relation to and prevent the introduction or spread of disease among sheep," approved February 2, 1888, and declaring an emergency approved February 26, 1897, and declaring an emergency, approved March 16, 1901.

298. Mr. Dickson: An act providing for the purchase of the Highway Bridge across the Columbia river, at Wenatchee, Washington, by the State of Washington, from the Washington Bridge Company, providing for the time and method of payment therefor and the manner of future maintenance and supervision thereof, and making an appropriation for said purchase.

299. Mr. Carlson: An act authorising Boards of County Commissioners in the several counties of the State, to convey to incorporated cities and towns, within the boundaries of their respective counties, lands belonging to the county, for park, cemetery or other municipal purposes, for such consideration as to them may seem proper.
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<th>Number</th>
<th>Author and Title</th>
<th>Read first time</th>
<th>Report from committee</th>
<th>Second reading and amendment</th>
<th>Third reading and passage</th>
<th>Other action by</th>
<th>Report from Speaker</th>
<th>Signed by Speaker</th>
<th>Signed by President</th>
<th>Governor-Made law</th>
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<td>300</td>
<td>Mr. BRADBERRY: An act prescribing the terms and conditions of sale of timber on state, school and granted lands...</td>
<td>235</td>
<td>340</td>
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<td>694</td>
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<td>301</td>
<td>Mr. FANCIER: An act to amend section 16 of an act entitled &quot;An act in relation to the insane of the State of Washington and making appropriations for the maintenance thereof, and declaring an emergency,&quot; approved March 13, 1890, the same being section 5546 of Pierce's Washington Code, and to repeal section 33 of said act, the same being section 5563 of Pierce's Washington Code...</td>
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<td>302</td>
<td>Mr. GODMAN: An act creating the office of District Prosecuting Attorneys, providing their powers and duties, fixing their compensation, and declaring an emergency...</td>
<td>235</td>
<td>378</td>
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<td>303</td>
<td>Mr. REID: An act fixing the salaries of certain state officers...</td>
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<td>304</td>
<td>Mr. BEACH: An act to amend section 16 of an act entitled &quot;An act in relation to the insane of the State of Washington, and making appropriations for the maintenance thereof, and declaring an emergency,&quot; approved March 13, 1890, the same being section 5546 of Pierce's Washington Code, and relating to commitments of insane persons...</td>
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<td>305</td>
<td>Mr. OLSEN: An act to prevent the unauthorized interference with water in streams, ditches, canals, flumes and other aqueducts, used for irrigation, stock, domestic, mining, manufacturing or other beneficial purposes, and providing a penalty for the violation thereof...</td>
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<td>306</td>
<td>Mr. TONKIN: An act to amend sections 4 and 16 of an act entitled &quot;An act relating to the proper ventilation and safety of coal mines, and prescribing the manner of appointment of inspectors,&quot; approved March 5, 1891, and providing for reports relative to the transferring of coal mines, and prescribing a penalty for the violation of the provisions thereof...</td>
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<td>307</td>
<td>Mr. Romaine: An act to amend sections 4, 5, 6, 10, 12, 13, 15 and 17 of &quot;An act relating to drugs and medicines, the licensing of persons to compound, dispense, buy and sell the same in the State of Washington, placing restrictions on the sale of wines, malt and spirituous liquors, defining crimes and misdemeanors and prescribing penalties in cases of violations of the provisions of this act, repealing chapter 153 of the Session Laws of 1891 of Washington, being an act entitled &quot;An act to regulate the practice of pharmacy, the licensing of persons to carry on such practice and the sale of poisons in the State of Washington,&quot; approved March 9, 1891, and also repealing chapter 113 of the Session Laws of 1893 of Washington, being an act entitled &quot;An act to amend section 8, chapter 153, of the Session Laws of 1891, of Washington, regulating the practice of pharmacy, approved March 9, 1891, and declaring an emergency,&quot; approved March 10, 1893, and declaring an emergency,&quot; approved March 14, 1899, and by adding to said act sections 17½ and 17 1-3, and declaring an emergency.</td>
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<td>308</td>
<td>Mr. Rhodes: An act creating a State Law Library and providing for its management, and repealing sections 1, 2, 3, 4, 5, 6 and 7 of chapter 171 of Session Laws of 1903, relating to the State Library.</td>
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<td>309</td>
<td>Committee on Public Morals: An act to regulate and in certain cases to prohibit the manufacture, sale, keeping for sale, owning, or giving away cigarettes, cigarette paper, cigarette wrappers and other substitutes for the same, providing penalties for the violation thereof, and repealing all laws in conflict therewith.</td>
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<td>310</td>
<td>Mr. Sheets: An act amending sections 1092, 1093 and 1095 of Ballinger's Annotated Codes and Statutes of Washington, relating to the construction of sub-ssewers.</td>
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<td>311</td>
<td>Mr. Lang: An act amending section 1715 of Pierce's Code of Washington, the same being section 7202 of volume 2, Ballinger's Codes and Statutes of Washington, relating to the bribery of executive or legislative officers and prescribing the punishment therefor.</td>
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<td>312</td>
<td>Mr. Bradberry: An act amending section 6 of an act to provide for the alteration, replat or vacation of any townsite, city plat or plats, addition or additions, or parts thereof, and the assessment, collection and payment of any damages connected therewith; approved March 14, 1903.</td>
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<td><strong>313. Mr. GACHES:</strong> An act relating to the payment by the state of assessments made on state, school or granted lands for the construction and maintenance of dikes and drains benefiting such lands, and repealing section 2 of chapter 127 of Laws of 1903, being an act entitled &quot;Amending act of 1901 relating to assessments of state, school and granted lands for drainage purposes. An act relating to the payment of assessments made on state, school, granted or other lands for the purpose of dikes and drainage, and amending section twenty-five of an act entitled, 'An act providing for the establishment and construction of ditches for drainage purposes,' approved March 8, 1901, (same being section 4594. of Pierce's Washington Code), and making an appropriation therefor and declaring an emergency,&quot; approved March 9, 1905; and making an appropriation therefor and declaring an emergency.</td>
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<td><strong>314. Mr. GACHES:</strong> An act amending section 1 of chapter 127 of the Laws of 1903, being an act entitled &quot;Amending act of 1901 relating to the assessments of state, school and granted lands for drainage purposes. An act relating to the payment of assessments made on state, school, granted or other lands for the purpose of dikes and drainage, and amending section 25 of an act entitled 'An act providing for the establishment and construction of ditches for drainage purposes,' approved March 8, 1901, (same being section 4594. of Pierce's Code), and making an appropriation therefor and declaring an emergency,&quot; approved March 9, 1905; and making an appropriation therefor and declaring an emergency.</td>
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<td><strong>315. Mr. E. P. GILBERT:</strong> An act appropriating $5,000 for the relief of F. M. Fortune for personal injury sustained by him while in the employ of the state.</td>
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<td><strong>316. Mr. KIRKPATRICK:</strong> An act to secure fair, free and unrestricted competition in the letting of contracts for public work or improvements requiring different kinds of material therefor.</td>
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<td>317</td>
<td><strong>Mr. Kloyborg:</strong> An act amending section 3 of an act approved March 13, 1899, being an act to establish the number of hours to constitute a day's work on all state, county and municipal contracts, or such work done by contract or subcontract, and providing a penalty for its violation.</td>
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<td>318</td>
<td><strong>Mr. Carlyon:</strong> An act in relation to public service corporations, empowering the city council in cities and towns to regulate the charges of such public service corporations.</td>
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<td>319</td>
<td><strong>Mr. Tonkin:</strong> An act to amend section 3 of an act entitled “An act creating a bureau of labor, defining its duties, abolishing the office of assistant labor and factory, mill and railway inspector, repealing chapter 29 of the Laws of 1897; making an appropriation and declaring an emergency,” approved March 16, 1901, and providing a penalty for the violation thereof.</td>
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<td>320</td>
<td><strong>Committee on Appropriations:</strong> An act appropriating the sum of forty-two thousand, one hundred and forty-two dollars and seventy-five hundredths of a dollar ($42,142.75) to complete contracts now in force on state roads.</td>
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<td>321</td>
<td><strong>Mr. Freudenberg:</strong> An act defining the crime of assault and battery and providing punishment therefor.</td>
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<td>322</td>
<td><strong>Mr. Blackmore:</strong> An act to provide for the infliction of corporal punishment upon persons found guilty of wife-beating.</td>
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<td>323</td>
<td><strong>Substituted by Committee on Privileges and Elections for H. B. 90:</strong> An act relating to, regulating and providing for the nomination of candidates for public office in the State of Washington by primary elections and providing penalties for the violation thereof.</td>
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<td>324</td>
<td><strong>Substituted by Committee on Public Morals for H. B. 50:</strong> An act to prohibit or permit the sale or distribution of intoxicating liquors as a beverage in any voting precinct of the State of Washington, in accordance with the will of a majority of the qualified electors thereof, and to provide for the enforcement of the provisions of this act under suitable penalties.</td>
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<td>325</td>
<td><strong>Mr. Gregg:</strong> An act prohibiting the retaining by an employer of any part of the wages, compensation or salary of an employee for the purpose of providing medical or surgical attendance for employees and providing a penalty for the violation thereof.</td>
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<td>326</td>
<td>Mr. Smalley</td>
<td>An act for the relief of E. K. Pendegast, and for declaring an emergency</td>
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<td>327</td>
<td>Mr. Cameron</td>
<td>An act to amend section 1 of an act entitled &quot;An act relating to electric railroads, street and other electric railways and corporations incorporated for the construction, ownership or operation thereof, the right of eminent domain therefor, the use of streets and roads thereby and leases and sales thereof heretofore or hereafter made.&quot;</td>
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<td>328</td>
<td>Mr. Reid</td>
<td>An act relative to the examination of the books, accounts and methods of business used and employed in the various state offices</td>
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<td>329</td>
<td>Mr. Armstrong</td>
<td>An act creating a Board of Railroad Telegraph Examiners, and making it unlawful for any person to engage in the occupation of railroad telegrapher, without first obtaining a license from said board, and providing penalties</td>
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<td>330</td>
<td>Mr. McDonald</td>
<td>An act to create a state fish hatchery in Walla Walla county, State of Washington, for the propagation and distribution of trout and other game fishes in the State of Washington and, making an appropriation therefor</td>
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<td>331</td>
<td>Mr. Huntley</td>
<td>An act relating to weights and measures, and creating the office of Inspector of Weights and Measures, providing for the appointment of the inspector, prescribing his powers, duties and compensation, and providing penalties for violation of this act</td>
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<td>332</td>
<td>Mr. Rank</td>
<td>An act prohibiting minors under the age of sixteen from carrying firearms, prohibiting parents and guardians of such minors from permitting such minors to carry or handle firearms, and providing a punishment for violation thereof</td>
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<td>334.</td>
<td>Mr. Halteman: An act to provide for the registration of witnesses by common carriers in cases of accident.</td>
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<td>335.</td>
<td>Mr. Peddy cord: An act to promote the safety of employes and travelers upon railroads by requiring and compelling all railroads operating in this state to provide all cars with automatic couplers, air brakes and hand brakes, and automatic power brakes on all railroad cars, tenders and engines operating in this state, to prohibit the use of any defective cars or engines, to prohibit the running of trains over defective tracks, bridges or other structures, directing and requiring railroads operating in this state to report all accidents to the Railroad Commission of Washington, authorizing said Railroad Commission to appoint an inspector of track, bridges and equipment, and defining his duties and powers, authorizing and directing the said Railroad Commission to enforce the provisions of this act, and providing penalties for the violation thereof by any railroad operating in this state.</td>
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<td>336.</td>
<td>Mr. Abrams: An act relating to the selection of jurors in superior courts of the state and declaring an emergency.</td>
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<td>337.</td>
<td>Mr. Troy: An act to amend section 23 of an act entitled “An act to establish a railroad commission for the State of Washington, whereby discrimination and extortion in railroad and express charges may be prevented and reasonable and just freight and passenger service and tariff may be corrected and established; to authorize the commission to make all necessary rules and regulations for its government, and the carrying into effect the provisions of this act; to give to said commission the power to regulate the sale of railroad tickets, and to correct and provide charges for hauling loaded or empty cars, proper train service, sufficient freight and passenger rooms, and just and reasonable joint rates and demural charges; to prescribe penalties for the violation of this act, and to provide means and rules for its proper enforcement, and making an appropriation therefor,” approved March 7, 1905.</td>
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<td>Report from Committee</td>
<td>Second Reading and Amendments</td>
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<td>338</td>
<td>Mr. Morse: An act to establish and maintain a state fish hatchery on the outlet of Trout lake in Island county, Washington. (Substituted for H. B. 61.) Mr. Gates: An act to prohibit all live stock from running at large in any county and portion of the county in the State of Washington in which three-fourths of the lands therein are under fence, except in certain cases, providing a penalty for the enforcement of the act, and repealing chapter 91 of the Session Laws of 1905.</td>
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<td>784</td>
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<td>(Substituted for H. B. 107.) An act relating to assessment and taxation of bank stock, and declaring an emergency.</td>
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<td>342</td>
<td>Mr. Beach: An act to amend section 1 of an act entitled &quot;An act to provide for a closed season for crabs in the State of Washington, to prohibit the sale or canning thereof, and fixing a penalty for the violation thereof,&quot; approved March 9, 1905.</td>
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<td>343</td>
<td>Mr. Cloes: An act regulating the sale of milk and cream in cities of this state, providing for the appointment of an inspector of milk, defining his duties, providing for licensing the sale of milk and cream, providing penalties for the violation of the provisions of this act, repealing all acts and parts of acts in conflict herewith, and declaring an emergency.</td>
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<td>751</td>
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| 345    | Mr. Armstrong: An act creating the office of State Oil Inspector, providing for the appointment of deputies, providing for the com-
pensation of said State Oil Inspector and deputies, and providing for
the inspection of petroleum and its products, used for illuminat­
ing purposes, and providing a penalty for the violation thereof
and repealing chapter 161 of the Laws of 1905, being an act en­
titled, "An act creating the office of State Oil Inspector, providing
for his compensation, and providing for the inspection of petroleum
and its products, used for illuminating purposes, and providing a
penalty for the violation thereof" ................................

| 346. Mr. Romaine: An act authorizing cities to regulate and control
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| 347. Mr. Stevenson: An act for the relief of Skamania county, and
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| 348. Mr. E. M. Stephens: An act to repeal section 9 of chapter 45
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| 349. Mr. Coles: An act providing for the annexation to cities of the
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| 350. Mr. Coles: An act to regulate and control insurance companies,
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| 351. Mr. Tibbetts: An act relating to legal holidays in the public
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| 352. Mr. J. B. Gilbert: An act to amend section 1 of an act entitled
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| 354. Mr. Troy: An act appropriating funds for the relief of Julius
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<td>355.</td>
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<td>356.</td>
<td>Mr. Kirkpatrick: An act to provide for the safety of persons at public assemblies</td>
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<td>357.</td>
<td>Mr. H. F. Jackson: An act authorizing city officials in cities of the first class to close their offices Saturdays at 1 o'clock in the afternoon.</td>
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<td>358.</td>
<td>Mr. Tibbetts: An act to regulate the width of tires of vehicles, prescribing a penalty for the violation thereof and exempting certain vehicles from taxation.</td>
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<td>359.</td>
<td>Mr. Hogan: An act relating to the probate of the estates of deceased persons and amending sections 2581, 2583 and 2659 of Pierce's Washington Code (1905).</td>
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<td>360.</td>
<td>Mr. Hogan: An act relating to the enforcement of liens upon steamers, vessels, boats and other water craft, their tackle, apparel and furniture.</td>
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<td>361.</td>
<td>Mr. Hogan: An act amending section 342 Ballinger's Annotated Codes and Statutes of Washington, and relating to the powers and duties of boards of county commissioners, and declaring an emergency.</td>
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<td>362.</td>
<td>Mr. Abrams: An act to repeal and repealing sections 160 and 161 of the Penal Code of the State of Washington as codified and annotated by William Lair III, the same being sections 7319 and 7320, respectively, of Ballinger's Codes and Statutes of Washington.</td>
</tr>
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</table>
Mr. Wade: An act granting additional power to cities of the second, third and fourth classes, giving such municipalities power to exact bonds from persons or corporations obtaining franchises, and providing for the appointment and confirmation of boards of park commissioners by the mayor and council, and authorizing the levy of a tax for park purposes, and giving city councils the power to annex territory for park or other municipal purposes and providing for the selection of the mayor in the case of a vacancy; and providing that councils in such cities shall have the power to regulate rates of commodity of all public service corporations.

Mr. Reeve: An act relating to the election of county commissioners, and amending an act entitled "An act to amend section 1 of an act entitled 'An act concerning the manner of electing county commissioners, and amending sections 272 and 266 of the first volume of Hill's Annotated Statutes and Codes of Washington,' approved March 3, 1893," approved March 20, 1895, and repealing all other acts or parts of acts in conflict herewith.

Mr. McDonald: An act for the protection of beaver within the State of Washington, defining violations thereof, and providing a penalty for violating the same.

Mr. McCoy: An act amending section 8174 of Pierce's Washington Code, relating to the time, method and place of sales of state, school and granted lands, materials thereon and leases thereof, and regulating the manner in which other public lands and leases shall be sold.

Mr. E. C. Davis: An act relating to the time of commencing actions involving titles to land based on tax foreclosure.

Mr. Griffin: An act relating to justices of the peace in cities having a population of more than one hundred thousand (100,000) inhabitants, fixing their salaries and limiting their employment.

Mr. McDonald: An act declaring certain kinds of property the subject of larceny and for kindred purposes.

Mr. Whitlow: An act relating to stallions for public service.

Mr. Beebe: An act relating to the annexation of territory to school districts when the district constitutes an incorporated city of 10,000 or more inhabitants, and declaring an emergency.

Mr. Beebe: An act to amend an act entitled "An act regulating the keeping and deposit of municipal funds. Approved March 9, 1905."
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<th>Read first time</th>
<th>Report from</th>
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<td>Mr. Tibbits: An act amending section 842 of Pierce's Washington Code relating to exemptions of personal property, the same being section 1 of an act entitled &quot;An act in relation to exemptions, and providing that no property shall be exempt from certain classes,&quot; approved March 14, 1903.</td>
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<td>JOINT COMMITTEE ON GAME AND GAME FISH: An act for the preservation, phonation, protection, taking, use and transportation of game animals, game birds and game fish, and certain harmless birds and animals, and fixing penalties for the violation thereof.</td>
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<td>390.</td>
<td>Mr. GODMAN</td>
<td>An act amending section 9 of an act entitled “An act to provide for the manner of commencing civil actions in the superior courts, and bringing the same to trial,” approved March 15, 1893</td>
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<td>391.</td>
<td>Mr. CLOSE</td>
<td>An act to amend section 3 of an act entitled “An act in relation to the descent of real estate of deceased persons and sales thereof by executors and administrators, and quieting titles acquired by descent. Approved March 29, 1895”</td>
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<td>392.</td>
<td>Mr. GODMAN</td>
<td>An act amending the Code of Civil Procedure and designating the place for the commencement and trial of civil actions in certain cases</td>
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<td>393.</td>
<td>Mr. GREGG</td>
<td>An act to amend section 1 of an act entitled “An act to amend section 1785 of the Code of Washington, the same being section 1534 of volume 2 of Hill’s Annotated Statutes and Codes of Washington, relating to costs in civil actions before justices of the peace, and providing for an attorney’s fee as part of the costs in such actions,” approved February 16, 1893, the same being section 2973 of Pierce’s Washington Code</td>
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<td>394.</td>
<td>Mr. MCDONALD</td>
<td>An act to amend section 5 of an act entitled “An act in relation to estrays, providing for their detention, registration and sale, and prescribing penalties for its violation,” approved February 16, 1905</td>
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<tr>
<td>395.</td>
<td>Mr. BEACH</td>
<td>An act to protect nurserymen and dealers in nursery stock, and to secure liens for the purchase price of such stock, and prescribing the manner of their enforcement</td>
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| 396.   | Mr. BEEBE | An act to amend section 4251 of Ballinger’s Annotated Codes and Statutes of Washington relating to the organiz-
391. Mr. Bebee: An act relating to the certification of teachers in cities employing four hundred or more teachers in the public schools thereof.

392. Mr. Bebee: An act relating to the arid lands pertaining to the endowment of the University of the State of Washington, and authorizing an exchange of part of said arid lands for water to irrigate the part retained, and to provide revenue for said University.

393. Mr. Freudenberg: An act to regulate the selling, bartering, trading, loaning or giving away of morphine, opium, chloral, cocaine and similar drugs and medicines containing the same, providing penalties for violation thereof.

394. Mr. Freudenberg: An act defining and prescribing penalties for larceny by a partner of partnership property, repealing inconsistent acts.

395. Mr. Coles: An act to regulate the practice of architecture.

396. Mr. Ulsh: An act providing for the laying out and construction of a state wagon road and making an appropriation therefor.

397. Mr. Romaine: An act to amend section 5 of "An act to authorize the Fish Commissioner to make research for the purpose of enforcing the fish laws of the State of Washington," approved March 9, 1893, being section 5237 of Pierce's Washington Code.

398. Mr. Troy: An act to provide for the sale of certain state tide lands situate in Jefferson county, and to provide for the survey, appraisement and classification, price and manner of sale thereof, and making an appropriation therefor, and providing for the disposition of the proceeds of said sale.

399. Mr. Troy: An act providing for the leasing of rights-of-way over any lands of the State of Washington to any persons or corporations for logging purposes and the removal of any timber, and providing for the leasing of any harbor areas and lands of the State of Washington to any persons or corporations for booming purposes, and declaring an emergency.
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<tr>
<th>Number</th>
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<tbody>
<tr>
<td>406.</td>
<td>Mr. Johnson</td>
<td>An act to amend sections 5 and 19 of an act entitled &quot;An act to provide for the establishment and creation of drainage districts and the construction and maintenance of a system of drainage, and to provide for the means of payment thereof, and declaring an emergency,&quot; approved March 20, 1895, the same being sections 3119 of volume 1 of Ballinger's Annotated Codes and Statutes of Washington, and declaring an emergency.</td>
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<tr>
<td>407.</td>
<td>Mr. Long</td>
<td>An act to adopt Pierce's Washington Code as an official compilation</td>
</tr>
<tr>
<td>408.</td>
<td>Mr. H. F. Jackson</td>
<td>An act amending sections 58, 59 and 60 of an act entitled &quot;An act to provide for the collection and assessment of taxes in the State of Washington,&quot; approved March 15, 1897</td>
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<tr>
<td>409.</td>
<td>Mr. E. P. Gilbert</td>
<td>An act relating to the acquisition of right-of-way for railroads through lands owned by the State of Washington, held for military purposes at American Lake, Pierce county, Washington</td>
</tr>
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<td>410.</td>
<td>Mr. E. P. Gilbert</td>
<td>An act authorizing the exchange of certain state lands for other lands now owned by the Commercial Trust Company</td>
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<tr>
<td>411.</td>
<td>Mr. Beebe</td>
<td>An act permitting the deposit with the State Treasurer of a special guarantee fund by corporations engaged in the business of issuing certificates of title or policies of title insurance or other guarantees of title to real estate within the State of Washington, and regulating the method whereby said guarantee fund may be made available and providing for the certification of such corporations</td>
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<td>Bill</td>
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<td>412.</td>
<td>Mr. McCoy: An act to amend section 213 of Balinger's Annotated Codes and Statutes of Washington, relating to the creation of a board of appraisers and a board of harbor line commissioners, as required by articles 15 and 16 of the state constitution, to be generally known as the board of state land commissioners, and defining their duties.</td>
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<td>413.</td>
<td>Joint Committee on Judiciary: An act relating to the superior courts of the counties of Whatcom, Yakima, Kittitas, Benton, Franklin, Adams, Lincoln and Spokane, the election and appointment of judges therein, and declaring an emergency.</td>
<td></td>
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<tr>
<td>414.</td>
<td>Mr. Coles: An act amending an act providing for the incorporation of trust companies and defining their powers and duties.</td>
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<tr>
<td>415.</td>
<td>Mr. Hanson: An act authorizing and empowering cities of the first class to create and establish a building department and defining its duties and powers.</td>
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<tr>
<td>416.</td>
<td>Mr. Taylor: An act making it unlawful for any railroad and other transportation companies doing business in the State of Washington and any agent, officer or servant of any railroad or other transportation companies, to require any employee of such railroad or transportation companies to purchase of any such company or of any particular person, firm or corporation, or at any particular place or places, the uniforms or other clothing or apparel required by any such railroad or other transportation companies to be used by such employees in the performance of their duties as such, and fixing a penalty therefor and declaring an emergency.</td>
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</tr>
<tr>
<td>417.</td>
<td>Mr. Halteman: An act to amend sections 2, 3, 7 and 10 of chapter 97 of the Session Laws of 1905 of the State of Washington, approved March 14, 1905, being &quot;An act providing for the incorporation and regulation of mutual fire insurance companies and associations,&quot; amended by chapter 71 of the Session Laws of 1905.</td>
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<tr>
<td>418.</td>
<td>Mr. McManter: An act creating a State University Permanent Fund, a State University Current Fund, and repealing section 16 of an act approved March 27, 1890, entitled, &quot;An act in relation to the establishment and government of the University of the State of Washington,&quot; and repealing section 11 of an act approved March 14, 1893, entitled, &quot;An act providing for the location, construction and maintenance of the University of Washington, and making appropriation therefor, and declaring an emergency,&quot; and repealing section 1 of an act approved March 15, 1895, and entitled, &quot;An act providing for the bonding of the lands of the University of Washington, and declaring an emergency.&quot;</td>
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<td>NUMBER</td>
<td>AUTHOR</td>
<td>TITLE</td>
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<tr>
<td>419.</td>
<td>Mr. King</td>
<td>An act providing for the survey, establishment and construction of a state wagon road within the counties of Chelan and Kittitas, and making an appropriation therefor, and declaring an emergency</td>
</tr>
<tr>
<td>420.</td>
<td>Mr. Slayden</td>
<td>An act to regulate the transportation of insane persons upon the electric railways</td>
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<tr>
<td>421.</td>
<td>Mr. Hewitt</td>
<td>An act to submit to the electors of Grays Harbor county, Washington, the question of the division of said county, by the creation of the county of Grays Harbor, and to provide for a special election for that purpose, and to meet the expenses of such election, and declaring an emergency</td>
</tr>
<tr>
<td>422.</td>
<td>Mr. Sayre</td>
<td>An act providing for the payment of witness fees in justices' courts</td>
</tr>
<tr>
<td>423.</td>
<td>Mr. Colles</td>
<td>An act extending the limits of cities and towns to the center of any navigable water adjoining such cities and towns, conferring full authority, control and jurisdiction upon such cities and towns, and declaring an emergency</td>
</tr>
<tr>
<td>424.</td>
<td>Mr. Colles</td>
<td>An act amending section 7 of an act entitled, &quot;An act to establish the legal rate of interest in the State of Washington, to prevent usury, and to provide for the establishment of the rate of interest on public warrants,&quot; approved March 13, 1889</td>
</tr>
<tr>
<td>425.</td>
<td>Mr. E. C. Davis</td>
<td>An act to amend section 7 of an act entitled, &quot;An act providing for the levy, collection and manner of payment of road, bridge, poll and property taxes and the manner of the expenditure thereof, and providing for the division of counties into road districts, and the appointment of supervisors thereof, and repealing all acts and part of acts in conflict herewith,&quot; approved March 16, 1903, the same being section 7903 of Pierce's Washington Code</td>
</tr>
</tbody>
</table>
426. Mr. SLAYDEN: An act providing for the appointment of one additional judge of the superior court of the State of Washington in and for the county of Pierce, fixing the term of office of the judge appointed and providing for the election of four judges of said superior court at the general state election in November, 1908, and every four years thereafter, and declaring an emergency.

427. Mr. RHODES: An act to amend section 8 of an act entitled, "An act to regulate the practice and pleadings in prosecutions for crimes," passed April 28, 1854, the same being section 7048 of Ballinger's Annotated Codes and Statutes of Washington.

428. Mr. MCDONALD: An act to encourage county poultry or livestock associations and shows and exhibits of livestock and poultry and to provide funds therefor.

429. Mr. SLAYDEN: An act to create a state board of osteopathic registration and examination, to license osteopathic physicians, to regulate the practice of osteopathy in the State of Washington, prescribing penalties for the violation of this act and declaring an emergency.

430. COMMITTEE ON MEDICINE, SURGERY, DENTISTRY AND HYGIENE: An act to amend an act entitled, "An act to preserve from pollution the water supplied to the inhabitants of cities and towns in the State of Washington; to declare what are nuisances in the vicinity of the source of such water supply; providing for the abatement thereof, and for the punishment of the violations of this act, approved March 13, 1899," and declaring an emergency.

431. COMMITTEE ON CORPORATIONS OTHER THAN MUNICIPAL AND RAILROADS: An act to provide a penalty for the failure of corporations to file a list of officers with the county auditor in the county of their principal places of business, as required by the act of March 20, 1895, being sections 4250 and 4260 of Ballinger's Annotated Codes and Statutes of Washington.

432. Mr. TAYLOR: An act to amend sections 1, 4, 5, 7 and 11, of an act entitled "An act providing for the protection and health of employees in factories, mills or workshops, where machinery is used, and providing for suits to recover damages sustained by the violation thereof, and prescribing a punishment for the violation thereof, and repealing an act entitled, "An act providing for the protection of employees in factories, mills or workshops where machinery is used, and providing for the punishment of the violation thereof," approved March 6, 1903, and repealing all other acts or parts of acts in conflict herewith. Approved March 6, 1905.
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<tr>
<th>Number</th>
<th>Author</th>
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<tbody>
<tr>
<td>433</td>
<td>Mr. Herbe</td>
<td>An act providing for ordering the condemnation of property by cities of the first class to be paid for in whole or in part by special assessment, limiting such assessment, and declaring an emergency.</td>
</tr>
<tr>
<td>434</td>
<td>Mr. Freudenberg</td>
<td>An act providing for an institution for the care of feeble-minded and aged and infirm, to be known as the Washington Home of the Infirm.</td>
</tr>
<tr>
<td>435</td>
<td>Mr. Bradberry</td>
<td>An act to amend section 13 of an act entitled, &quot;An act to provide for establishment and creation of drainage districts and the construction and maintenance of a system of drainage, and to provide for the means of payment thereof, and declaring an emergency,&quot; approved March 20, 1895, the same being section 372 of Ballinger's Annotated Codes and Statutes of Washington.</td>
</tr>
<tr>
<td>436</td>
<td>Mr. Bradberry</td>
<td>An act to amend section 13 of an act entitled, &quot;An act to provide for establishment and creation of dike districts and the construction and maintenance of a system of dikes, and to provide for the means of payment thereof, and declaring an emergency,&quot; approved March 20, 1895, the same being section 3085 of Ballinger's Annotated Codes and Statutes of Washington.</td>
</tr>
<tr>
<td>437</td>
<td>Mr. Gregg</td>
<td>An act to prohibit influencing of agents, employees or servants and providing a penalty for the violation thereof.</td>
</tr>
<tr>
<td>438</td>
<td>Mr. Gregg</td>
<td>An act providing for the purchase and maintenance of law libraries for the superior courts and for the creation of a fund therefor by the taxation of costs.</td>
</tr>
<tr>
<td>439</td>
<td>Mr. Gregg</td>
<td>An act amending section 5719 2nd Ballinger's Annotated Codes and Statutes of Washington.</td>
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</table>
Mr. Haltzman: An act to amend an act entitled, "An act regulating life insurance companies, forbidding the payment of rebates, or the payment of commissions to other than authorized agents." being chapter 178 of the General Laws of 1905, approved March 14, 1905, to prohibit giving any stocks, bonds or other inducement not specified in the policy contract as inducement to insurance.

Mr. Hamilton: An act to amend sections 1 and 2, being sections 5713 and 5714 of Pierce's Washington Code of "An act to regulate, restrain, license or prohibit the sale of intoxicating liquors," and repealing all laws inconsistent with this act.

Mr. Bassett: An act to amend section 7064 of Pierce's Washington Code, relating to payment of subscriptions for bank stock, and adding thereto section 7064a relating to amounts of capital stock required for banks in the State of Washington.

Mr. Haltzman: An act relating to the provisions of life insurance policies.

Mr. Romaine: An act repealing an act entitled "An act providing for the establishment of a system of improved roads in counties, and providing for the manner of laying out, constructing and maintaining the same," approved by the governor March 15, 1893, the same being chapter 128, Session Laws of the State of Washington, 1893.

Mr. Romaine: An act repealing section 5493 and succeeding sections to and including 5499 of Ballinger's Annotated Codes and Statutes of Washington, volume 2, relating to exequat.

Mr. Romaine: An act repealing sections 2910, 2911, 2912, 2913 and 2914, Ballinger's Annotated Codes and Statutes of Washington, volume 1, relating to tolls for grinding grain.
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<th>Number</th>
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<tbody>
<tr>
<td>449</td>
<td>Mr. Blackmore</td>
<td>An act relating to the law of libel and providing for the time in which an action may be brought, conditions precedent to the commencement of an action, defenses thereto, retractions, conditionally privileged communications, pleadings in civil actions, punishment in criminal actions and repealing all laws and parts of laws in conflict herewith.</td>
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<td>450</td>
<td>Mr. Blackmore</td>
<td>An act amending section 39 of chapter 2 of the Session Laws of 1879 entitled, &quot;An act in relation to roads, ferries, bridges and travel on public highways,&quot; the same being section 4049 of volume 1 of Ballinger's Code, and being section 5209 of Pierce's Code of the State of Washington, and declaring an emergency.</td>
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<td>451</td>
<td>Mr. Smalley</td>
<td>An act providing for the payment of actual traveling expenses and board and lodging of county officers, while engaged in the performance of their official duties, when away from their places of residence.</td>
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<td>452</td>
<td>A. E. C. Jackson</td>
<td>An act providing for the appraisal and sale of tide-lands of the first class, held under leases.</td>
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<td>453</td>
<td>Mr. Halteman</td>
<td>An act defining the status of persons soliciting life insurance.</td>
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<td>454</td>
<td>Mr. Halteman</td>
<td>An act to prohibit misrepresentation by life insurance companies.</td>
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<td>455</td>
<td>Mr. Tonkin</td>
<td>An act for the relief of C. W. Saunders.</td>
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<tr>
<td>456</td>
<td>Committee on Municipal Corporations of the First Class</td>
<td>An act to provide for the filling of private property in cities of the first class, where necessary as a sanitary measure.</td>
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457. Mr. Hanson: An act relating to instruction in public schools in any city in the sign language used by the deaf.

458. Mr. Rice: An act relating to the State Library, and amending sections 1, 2, 3, 4, 5 and 6 of chapter 171, Session Laws of 1903, relating to the State Library.

459. Mr. McDonald: An act authorizing the state board of control to use brick manufactured at the state penitentiary for the construction of buildings at the state penitentiary.

460. Mr. Romaine: An act repealing sections 4338 and 4339 of Ballinger's Annotated Codes and Statutes of Washington, being sections 7003 and 7094 of Pierce's Washington Code of 1905, relating to appropriation of land and highways for corporate purposes, and the change of route of such established roads.

461. Appropriations Committee: An act making an appropriation for postage, express and incidental expense of the State Library.

462. Appropriations Committee: An act making appropriations for the maintenance of the sundry expenses at the various state institutions, schools and state offices, and for the sundry civil expenses of the state government for the fiscal term beginning April 1, 1907, and ending March 31, 1909.

463. Appropriations Committee: An act providing for the levying of a special tax to raise revenue for the repair, construction, erection, improvement, equipment, machinery and furnishing of buildings and water systems for the various state institutions, and the purchase of land therefor, and making appropriations therefor.

464. Mr. Griffin: An act authorizing county commissioners to grant to persons, companies or corporations the right to lay down, maintain and operate in, along and upon any and all of the public highways within their respective counties in the State of Washington, pipes and conduits for the purpose of conducting water therein, and declaring an emergency.


466. Mr. Kirkpatrick: An act authorizing and enabling cities of the first class to provide a building line along certain boulevards in such cities.
### Title and History of House Bills—Continued.

**Number, Author and Title.**

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<tr>
<th>Number</th>
<th>Committee or Author</th>
<th>Description</th>
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<tbody>
<tr>
<td>467</td>
<td>Committee on Roads and Bridges</td>
<td>An act providing for the establishment, construction and maintenance of state roads and making appropriations for state roads heretofore established.</td>
</tr>
<tr>
<td>468</td>
<td>Committee on Roads and Bridges</td>
<td>An act providing for the survey of certain proposed state roads, by the State Highway Commissioner, and a report on the feasibility of the same, and making an appropriation therefor.</td>
</tr>
<tr>
<td>469</td>
<td>Committee on Roads and Bridges</td>
<td>An act to provide for the improvement of the public highways, providing for the payment of cost thereof in part out of the public highway fund of this state, and in part out of the general road and bridge fund, district road fund and property benefited, and making an appropriation therefor.</td>
</tr>
<tr>
<td>470</td>
<td>Mr. Hewitt</td>
<td>An act entitled, “An act to amend section 4334 of Ballinger’s Annotated Codes and Statutes of Washington, relating to the appropriation of lands and highways for corporate purposes”.</td>
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<td>471</td>
<td>Mr. Dickson</td>
<td>An act amending section 371 of Ballinger’s Annotated Codes and Statutes of Washington, relating to public printing in counties.</td>
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<td>472</td>
<td>Committee on Municipal Corporations of the First Class</td>
<td>An act to secure full, free and unrestricted competition in the letting of contracts for public work or improvements.</td>
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<td>473</td>
<td>Mr. Johnson</td>
<td>An act providing for the selection of jury lists and juries in justice’s courts in precincts other than those located in cities of the first and second classes.</td>
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<tr>
<td>474</td>
<td>Mr. Kirkpatrick</td>
<td>An act to amend sections 6 and 7 of an act entitled “An act to regulate, restrain, license or prohibit the sale of intoxicating liquors,” approved February 2, 1888.</td>
</tr>
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</table>
475. Mr. E. P. Gilbert: An act providing for the formation, organization, alteration, consolidation and reorganization of a naval militia and prescribing the officers and numbers of men contained therein and the manner of appointment thereof, and providing for the employment of cooks and assistants and defining the salary and compensation of such employees.

476. Mr. Ranck: An act amending sections 7, 8 and 9 of an act entitled, "An act in relation to estrays, providing for their detention, registration and sale, and prescribing penalties for its violation," approved February 16, 1905.

477. Mr. Miller: An act empowering boards of county commissioners to make exhibits of the products of their respective counties at the Western Washington Interstate Fair to be held at Centralia in the months of September, 1907 and 1908, and to appropriate money from the county current expense fund to meet the expenses of exhibits.

478. Mr. Miller: An act relating to the registration of voters, and amending sections 3 and 4 of chapter 171 of the Session Laws of 1905, repealing all laws in conflict herewith and declaring an emergency.

479. Mr. Miller: An act providing for burning timber and brush cut on the right-of-way of wagon roads or steam, electric or other railroads for the purpose of clearing said right-of-way, providing a penalty for the violation thereof and declaring an emergency.

480. Mr. Bradberry: An act repealing sections 4338 and 4339 of Ballinger's Annotated Codes and Statutes of Washington, being sections 7093 and 7094 of Pierce's Washington Code of 1905, relating to the appropriation of land and highways for corporate purposes, and the change of route of such established roads.

481. Mr. Hogan: An act for the relief of Fred H. Green.

482. Mr. Hogan: An act to amend an act entitled, "An act amending sections 6, 7 and 7 ½ (same being sections 5278, 5279 and 5280 of Pierce's Washington Code), of 'An act providing for the protection and propagation, regulating the catching and sale thereof, establishing licenses, fixing penalties, repealing conflicting laws, and declaring an emergency,'" approved March 13, 1899, repealing section 5 (being section 5277 of Pierce's Washington Code); also amending an act to amend section 8 (being section 5281 of Pierce's Washington Code).
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<th>Number</th>
<th>Author</th>
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<tbody>
<tr>
<td>483.</td>
<td>Mr. Taylor:</td>
<td>An act to require railroad companies doing business in the State of Washington to have a general officer of such road with the rank and title of vice-president in some city in the state and requiring certain duties to be performed by him.</td>
</tr>
<tr>
<td>485.</td>
<td>Joint Appropriations Committee:</td>
<td>An act relating to the improvement of the Columbia and Snake rivers and making an appropriation.</td>
</tr>
<tr>
<td>486.</td>
<td>Mr. Gregg:</td>
<td>An act relating to chattel mortgages and providing for the filing and recording thereof and the notice given thereby and repealing chapter 98 of the Laws of Washington for the year 1899, volume 1 of Ballinger's Annotated Codes and Statutes of Washington, sections 4557, 4558, 4559 and 4560.</td>
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<td>487.</td>
<td>Mr. Gregg:</td>
<td>An act relating to the enumeration of the inhabitants of cities of the first class.</td>
</tr>
<tr>
<td>488.</td>
<td>Mr. Cloes:</td>
<td>An act conferring additional powers on cities of the first class in the State of Washington to cause buildings which are unsafe or unsanitary and dangerous to the public health or safety to be repaired or abated.</td>
</tr>
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</table>
489. Mr. Closes: An act providing for the observance of the first day of the week, commonly called "Sunday," providing for its adoption by a vote of the people, and providing a penalty for the violation thereof, and repealing sections 1886 and 1887, Pierce's Code of Washington

490. Mr. McDonald: An act to amend section 1 of an act entitled, "An act for the protection of farmers, ranchmen, herders of cattle, tavern keepers, and livery and boarding house stable keepers and other persons, for herding, keeping, pasturing, feeding and caring for stock, and declaring an emergency," approved March 4, 1891, and relating to the protection of persons supplying provisions, fodder or feed for the sustenance of stock

491. Mr. Klovborg: An act prescribing the conditions under which intoxicating liquors may be sold and fixing penalty for the violation thereof

492. Joint Committee Appointed to Investigate the Office of State Land Commissioner: An act relating to Board of State Land Commissioners and amending section 2130 of Ballinger's Annotated Codes and Statutes of Washington, relating to the creation of a board of appraisers and a board of harbor line commissioners, as required by articles 15 and 16 of the State Constitution, which shall be generally known as the Board of State Land Commissioners, and defining its duties, and declaring an emergency

493. (Substituted by Appropriations Committee for H. B. 45.) An act authorizing the State Treasurer to call in and pay the warrants drawn upon the "State Normal School Fund," provided for by the Legislature, approved March 7, 1895, and appropriating money for the same

494. Appropriations Committee (Substituted for H. B. 214): An act making appropriations for certain deficiencies, the payment of certain judgments, the relief of certain persons, and other purposes

495. Joint Committee Appointed to Investigate the Land Office: An act amending sections 2134, 2135, 2146 and 2179 of Ballinger's Annotated Codes and Statutes of Washington, and sections 2141, 2142, 2145, 2183 and 2192 of volume three (supplement) of Ballinger's Annotated Codes and Statutes of Washington, relating to the selection, survey, management, reclamation, lease and disposition of the state's granted, school, tide, oyster and other lands, harbor areas, and to the confirmation and completion of the several grants to the state by the United States
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<tr>
<th>Number</th>
<th>Author and Title</th>
<th>Read and Referred</th>
<th>Committee</th>
<th>Second Reading and Amendment</th>
<th>Third Reading and Passage on Third Reading</th>
<th>Other Action by House</th>
<th>Report from House to Senate</th>
<th>Signed by Speaker of the Senate</th>
<th>Signed by President of the Senate</th>
</tr>
</thead>
<tbody>
<tr>
<td>496</td>
<td>JOINT COMMITTEE APPOINTED TO INVESTIGATE THE LAND OFFICE: An act to repeal an act entitled &quot;An act prescribing the ways in which waterways for the uses of navigation may be excavated by private contract, providing for liens upon tide and shore lands belonging to the state, granting rights-of-way across lands belonging to the state,&quot; approved March 9, 1893.</td>
<td>589</td>
<td>668</td>
<td>668</td>
<td></td>
<td></td>
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<td>784</td>
<td>886</td>
</tr>
<tr>
<td>497</td>
<td>JOINT COMMITTEE APPOINTED TO INVESTIGATE THE LAND OFFICE: An act to amend section 6 of an act entitled &quot;An act creating 'The State Land Commission,' to define the duties and provide for assistance for, and fix the compensation of the Commissioner of Public Lands, and declaring an emergency,&quot; approved March 27, 1890, and providing for the giving of a good and sufficient bond by the Commissioner of Public Lands, and by the auditor and cashier of the office of Commissioner of Public Lands, and declaring an emergency.</td>
<td>589</td>
<td>668</td>
<td>668</td>
<td>693</td>
<td></td>
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<td>784</td>
<td>886</td>
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<tr>
<td>498</td>
<td>JOINT COMMITTEE APPOINTED TO INVESTIGATE THE LAND OFFICE: An act relating to improvements made on state lands, defining the duty of the Board of State Land Commissioners in appraising the same and declaring an emergency.</td>
<td>589</td>
<td>670</td>
<td>670</td>
<td>693</td>
<td></td>
<td></td>
<td>784</td>
<td>886</td>
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<tr>
<td>499</td>
<td>JOINT COMMITTEE APPOINTED TO INVESTIGATE THE LAND OFFICE: An act relating to the Board of State Land Commissioners.</td>
<td>589</td>
<td>671</td>
<td>671</td>
<td>693</td>
<td></td>
<td></td>
<td>784</td>
<td>886</td>
</tr>
<tr>
<td>500</td>
<td>Mr. McCoy: An act to amend section 3 of an act entitled &quot;An act creating the office of Public Printer; providing for the appointment thereof and qualifications of said officer; providing for the public printing and binding, fixing the compensation thereof, and declaring an emergency,&quot; approved March 11, 1903.</td>
<td>590</td>
<td>773</td>
<td>773</td>
<td>884</td>
<td>874</td>
<td>892</td>
<td>880</td>
<td></td>
</tr>
<tr>
<td>501.</td>
<td>Mr. MILLER: An act appropriating the sum of three thousand five hundred dollars, or so much thereof as may be necessary to pay for printing ordered, or which may be ordered by the Tenth Legislature or either branch thereof.</td>
<td>739</td>
<td>739</td>
<td>739</td>
<td>881</td>
<td>874</td>
<td>892</td>
<td>880</td>
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<tr>
<td>502.</td>
<td>JOINT COMMITTEE APPOINTED TO INVESTIGATE THE LAND OFFICE: An act relating to the duties of state officers and providing a manner in which said state officers shall deposit money or its equivalent in their possession belonging to the State or which may in its course of business become the property of the State, and providing a penalty.</td>
<td>785</td>
<td>785</td>
<td>785</td>
<td>838</td>
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</table>
## Title and History of Senate Bills in the House

<table>
<thead>
<tr>
<th>Number, Author and Title</th>
<th>Received From Senate</th>
<th>Read First Time and Referred</th>
<th>Reported From Committee</th>
<th>Second Reading and Amendments</th>
<th>Third Reading and Vote to Pass</th>
<th>Other Action of House or Senate</th>
<th>Signed by Speaker of House</th>
<th>Signed by Governor</th>
</tr>
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<tbody>
<tr>
<td>3. Senator Boone: An act prohibiting the sale of intoxicating liquors within five miles of the Washington State College</td>
<td>419</td>
<td>433</td>
<td>715</td>
<td></td>
<td>838</td>
<td>886</td>
<td></td>
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</tr>
<tr>
<td>4. Senator Scott: An act amending section 144 of the Code of Public Instruction being section 7378 of Pierce's Code of the State of Washington, relating to the classification and issuance of teachers' certificates, to be issued by the authority of the State of Washington, entitling the holder thereof to teach in the schools of this state</td>
<td>326</td>
<td>325</td>
<td>409</td>
<td>495</td>
<td>496</td>
<td>597</td>
<td>598</td>
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</tr>
<tr>
<td>9. Senator Jones: An act appropriating the sum of seventy thousand dollars, or so much thereof as may be necessary, for the expenses of the Tenth Legislature</td>
<td>34</td>
<td>35</td>
<td>35</td>
<td>35</td>
<td>48</td>
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<td></td>
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<tr>
<td>11. Senator McGowan: An act appropriating $10,000 for expenses of litigation involving the boundary line between the states of Washington and Oregon, and affecting the title of island and lands in the Columbia river</td>
<td>814</td>
<td>883</td>
<td>847</td>
<td>847</td>
<td>876</td>
<td>874</td>
<td></td>
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</tr>
<tr>
<td>17. Senator Reed: An act amending Code of Public Instruction to establish a uniform system of public schools</td>
<td>176</td>
<td>176</td>
<td>249</td>
<td>254</td>
<td>289</td>
<td>357</td>
<td>391</td>
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</tr>
<tr>
<td>21. Senator Metcalf: An act allowing to defendant an attorney's fee in actions of eminent domain, and providing for the collection thereof</td>
<td>176</td>
<td>177</td>
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</tr>
<tr>
<td>23. Senator Reed: An act amending section 4028 of Ballinger's Annotated Code and Statutes of Washington, the same being section 4388 of Pierce's Washington Code, relating to the appointment, qualifications, etc., of court commissioners, and declaring an emergency</td>
<td>608</td>
<td>619</td>
<td></td>
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</tr>
</tbody>
</table>
25. Senator Cotterill: An act relating to express companies, providing for delivery within the limits of incorporated cities or towns, and fixing penalty for the violation thereof.

27. Senator Allen: An act to amend sections one, two, three, four, five, six and seven of an act entitled "An act to provide for the relief of indigent Union and Mexican war soldiers, sailors and marines and the families of those deceased or indigent, and to defray funeral expenses," being sections 2640, 2641, 2642, 2643, 2644, 2645 and 2646 of Ballinger's Annotated Codes and Statutes of Washington, same being sections 8061, 8062, 8063, 8064, 8065, 8066 and 8067 of Pierce's Washington Code, and that the title of said act be and the same is hereby amended to read as follows: "An act to provide for the relief of indigent Union, Spanish-American, Philippine insurrection and Mexican war soldiers, sailors and marines and the families of those deceased or indigent, and to defray funeral expenses."

28. Senator Cotterill: An act to amend section 2 of "An act to amend sections 1361 and 1364 of Ballinger's Annotated Codes and Statutes of the State of Washington relating to elections." Approved February 27, 1905, the same being section 1394 of Ballinger's Annotated Codes and Statutes of the State of Washington relating to elections.

31. Senator Metcalf: An act authorizing and directing the Commissioner of Public Lands to certify certain tide lands to the Governor for deed and authorizing and directing the Governor to execute and the Secretary of State to attest a deed conveying to the city of Tacoma certain tide lands for use as, and in connection with its public park, and for no other purposes.

32. Providing for primary elections.

34. Senator Graves: An act relating to the organization, powers and duties of the supreme court, and amending section 4 of an act entitled, "An act relating to the organization, powers and duties of the supreme court, and declaring an emergency to exist." Approved December 23, 1889.

35. Senator Graves: An act to amend sections seven and twelve of an act entitled, "An act to provide for the incorporation of associations for social, charitable and educational purposes," approved March 21, 1895, relating to powers of such associations and amendments of their articles of agreement.
<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>37</td>
<td>Senator Graves</td>
<td>An act relating to the taking of exceptions and to the settling and certifying of bills of exceptions and statements of facts, and amending section 17 of chapter LX of the Session Laws of 1893.</td>
</tr>
<tr>
<td>38</td>
<td>Senator Blair</td>
<td>An act amending section 8 of an act entitled &quot;An act providing for the levy, collection and manner of payment of road, bridge, poll and property taxes and the manner of the extension thereof, and providing for the division of the counties into road districts, and the appointment of supervisors thereof, and repealing all acts and parts of acts in conflict herewith,&quot; approved March 16th, 1903, and being chapter 119 of the Session Laws of the State of Washington of the year 1903.</td>
</tr>
<tr>
<td>41</td>
<td>Senator A. W. Anderson</td>
<td>An act compelling railroads to fence their rights-of-way and to protect the owners of stock injured by moving railway trains, declaring a law of negligence with regard to stock injured by railway trains.</td>
</tr>
<tr>
<td>42</td>
<td>Senator Kline</td>
<td>An act to provide for the improvement of public highways.</td>
</tr>
<tr>
<td>46</td>
<td>Senator Knickerbocker</td>
<td>An act to provide for state depositories and regulating the deposits of public moneys therein.</td>
</tr>
<tr>
<td>48</td>
<td>Senator Booth</td>
<td>An act empowering boards of county commissioners to make exhibits of the products of their respective counties at the Alaska-Yukon-Pacific Exposition in the year 1909.</td>
</tr>
<tr>
<td>50</td>
<td>Senator Metcalf</td>
<td>An act defining the competency of witnesses in certain cases, and providing for immunity from indictment, information, prosecution and punishment for such witnesses, and declaring an emergency.</td>
</tr>
</tbody>
</table>
52. Senator Gunn: An act amending an act entitled "An act to amend section 3 of chapter 83 of the Laws of 1897 relating to revenue and taxation," passed the Senate and House notwithstanding the veto of the Governor.

53. Senator Graves: An act relating to practice and proceedings in the trial of action, and amending section 1 of chapter 81 of the Session Laws of 1903.


56. Senator Gunn: An act to amend section 1263 of Ballinger's Codes and Statutes of Washington, relating to filing of plats and payment, assessment and collection of taxes upon the same.

57. Senator Paul: An act amending section 3 of an act entitled, "An act authorizing the assessment of lands held or owned by any county in the State, within the limits of incorporated cities or towns in such county for local improvement and providing for the payment of such assessments, approved February 23, 1906."

58. Senator Graves: An act relating to the criminal insane, their trial, commitment and custody.

59. Senator Jones: An act authorizing and empowering cities of the first class to include within local improvement districts lands in school sections, the title of which remains in the State of Washington, and to assess such land for the cost of local improvements, etc.

60. Senator Jones: An act authorizing cities of the first class to provide for the filling and closing of cess-pools and for the removing of garbage, debris, grass, weeds and brush on property in such cities, and the levying and collecting of taxes or assessments on such property for the payment of the cost thereof.

61. Senator Minkler: An act for the relief of James O'Laughlin, for the services rendered as a licensed auctioneer in the matter of the sale of certain school lands in Skagit county, for the year 1891, and making an appropriation therefor.
## Title and History of Senate Bills in the House—Continued.

<table>
<thead>
<tr>
<th>Number</th>
<th>Author</th>
<th>Title</th>
<th>Received from Senate</th>
<th>Read First Time and Referred to Committee</th>
<th>Report from Committee</th>
<th>Second Reading and Amending of Title</th>
<th>Read Third Time and Passage</th>
<th>Third Reading and Passage</th>
<th>Date Signed by Governor</th>
</tr>
</thead>
<tbody>
<tr>
<td>68</td>
<td>Senator Blair</td>
<td>An act amending section 21, of the Code of Public Instruction, and same being chapter 104 of the Session Laws of Washington, approved March 14, 1903.</td>
<td>419</td>
<td>483</td>
<td>484</td>
<td>506</td>
<td>506</td>
<td>512</td>
<td>546</td>
</tr>
<tr>
<td>69</td>
<td>Senator Anderson</td>
<td>An act creating two judicial districts out of the counties of Ferry, Okanogan, Douglas and Chelan, and providing judges therefor, and declaring an emergency</td>
<td>763</td>
<td>758</td>
<td>796</td>
<td>841</td>
<td>841</td>
<td></td>
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<tr>
<td>70</td>
<td>Senator Booth</td>
<td>An act relating to contracts and providing that certain contracts shall be void unless in writing</td>
<td>367</td>
<td>400</td>
<td>484</td>
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</tr>
<tr>
<td>71</td>
<td>Senator Davis</td>
<td>An act to amend section 42 of an act entitled &quot;An act to provide for the assessment and collection of taxes in the State of Washington,&quot; approved March 15, 1897.</td>
<td>763</td>
<td>758</td>
<td></td>
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</tr>
<tr>
<td>72</td>
<td>Senator Rosenhaupt</td>
<td>An act to provide for the appointment of a permanent commission to investigate the condition of the blind of the State of Washington, and to report thereon and to make appropriations to meet the expenses of such commission.</td>
<td>211</td>
<td>206</td>
<td>410</td>
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<td></td>
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</tr>
<tr>
<td>73</td>
<td>Senator Polson</td>
<td>An act to amend section two of an act of the Legislature of the State of Washington, approved March 9th, 1905, entitled &quot;An act creating a fund to be known as the Public Highway Fund,&quot; etc.</td>
<td>212</td>
<td>206</td>
<td>248</td>
<td>292</td>
<td>292</td>
<td>257</td>
<td>325</td>
</tr>
<tr>
<td>74</td>
<td>Senator Ruth</td>
<td>An act authorizing and directing the Commissioner of Public Lands to certify certain tide lands to the Governor for deeding and authorizing and directing the Governor to execute and the Secretary of State to attest a deed conveying to the city of Olympia certain tide lands for use as, and in connection with its public park, and for no other purposes.</td>
<td>245</td>
<td>260</td>
<td>280</td>
<td>291</td>
<td>291</td>
<td></td>
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</tr>
</tbody>
</table>
76. Senator RUTH: An act providing for the purchase of site, construction and furnishing of a residence for the Governor of the State of Washington, appropriating the sum of $35,000 therefor...

77. Senator WATSON: An act to establish a state fish hatchery on the Lewis river, or some of its tributaries, in Cowlitz county, in the State of Washington.................................

79. Senator COTTERILL: An act amending sections 1336 and 1337 of Ballinger's Annotated Codes and Statutes of Washington, relating to inspectors, judges, clerks and challengers at elections

82. Senator BOOTH: An act relating to and requiring the publication by railway companies of schedules showing the time of arrival and departure of trains, and providing a penalty for the violation thereof

86. Senator McGregor: An act to amend section 3 of an act entitled "An act in relation to estrays, providing for their detention, regulation and sale, and prescribing penalties for its violation," approved February 16, 1905.................................

87. Senator REED: An act to amend the Code of Public Instruction of the State of Washington, the same being chapter 118; approved by the Governor March 19, 1897, by adding two new sections to said code, to be known as section 33\(^{1/2}\) and section 57\(^{1/2}\), and to amend sections 49, 100 and 112 of said Code of Public Instruction, and repealing all acts and parts of acts in conflict herewith

89. Senator SCOTT: An act prescribing the mode of procedure in condemnation proceedings to appropriate lands owned by the State, or in which it has an interest, and declaring an emergency

90. Senator STEVENSON: An act amending section 715 of Ballinger's Codes and Statutes of Washington, and relating to the organization, classification, incorporation and government of municipal corporations, and declaring an emergency

92. Senator PRESBY: An act providing for the manner of sale and distribution of all grain sacks manufactured at the state penitentiary

95. Senator POLSON: An act providing for the survey and establishment of a public highway from Montesano in Chehalis county to Port Angeles in Clallam county, and making an appropriation therefor
<table>
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<tr>
<th>Number</th>
<th>Author and Title</th>
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</thead>
<tbody>
<tr>
<td>97.</td>
<td>Judiciary Committee: An act relating to the salaries of the judges of the supreme and superior courts.</td>
</tr>
<tr>
<td>98.</td>
<td>Senator Piper: An act relating to the special Alaska-Yukon-Pacific exposition fund, making certain warrants to be drawn upon it preferential, and transferring any residue thereof into the general fund of the state treasury.</td>
</tr>
<tr>
<td>99.</td>
<td>Senator Piper: An act to provide for an exhibit of the resources, products and advantages of the State of Washington and the erection of a state building, or buildings at the World's Fair of Alaska-Yukon-Pacific Exposition, to be held at Seattle, Washington, in 1909, making an appropriation to pay the cost of such exhibit and state building or buildings out of a special fund to be created, and declaring an emergency.</td>
</tr>
<tr>
<td>100.</td>
<td>Senator Piper: An act appropriating six hundred thousand dollars for the erection of buildings for the University of Washington, and providing for the use thereof by the Alaska-Yukon-Pacific Exposition, and declaring an emergency.</td>
</tr>
<tr>
<td>101.</td>
<td>Senator Piper: An act to provide for the establishment of harbor lines, survey, platting and appraisal of shore lands of the first class of Lakes Washington and Union, in King county, Washington, the sale and disposition of said shore lands, the creating of the Alaska-Yukon-Pacific Exposition fund, and declaring an emergency.</td>
</tr>
<tr>
<td>102.</td>
<td>Senator Booth: An act to enable cities of the first, second and third class to exercise the right of eminent domain for the taking and damaging of land and property for public purposes, etc., and declaring an emergency.</td>
</tr>
</tbody>
</table>
105. Senator McGowan, by request: An act for the relief of Andrew Eskkola, and authorizing the Commissioner of Public Lands of the State of Washington to relinquish on behalf of the State of Washington, for the benefit of Andrew Eskkola, the southwest quarter of section six, township eleven, north of range eight west of the Willamette meridian ............................. 576 574 660 771 771 838

107. Senator Stevenson: An act relating to the exercise of the power of eminent domain by corporations generating and transmitting electricity and using and selling the same for light and power .......................... 357 401 489 489 623 676 837 854

110. Senator Graves: An act to provide against the adulteration of foods, drinks and drugs, and fraud in the sale thereof; creating a State Board of Food Commissioners, defining their duties and providing for the appointment of an officer to be known as the State Dairy and Food Commissioner; providing for the enforcement of the law and fixing a penalty for violation thereof; making an appropriation and repealing chapter 94 of the Laws of 1901 as amended by chapter 51 of Laws of 1905, etc., approved March 18, 1899, approved March 16, 1901 ...................... 389 358

111. Senator Graves: An act amending section 563 of Pierce’s Washington Code relating to exemption of wages, the same being section 1 of an act entitled “An act amending section 5412 of Ballinger’s Annotated Codes and Statutes of Washington, relating to exemption of wages,” approved March 18, 1901 ..................... 576 574 759 848 848 875 874

112. Senator Kline: An act relating to coroners, and prescribing their qualifications .......................... 418 432

115. Senator Piper: An act relating to sale and conveyances by corporations in cases where property or assets sold or conveyed constitute substantially all of the property or assets of the vendor corporation, etc. .................. 325 328 496 397

116. Committee on Horticulture: An act regulating commission merchants or persons selling farm, dairy, orchard or garden produce on commission, repealing an act entitled “An act to regulate the sale of farm, dairy, orchard or garden produce on commission,” approved March 21, 1895 .................. 274 285 507 507 507 547 736 763

118. Senator Watson: An act making an appropriation for the relief of the town of Kalama for money advanced to defray the cost of surveying, platting and appraising the tide and shore lands and establishing harbor lines in front of said town .................. 357 400 758 865 865 871 875 874
<table>
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<th>Author</th>
<th>Title</th>
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</thead>
<tbody>
<tr>
<td>119.</td>
<td>Senator SUMNER</td>
<td>An act fixing the salaries of the county commissioners in counties of the fifth class, and amending section 5 of an act entitled &quot;An act to amend sections 3 to 31, both inclusive, of an act entitled 'An act classifying the counties according to population, etc., etc.,' approved March 20, 1893.&quot;</td>
</tr>
<tr>
<td>122.</td>
<td>Senator KNICKERBOCKER</td>
<td>An act relating to the taxation of inheritances and amending sections 1, 2, 4, 7, 9, 10, 12, 14, 17 and 18, and repealing section 5, of an act entitled &quot;An act relating to the taxation of inheritances and providing for the disposition of the same,&quot; (approved March 6, 1901, and amending sections 1 and 2 of an act amending sections 13 and 15 thereof, approved March 9, 1905)</td>
</tr>
<tr>
<td>125.</td>
<td>Senator COTTERILL</td>
<td>An act to amend an act entitled, &quot;An act amending section 10 of an act entitled, 'An act providing for the organization, classification, incorporation and government of municipal corporations and declaring an emergency,' approved March 27, 1890,&quot; approved March 16, 1903</td>
</tr>
<tr>
<td>126.</td>
<td>Senator RUTH</td>
<td>An act relating to county engineers</td>
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<tr>
<td>128.</td>
<td>COMMITTEE ON APPROPRIATIONS</td>
<td>An act making appropriation for the maintenance of the office of the Commissioner of Public Lands and for the payment of salaries of certain officers employed in said office and for the payment of sundry expenses of said office</td>
</tr>
<tr>
<td>129.</td>
<td>Senator ROSENHAUPT</td>
<td>An act to apportion the State of Washington into three congressional districts</td>
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</table>
| 132.   | Senator ANDERSON | An act amending section 38 of an act entitled, "An act to provide for the establishment and creation of drainage districts, and the construction and maintenance of a sys-
136. Senators KNICKERBOCKER, PULHAMUS and NICHOLS: An act authorizing the levy of a tax for the purpose of improving rivers and streams and providing for the expenditure of the same.

137. Senator ALLEN: An act amending chapter 158 of the Laws of 1905, relating to the acceptance of gifts, bonuses or commissions by agents, employees, or officers, making same a misdemeanor and fixing the penalty therefor.


139. Senator REED: An act creating a State Highway Board and the office of State Highway Commissioner, fixing his compensation, prescribing their duties, etc.

140. Senator GUNN: An act relating to the model training school departments of normal schools, authorized by section 2550 of Ballinger's Annotated Codes and Statutes of Washington, and providing for the apportionment of funds therefor.

141. Senator VENESS: An act providing for the employment of convicts on state roads.

142. Senator ANDERSON: An act providing for the dissolution of drainage districts organized under the laws of the State of Washington and declaring an emergency.

143. Senator CONDON: An act to establish and maintain a state fish hatchery in the State of Washington west of the Cascade range for the purpose of propagating, maintaining and distributing trout and other game fish and making an appropriation therefor.

144. Senator JONES: An act authorizing the formation of metropolitan park districts, providing for park officials, fixing their powers and duties, and declaring an emergency.

145. Senator METCALF: An act providing for a system of checking the accounts of various county officers, and amending section 1597 of Ballinger's Annotated Codes and Statutes of the State of Washington, being section 4040 of Pierce's Washington Code, and repealing all acts or parts of acts in conflict herewith.
### Number, Author and Title

<table>
<thead>
<tr>
<th>Number</th>
<th>Author and Title</th>
<th>Readed from Senate</th>
<th>Readed first time and referred</th>
<th>Report from committee</th>
<th>Second reading and amendments</th>
<th>Third reading and vote on passage</th>
<th>Other action by House or Senate</th>
<th>Signed by President</th>
<th>Signed by Speaker</th>
</tr>
</thead>
<tbody>
<tr>
<td>148.</td>
<td>Senator Jones: An act granting additional authority to cities of the first class to authorize the location, construction and operation of railroads in, along, over or across any highway, street, alley or public place, and to prescribe the duration and condition of such use, notwithstanding any charter provisions limiting the term of franchise, or concerning the acquisition by any such city of the property of companies holding any franchise, privileges, license, grant or authority, and declaring an emergency.</td>
<td>268</td>
<td>290</td>
<td>360</td>
<td>392</td>
<td>392</td>
<td>445</td>
<td></td>
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</tr>
<tr>
<td>150.</td>
<td>Senator Boone: An act to amend the Code of Public Instruction, the same being chapter CXVIII, approved by the Governor March 19, 1897, by amending section 208 of said Code of Public Instruction, and repealing all acts and parts of acts in conflict herewith.</td>
<td>522</td>
<td>540</td>
<td>653</td>
<td>861</td>
<td>861</td>
<td>445</td>
<td></td>
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<tr>
<td>154.</td>
<td>Senator Scott: An act to amend section four of “An act relating to the organization, powers and duties of the supreme court, and declaring an emergency to exist,” approved December 23, 1889, and to provide for sessions of the supreme court in the city of Spokane, for the expenses incident thereto, and declaring an emergency.</td>
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<td>Senator Presby: An act relating to the superior courts of Skamania, Klickitat and Benton counties, and providing for the appointment and subsequent election of a judge therein.</td>
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<td>108</td>
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<td>Senator GUNN</td>
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<td>766 795 885</td>
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<td>176</td>
<td>Senator REED</td>
<td>An act to establish and maintain a home for the indigent blind, aged and infirm, and making an appropriation therefor, and declaring an emergency.</td>
<td>814 888</td>
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<td>An act amending section 1 of chapter 127 of the Laws of 1903, being an act entitled &quot;Amending act of 1901 relating to assessments of state, school and granted lands for drainage purposes,&quot; etc., approved March 8, 1901, same being section 4594 of Pierce's Washington Code, approved March 9, 1905, and repealing section 2 thereof and declaring an emergency.</td>
<td>418 432 541 689 689 692 716</td>
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<td>179.</td>
<td>Senator Minkler: An act amending section 6 of an act to provide for the alteration, replat or vacation of any townsite, city plat or plats, addition or additions, or parts thereof, and the assessment, collection and payment of any damages connected therewith; approved March 14, 1903.</td>
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<td>180.</td>
<td>Senator Cotterill: An act regulating steam vessels, and vessels or boats operated by machinery; navigating the waters within the jurisdiction of this state, excepting vessels which are subject to inspection under the laws of the United States, and providing penalties for the violation thereof.</td>
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<td>181.</td>
<td>Senator Boone: An act fixing the salaries of the Governor, Lieutenant Governor, Secretary of State, Treasurer, Auditor, Attorney General, Superintendent of Public Instruction and Commissioner of Public Lands, and providing for the manner of payment.</td>
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<td>182.</td>
<td>Senator Veness: An act to amend section 1 of an act entitled &quot;An act providing for the establishment and location of a state reform school and to declare an emergency,&quot; approved March 28, 1899.</td>
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<td>183.</td>
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<td>184.</td>
<td>Senator Davis: An act to amend section 8 of an act entitled &quot;An act creating a bureau of labor, defining its duties, abolishing the office of assistant labor and factory, mill and railway inspector, repealing chapter XXIX of the Laws of 1897, making an appropriation and declaring an emergency,&quot; approved March 16, 1901.</td>
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</table>
186. Senator Brown: An act to amend an act entitled "An act to provide
for the appointment, qualification and duties of notary public,
certifying their official acts and declaring an emergency to exist."
approved December 21, 1890, by adding to section 1 of said act a
proviso allowing the appointment of women as such notaries public.

187. Senator Blair: An act amending an act to provide for the assess­
ment and collection of taxes in the State of Washington, approved
March 15, 1897, by amending section 94 of chapter LXXI, Session
Laws of 1897, and declaring an emergency.

188. Committee on State Penal and Reformatory Institutions:
An act empowering the State Board of Control to employ an agent
to represent said board in the purchase of jute.

189. Senator Metcalf: An act to provide for the improvement of tide
lands and adjacent lands in aid of commerce and navigation, provi­
ding public facilities for shippers and others, creating a com­
mision therefor, declaring certain laws relating thereto, granting
the power of eminent domain.

190. Senator Graves: An act relating to the salaries of bailiffs of the
superior courts and amending section 1558 of Ballinger's Annotated
Codes and Statutes of Washington.

191. Senator Piper: An act authorizing the common council of cities
of the first class to nominate and elect municipal officers whenever
the mayor of such city shall neglect to make nominations or the
nominations made by him shall not be confirmed, etc.

192. Senator Condon: An act relating to the organization and powers
of corporations other than those formed for the purpose of profit.

193. Senator Reed: An act to prevent unauthorized persons from using
or wearing any emblem, badge, button, token, or insignia of any
fraternal, secret or beneficiary order of the Grand Army of the
Republic, and amending section 7440 of Ballinger's Annotated
Codes and Statutes of Washington.

194. Senator Jones: An act to amend section 1 of an act entitled "An
act requiring persons, railroad companies or corporations to so
adjust, fill, block and securely guard the frogs, switches and guard
rails on their roads as to protect and prevent injury to employees
and other persons, and providing a penalty for the violation there­
of," approved March 6, 1899.
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<td>200</td>
<td>Senator Brown</td>
<td>An act providing for the compensation of witnesses called to testify concerning matters involving scientific or technical knowledge in actions or proceedings before courts, magistrates and coroners.</td>
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<td>201</td>
<td>Senator Cotterill</td>
<td>An act relating to the sale of the public lands of the state giving cities and towns power to buy public lands for water-sheds, and amending sections 2142 of Ballinger's Code.</td>
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<td>202</td>
<td>Senator Rams</td>
<td>An act relating to the location and construction of railroads over and across streets, alleys and public places in cities, and relating to the construction of wharfs, docks, factories, manufacturing plants and terminals upon public property in cities of the State of Washington.</td>
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<td>204</td>
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<td>An act to amend section 45 of an act entitled, &quot;An act to provide for the assessment and collection of taxes in the State of Washington,&quot; approved March 15, 1897.</td>
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<td>205</td>
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<td>An act to amend section 1 of an act entitled &quot;An act to amend sections 6 and 7 of an act entitled 'An act for the appointment of a fish commissioner, etc.,' approved March 18, 1901&quot;.</td>
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<td>An act amending the law to make a State Board of Tax Commissioners the State Board of Equalization.</td>
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<td>212</td>
<td>Committee on Cities of the First Class</td>
<td>An act prescribing the time within which actions shall be brought for the collection of special assessments for local improvements.</td>
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213. **JUDICIARY COMMITTEE**: An act amending section 3 of an act entitled, "An act providing for and regulating the selection of jurors in the Superior Court of the State; and providing for the appointment of jury commissioners," etc. ........................ 

214. **JUDICIARY COMMITTEE**: An act providing for the purchase and maintenance of law libraries for the Superior Courts and for the creation of a fund therefor by the taxation of costs ............................ 

215. **JUDICIARY COMMITTEE**: An act relating to the vacation, modification and revision of orders or judgments ............................ 

216. **JUDICIARY COMMITTEE**: An act relating to the joinder of causes of action and amending section 4042 of Ballinger's Annotated Codes and Statutes of Washington ............................ 

218. **JUDICIARY COMMITTEE**: An act to amend sections two (2), seven (7) and eight (8) of chapter LXXXV, Laws of 1893, entitled, "An act to establish a bureau of statistics, labor, agriculture, and immigration, and making an appropriation therefor," ............................ 

219. **Senator VENESS**: An act to establish a Western Washington Interstate Fair, and making an appropriation therefor ............................ 

221. **JUDICIARY COMMITTEE**: An act relating to the filing, publication and citation of the laws of the state ............................ 

222. **Senator ANDERSON**: An act amending section 3 and repealing sections 4, 5 and 6 of an act entitled "An act relative to the qualifications and compensation of county commissioners," approved March 9, 1893 ............................ 

223. **Senator MCGREGOR**: An act providing for the amendment of section 3 of article 11 of the Constitution of the State of Washington, relating to county, city and township organization ............................ 

227. **Senator COTTERILL**: An act authorizing any county in this state, under certain conditions, to establish and create an assessment district and to levy an assessment for the purpose of paying the expenses of river, lake, canal, or harbor improvements, etc. ............................ 

228. **Senator COTTERILL**: An act granting to the United States of America a right-of-way for Lake Washington Canal, in King county, through lands and shore lands belonging to the State of Washington, or the University of Washington, and declaring an emergency ............................
### Title and History of Senate Bills in the House—Continued.

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<td>232.</td>
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<td>An act to amend sections 2 and 6 of an act entitled &quot;An act creating a State Board of Tax Commissioners, defining its powers and duties,&quot; approved March 9, 1905, adding a section and declaring an emergency.</td>
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<td>233.</td>
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<td>235.</td>
<td>Senator Cotterill</td>
<td>An act authorizing counties to construct or aid the United States in constructing canals connecting bodies of water within such counties, declaring such construction or aid to be a county purpose and authorizing counties to incur indebtedness for such purpose to amount not exceeding five hundred thousand dollars and to issue negotiable bonds therefor in the manner and form provided in section 7621 to 7626, inclusive, of Pierce's Code and declaring an emergency.</td>
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<td>239.</td>
<td>Senator Cotterill</td>
<td>An act authorizing the Board of Regents of the State University to cause to be filled under contract, certain shore lands in Lake Washington and providing for payment for the work.</td>
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<td>240.</td>
<td>Senator Sumner</td>
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<td>241.</td>
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242. Senator ROSENHAUT: An act relating to lotteries, prohibiting the maintenance thereof, prescribing a penalty and amending section 7259 of Ballinger’s Annotated Codes and Statutes of Washington

243. Senator ANDERSON: An act to provide for a limitation for the bringing of actions to set aside or cancel tax deeds, or for the recovery of lands sold for delinquent taxes

245. Senator SCOTT: An act relating to premium stamps, commonly called trading stamps, cash discount stamps, ticket or rebate check, ticket, coupon or other similar device, and to provide a penalty for any violation of this act

246. COMMITTEE ON EDUCATIONAL INSTITUTIONS: An act preventing the sale of lands set apart for the use, support, establishment, maintenance and endowment of the State Agricultural College and School of Science, now known as the State College of Washington, or of any of the several normal schools, without the consent of the Board of Regents, or Board of Trustees of said college or schools

248. Senator PAULY: An act authorizing the State Board of Control to use brick manufactured at the state penitentiary for the construction of buildings at the state penitentiary

249. Senators KNICKERBOCKER, PAULHAMUS and NICHOLS: An act appropriating one hundred thousand dollars for the improvement of the Puyallup and Stuck rivers, in Pierce county, Washington, providing for the appointment of a commission to expend the same, conferring upon such commission the power of eminent domain and declaring an emergency

254. Senator KNICKERBOCKER: An act to place the control and management of the traveling library in the hands of a superintendent to be appointed by the State Library Commission

255. Senator PAULHAMUS: An act to require railroad companies doing business in the State of Washington to have a general officer of such road with the rank and title of vice-president in some city in the state and requiring certain duties to be performed by him

256. Senators VERNES and WATSON: An act appropriating one hundred and twenty thousand dollars for the improvement of the Cowlitz and Lewis rivers, providing for the appointment of a commission to expend the same, and conferring upon such commission the power of eminent domain

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